

Rampion 2 Wind Farm

Category 4: Compulsory acquisition Land rights Tracker (clean)





Document revisions

Revision	Date	Status/reason for issue	Author	Checked by	Approved by
A	16/01/2024	Procedural Deadline A	Carter Jonas	RED	RED
В	20/03/2024	Deadline 2	Carter Jonas	RED	RED
С	25/04/2024	Deadline 3	Carter Jonas	RED	RED
D	09/07/2024	Deadline 5	Carter Jonas	RED	RED

1. Introduction

This tracker adopts the example provided by the Examining Authority, with minor amendments to the layout, headings and restricted inputs in certain columns to provide further clarity and functionality making the data more accessible.

Section 3 below explains the purpose and content of each of the columns of this tracker. The row that is titled "Notes to the ExA" explains the function of each column.

2. Description of Rights Requested
The Land Plans (Documen Reference 2.1.2) show land and rights over which compulsory acquisition and temporary possession powers are sought and the powers being sought are also listed in the DRR (Document Reference 4.3).

On the Land Plans the plots are coloured to show the type of power that is required over each plot of land to deliver the Project. These same colours

Colour on Land Plans	Type of Acquisition
Pink	Land to be Acquired
Blue	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants
Green	Land to be Used Temporarily
Yellow	Land not subject to Powers of Compulsory Acquisition or Temporary Use

For the avoidence of doubt, land shaded grey on the Land Plans is Land Outside of Land to be Acquired or Used and is there for is not refered to in the Land Rights Tracker.

3. Explanation of Tracker Headings

08-600568	Tracking			Agreements			Status Undate				Details of the Land							Examination References				
Headings .	(a) Unique Reference Number	(b) Name of Land Interest	(c) Agent/ Representative	(d) Heads of Terms (HoT) Status	(e) Land Agreement Status	(f) Protective Provision (PP) Status /Side Agreement (SA) Status	(g) Status of Objection	(h) Comments on status of Protective Provisions/Side	(i) Summary comments on status of objection /	(j) Last Updated	(k) Book of Reference (BoR) Plot Number(s)		(m) Type of Acquisition relating to specified plot(s)	(n) Works Number(s) and Reason for acquisition of rights	(o) Land Subject to Special Consideration (Crown, Allotment NT etc)	BoR Plots/Type	(q) is the relevant body a Statutory Undertaker (SU) and is the land operational?		(s) Relevant Rep Ref No.	(t) Written Rep Ref No.	(u) Ref No. for any other docs submitted by IP/AP.	(v) Ref No. for Applicant's Response
Description	Unique Roference Number to identify Person/Entify (numbers 001-085 corrspond with the Land Rights Tracker Unique Ref column in the Relevant Representation - Affected Parties document (Document Reference 8:24)	Name of Person / Entity	Person or organisation representing the land interest.	Status of any heads of terms	Status of any land agreements	Status of any protective provisions and any side agreements			Summary narrative on negotiations to date. Full narrative comments are set out in further tabli due to cell capacity in Excel.	[DDMM/YYYY]	Plot no.s from the BoR.	Nature of the land interests interest by reference to Part/Categor y within the BoR.		Works Number(s) and Reason for acquisition of rights by reference to numbering set out in the Statement of Reasons (Appendix 1) (Document Reference 4.1.1)	Identifying whether the land includes special category land.	Plot number and type of special category.	Identifying whether the	Reference number assigned to each interested Parry (IP) and Affected Person (AP).	assigned to each Relevant Representation		Reference number assigned to any other document in the EL.	Reference numbers assigned to all of the Applicant's responses in the EL including specific reference to relevant sections within documents
and and s	From Text	Free Text	Free Text		List Not Completed N/A	PP Draft under discussion SA Draft under discussion	List N/A Withdrawn	Free Text	Free Text	Free Text	Free Text		List Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Free Test	List Crown Land National Trust	Free Text	Free Text SU apparatus and operational rights SU apparatus and operational rights, SU rights unknown operational	Free Test	Free Text	Free Text	Free Text	Froe Text
•				None Drafted Not Required		PP and SA Draft under discussion Not Required	Outstanding						Land to be Used Temporarily ([Various Purposes]) Land not subject to Powers of Compulsory Acquisition or Temporary Use		Allotment Common Land		SU land known operational SU land known operational and SU rights unknown operational SU land known operational, SU land known operational, SU apparatus and					
															Open Space Other N/A		operational rights, SU land unknown operational. Not SU					

Tracking	Access (Moneto of Torono	Accesses	Bostostia Bostolas (BR)	Date of Objective	Comments on status of Bostostics	Status Hodale Summary comments on status of objection / land negotiation	Land Displayed	Details of the I and and Works Book of Ref Plot Refs. (Prefix is plan number)	latarasi .	Type of Acquisition relating to specified plot(s)	Works Manhard and Research to condition of	Land Publish to Parallel	Land Richted to Percent	to the Affected Research Projections	IP / AP Ref. No.	Prants	wine Deferences	has Day Bad Ta	minustic RR and
Reference Interest Number	Representative	Status	Status	Status / Side Agreement (SA) Status	and to cope out	Comments on status of Protective Provisions/Side Agreements	залишу соливны он вашь о сорологу на порожног	Lan openie	about or real Proc Hans. (Prints in plant inclinately		Type or Augustion recently to apacient proofs	Works Number(s) and Reason for acquisition of rights	Consideration (Crown, Allotment, NT etc)	Land Subject to Special Consideration BoR Plots/Type	is the Affected Person a Statutory Undertaker and is the land operational?	a nacina	NA MAI MA.	No.	w No	r Response Ref
															,					
001 Arun Dienict Council		Nix Required	N/A	Not Required	Outstanding		Land subject to the lease will be included in a voluntary agreement with the Crown estate	18/06/2024	187, 197, 192, 198, 17, 12, 14, 16, 17, 18, 18, 173, 171, 1712, 1713, 174, 176, 177, 178, 123, 124, 125, 27, 22, 24, 25, 26, 27, 28, 270, 271, 272	Part 1 (Caragory 1	Land to be Acquired, Acquisition of Rights by the Creation	6. Underground landfall connection works interfold area.	Open Space and Crown Land	1w1, 1bit, 1s/2, 1bi6, 1it, 1/2, 1/4, 1/5 - Open Space only	Not SU		99-000	REPT-040 AuC	D-002 RS	29491
							The Applicant has consulted with the Land Interest with respect to the carrying out of works on the land.		28, 210, 211, 212	Part 3	and Land to be Used Temporarily (Access, Storage of excavated materials and Construction Compound)	Landal correction works, launch pit and jointing. Cable installation works.		1a/1, 1b/1, 1b/2, 1/1, 1/2, 14 - Cown				PEP	PD-042 PD-043	
							Confirmed in January 2004 that Town Legal has been instructed and will seek to work collaboratively with the Applicant. The Applicant has followed up with the Land Interest by email on, 25nd March					Temporary soil storage. Temporary construction access.		Landonly				REP	P1-009 P1-000	
002 Albon Family (Albon		Not Required	N/A	Not Required	Outstanding		The Appropriate has to been due to be cance trained by email on 2015 March Prosumed owner of part width of the subsoil of highway comprising plot 2019 (which is unregistered)	13/09/2024	20.79	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and operational access. 15. Construction and operational access.	NA .	NA.	Na SU		RR-006	9C0	P3-087 D4-414	
002 Albon Family (Albon Family) On Sehalf Of Albon Family (Albon							The Land Interest was first consulted in October 2002.				Imposition of Restrictive Covenants									
1							The Land Interest was contacted by the Applicant in May 2022 via selephone for the Confirmation schedule and confirmed ownership details.													
							Latest engagement was in October 2023 (via phone). The Land Interest confirmed that they did not think a site meeting was necessary. The Applicant is not seeking to agree Heads of Terms as the Land Interest has not yet been able to deduce die.													
003 Anuander Langlands	Tim Sircomhead (Kright Frank LLP)	Nix Required	N/A	Not Required	Outstanding		The Land Interest is one of the landowners of the Calendere Sub-Station site.	20/06/2024	32/16, 331, 332, 334, 335, 337, 338, 339, 3310, 3312, 3313, 3314, 32/15, 3316, 3317, 33/18, 33/21, 33/22, 33/23	Part 1 (Catagory 1)	Land to be Acquired, Acquistion of Rights by the Creation	9. Cable installation works.	NA .	NA.	Na Su		99.0%			
004 Jareny Taylor	(Klight Hark LLP)						Please see namative in the Knight Frank LLP row Unique Reference No. 065 Casegory 2 Interest is in respect of rights of access over unregistered land and has therefore not entered discussions over Heads of Terms.		28/10, 28/10, 28/17, 28/14, 28/21, 28/22, 28/22		Land to be Adquarted, Adquastion of Rights by the Creation of New Rights or the Imposition of Restrictive Coverants and Land to be Lised Temporarily (Access and	10. Temporary construction compound. 13. Temporary construction access.								
004 Janeny Taylor		Niz Required	N/A	Not Required	Outeranding		Category 2 Interest is in respect of rights of access over unregistered land and has therefore not entered discussions over Heads of Terms. The Applicant will respond directly to the Land Interest's relevant representation.	05/01/2024	207	Part 1 (Caregory 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	NA .	NA.	Not SiU		89.169			
005 South Coast Nursing		Agreed	Not Completed	Not Required	Outstanding		Since August 2011 the Applicant has been in regular correspondence with the Land Interest via selephone and email.	20/06/2024	20/28, 20/29, 341, 566, 348, 349, 3411, 3411, 3412, 3414	Part 1 (Catagory 1	Acquistion of Rights by the Creation of New Rights or the	13. Temporary construction access.	NA .	NA.	Na Su		99-507			
Nursing Homes Ltd)							The Land Interest own and operate a care home and part of the driveway is affected by a proposed Rampion 2 operational access.			Part 3	Important of Restrictive Covenants and Land to be Used Temporanily (Access)	19. Orahora connection work.								
							An initial on-line video meeting was followed by an in-person meeting at the care home operator's Head office in Worthing in August 2002. Heads of Terms for a proposed operational access in December 2002. These were signed and returned later in December 2002.													
							The latest correspondence with the Land Interest was an email in January 2001 recording the signed Heads of Terms.													
							Such the Applicants and the Land interest's solicitors have been instructed so progress the agreement at April 2004. The Applicant has been in regular correspondence with the Land interest since Fabruary 2001 (Please see RR-415).													
006 Washington Recreation Ground Charley (Washington Recreation Ground Charley)		Not Required	N/A	Not Required	Outstanding		The Applicant has been in regular correspondence with the Land Interest since February 2001 (Please see RR-415). Since November 2003, the Land Interest has exquested that the Charity is registered as a separate interested party / Land Interest.	19/06/2024	23.9, 22.9	Part (Category 1)	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	S. Cable installation works.	Open Space and Allotment	22/8, 22/9 - Open Space only 22/8 - Altoment only	Not StU		88-414			
(mrachington Recreation Ground Charley)	1	1					Since November 2023, the Land Interest has requested that the Charity is registered as a separate interested party / Land Interest. Latest correspondence with the Land Interest was in April 2024. The Applicant has not yet heard directly from the Charity.	1						Aure - realitiest only						
		1					The Applicant has included the Washington Recreation Ground Charley as a Land Interest on the basis they are an occupier.	1												
007 Glends Corolle Aylitte		Nit Required	N/A	Not Required	Outstanding		in April 2023, the Land Interest contacted the Applicant in response to the public consultation.	19/03/2024	13/13	Part 1 (Caregory 2) and Part 3	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	NA	NA .	Not SU		99-1M			
							The Land Interest own a property which has its rights of access affected by an operational access. The Applicant contracted the Land Interest in June 2023 by relephone and email clarifying property impact.													
							The Applicant contacted the Land Interest in June 2023 by telephone and email counting property impact. In January 2004, the Applicant contacted the Land Interest to confirm the impact being operational access only.													
008 Roger Hector Aylife		Net Days from	104	Not Required	Outeranding		Rights of access query presidented land and therefore not extend into discussions queri Heads of Terms. The Applicant has been in direct correspondence with the Land Interest, via his wife.	30,00,000	1979	Part I Parent	Anniation of States to the Common of the Com	15. Operational access.	NA.	N/A	No St		99.9%			
Augustical April	1						The Applicant has been in-brect correspondence with the Land Blanks, via his will. Please see the namative in the Glenda Coralle Apliffe row Unique Reference No. 008			and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants						88-325			
009 Simon Wolf		Not Required	NA	Not Required	Outstanding		Category 2 Internet extends to rights contained within a conveyance class 17 April 1992 as registered under tide W \$2460650.	19/03/2024	17, 18, 19, 110, 111, 112, 113, 114, 116, 117, 118, 103, 104, 105, 21, 20, 24, 25, 26, 27, 28, 29, 210, 211, 212	Part 1 (Catagory 2)	Acquistion of Rights by the Creation of New Rights or the	Underground landfall connection works onshore. Eandfall connection works, Issuech pit and jointing.	NA .	NA.	Not SU		99.96			
							The Applicant has not entered discussions over Heads of Terms with the Land interest.		men, arr, and, art, 28, 28, 27, 28, 29, 210, 211, 211, 212	en/at s	Temporarily (Access, Storage of excavated materials and	E. Landail correction works, launch pit and joining. Cable installation works. Temporary construction communit Temporary construction access.								
010 Tunok Family (Tunok Family) On Sehalf Of		Niz Required	N/A	Not Required	Outstanding		Please see the narrative in Frederick Turok row Unique Reference No. 027	30/06/2024	20/4	Part 1 (Category 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA .	NA.	Not SU		99-406	PEP REP	PD-071 P3-106	
011 Southern Gas Networks Plo		Nix Required	N/A	PP and SAOraft under discussion	Outstanding	The parties are currently regolating protective provisions and a side agreement with few points now outstanding. The	The Applicant has been in correspondence with the Land Interest and their agents since June 2001.	09/07/2024	221, 239, 410, 411, 418, 416, 57, 58, 511, 92, 152, 1310, 192, 167, 198, 207, 208, 209, 2010, 2014, 211, 212, 213, 214, 216,	Part 1 (Category 1 and Category 21 and	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	9. Cable installation works. 13. Temporary construction access.	National Trust	31/30	SU apparatus and operational rights		99-169	REP1-154		
						protective provisions are now agreed, and only the indemnity wording in the side agreement remains outstanding. The	Land Interest has apparatus intersected by operational and construction accesses, also crossed eight times by cable source On-line meetings held in December 2021 and on 15 August 2022 on crossing point requirements and protective provisions.		201, 209, 410, 411, 418, 414, 57, 58, 511, 812, 152, 1710, 192, 197, 198, 207, 208, 209, 2018, 2	Partiti	Temporanily (Access)	14. Construction and operational access. 15. Operational access.								
						The parties are currently registering protective provisions and a side agreement with the points now custometry. The protective provisions are now agend, and only the indemnity working in the side agreement remains custometry. The cDCO submitted at Deadline 5 reflects the agreed position.	On-line meetings held in December 2001 and on 15 August 2003 on crossing point exquirements and protective prolesions. The latest correspondence was sharing project information via email in September 2003.													
							The Applicant understands that the Land Interest would like to work collaboratively to agree terms in line with protective provisions.													
012 Gaseley Hamer Limited (Gaseley Hamer Limited) On Sehalf Of Stonegate Group // Indiana Dub		None Drafted	Nor Completed	Not Required	Outeranding		In September 2023, a representative for the Land Interest contacted the Applicant in response to the public consultation. The Applicant has been in regular contact with the Land Interest's agent since September 2022.	08/07/2024	27/13, 27/14	Part 1 (Category 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA	NA.	Not SiU		88.968			
Group / Unique Pub Properties Ltd							The Application as does in regular contact with the Land travelers agent ence supportion 2000. An offer was sent to the Land Immetrial enail in Mach 2004.													
Group / Unique Pub Properties Ltd (Stonegate Group / Unique Pub Properties							The Applicant followed up with an email in April 2024, May 2024 and July 2024.													
130							A meeting is due to be scheduled to discuss any commercial considerations and any accommodation works required if necessary.													
	0.000	Doublings.	No Company	National	O months		Since CAHY, a larser confirming the Applicant's position in respect of fees for professional advice was sent (on 3 July 2004) and a chaser email was sent to the interest and applications that one self-sensible. The Applicant has been insignate comprehendence with the fault interests and their agent since April 2005.		20/3, 21/4, 20/5, 21/6, 21/7, 21/8, 21/9, 20/12, 22/1			A Add bankon and			11-01		20.00			
U.S. Intrace	(Henry Adams)	Discussion	ALC CONDINA	nus resignatus	Constant		Parture land impacted by cable roure and parture land (and driveway) affected by operational access.	SECTION .	310, 310, 300, 310, 317, 310, 317, 3174, 317	and Category 21 and Part 3	Acquisition of Rights by the Chestion of New Rights or the Imposition of Restrictive Covenants	Cable installation works. Construction and operational access. Operational access.	***	nex.	MA 35			REP	P4-132 P4-160	
							Site meetings held in April and August 2021, concerns expressed about the proximity of the proposed cable route to their dwelling.													
							The amended route was presented to the Land interest at a meeting in April 2022.													
							Rationale for the route amendment was summarised in emails from August, September and November 2002 and a Letter dated 17 October 2000. Heads of Tenns issued in March 2003.													
							The Applicant men with the Land Interest on site in December 2003. A site visit by Rempton 2 representatives was carried out in March 2004 and decusations were held with the Land Interest regarding the processor Project works. Further Information is being colleand for issue to the Land Interest to explain the activated for the Land design and had sold in this location.													
							A Letter was sent in March 2004 requesting feedback on the Heads of Terms, followed by an email in April 2004.													
							Creal to the Land beneat's agent requesting a site meeting in Agril 2004. In they 2004, following a request from the Land interest's agent, the Applicant sent a swised Heads of Terms plan, indicating the indicative transless crossing area, to the agent.													
							and, to the agent.													
							Since CAH1 the Applicant sent a Letter to the Land Interest on 6 June 2024 to closely the position in respect of fees for professional advice. The Applicant issued revised heads of Terms in June 2004, sent directly to the land interest por 32 June 2004 and via small to the appet in July 2004. These had an enhanced common could offer propriety discussion and enhanced grown applicant to select the Applicant is selected.													
							On 1st July 2004, the Applicant received 'tracked changes' word documents with comments included on the Option and Excement documents. The Applicant													
014 Anclegges Limited	One Planet Developments Limited	None Drafted	N/A	Not required	Outstanding		is due to respond on these points. The email from 1st July 2004 details the first set of formal comments on any of the documents that the Applicant has in April 2002 the Land Interest wrote to the Applicant in response to the public consultation.	09/07/2024	3419, 3420	Part 1 (Caragoly 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	19: Orehore connection work.	NA	NA	Not Stu		99.00	REP1066 PEP	PD-060	
(Ancleggen Limited)	weeepners Linked				1		Land interest has an Option Agreement to provide astrage capacity for electricity generated by renewable energy projects.	1		e-dPat 3	repaired of Restrictive Covenants	1						REP REP	P1-065 P3-091 P3-092 P4-098	
		1					Since July 2002 the Applicant has held regular meetings with the Land Interest providing project updates.	1										REP	P4-098	
					1		One Planes Developments Limited submitted, on behalf of the Land Interest, a planning application to Mid Sussex District Council in March 2023 (Ref: DMIZ2NITNI).	1				1								
					1		Further detailed cable route design work is pending confirmation of National Grid connection details, currently expected from National Grid in February 2024.	1				1								
					1		The Applicant's latest communication with the Land betwest and their agent was via an on-line call in January 2004. Further calls were held in February, March and April to discuss project progress, trienframes and the National Grid discipt work. Confirmation of a list of agreed points was requested by the Applicant on Zitzh April Zitzh on recompose has been included from Charles.	1				1								
		1					The Applicant has exchanged emails in May 2004 with the Land Interest. A teams call was held with Ancieggen representatives on 7th June 2004 and with Mr	1												
					1		The Applicant has exchanged entails in May 2004 with the Land Steness. A storms call was held with Anciegom representatives on 7th June 2004 and with Marrians planted closers and Anciegom representatives on 10th June 2004 and set to was unable to stord the storm of the control of the storm	1				1								
	1						which might move between now and construction of the schemes). The Applicant is proceeding with targeted concept level cibile design work utilizing the survey data it has secured to data. It is expected that this design work will result in a more detailed picture of potential cable design, potential potention					1								
					1		provision measures and associated land requirements. The Applicant is at this item range likely to be able to determine if some areas will be required for communication only and confirm the ability to result assess temporarily required and back to the behald conner further to communicate Tim Publicate that communicate the confirmation and the similarities (Repeated 24) or the Land Interestation option the earlies and statems call interest to above.	1				1								
		1					Since CAHI, the Applicant has continued to exchange emails with the Land Interest.	1												
	1						The Applicant notified the Land Imment of a Change Notification to the DCO Order Limits on 28th June 2024.					1								
C15 Southern Water Services Limited		Nix Required	N/A	PP Draft under discussion	Outstanding	The Applicant is currently liaking with Southern Water to ascertain their requirements for protective provisions so that	The Applicant has been in discussion with the Land Interest since November 2022 regarding the project proposals and construction works. Protective Provisions are being reposted following further contact with the Land Interest's legal department in July 2023.	18/06/2024	THE YOR SCI. 102 JB 270 JPT 271, 272, 274 JPT 270 JPT	Part 1 (Category 1 and Category 2) and	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	6. Cable installation works. 10. Temporary construction compound.	Crown Interest, National Trust, Open Space, Common Land and Altament	11/6, 11.6, 11/7, 11/6, 19/6, 22/7 - Crown Interest only.	SU apparatus and operational rights, SU rights unknown operational		89.560	REP	P4-126	
						these can be agreed. The Applicant is currently awaiting comments from Southern Water on the Protective Provisions in Part 1 of the Schedule.	Protective Provisions are being registated following further contact with the Land Interved's legal department in July 2023.		91, 90, 90, 114, 115, 117, 118, 125, 126, 127, 128, 1210, 1211, 135, 136, 141, 142, 142, 162, 1710, 196, 2014, 217, 216, 2113, 2116, 2116, 2117, 2108, 2109, 2100, 2105, 2116, 227, 216	rani	nemporarry (Access, Storage of excavated material and Construction Compound)	The state of		21/30, 22/7 - National Trust only.						
									22/11, 22/12, 22/13, 22/14, 22/16, 22/17, 22/16, 22/21, 22/22, 22/23, 22/34, 22/35, 22/37, 22/30, 22/37, 22/38, 22/34, 22/35, 23/6, 22/36, 22/			15. Operational access. 17. Environmental mitigation.		2217, 2218, 2219 - Open Space only. 2719, 27172, 27156 - Common Landoniu.						
									2319, 2610, 2613, 2314 2316, 2318, 2318, 242, 240, 245, 247, 255, 2510, 2512, 2602, 2603, 2613, 2711, 2702, 2714, 278, 2719, 2712, 27113, 2706, 2709, 2802, 2613, 2819, 2820, 2802, 2623, 297, 26141			18. Orahore connection work.		27/9, 27/12, 27/56 - Common Landonly. 22/8 - Alloment only						
									28/12, 29/16, 29/17, 29/21, 30/5, 30/6, 30/9, 21/15, 32/14, 32/4, 32/14, 32/15, 32/16, 32/17, 32/20, 32/22, 32/22, 32/26, 34/5, 34/6, 34/15, 34/25,											
019 Ronald Man Legget		Not Required	NA	Not Required	Outstanding		Presumed owner of part width of subsoil of A road jurnegistered adopted highway).	19/03/2024	20/9	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14 Construction and operational access.	NA	NA.	Nx SU		99-326	REP1-148		
					1		The Applicant identified and consulted with the Land interest in October 2022.	1			emposition of Restrictive Covenants	1								
		1					blaces Smethurst confirmed in June 2023 that she and her husband have Power of Atomey to act for the Land Interest for property and financial affairs.	1												
1 1		1					in Comber 2023, the Applicant met with the Land Interest and their Power of Atomey at the home of the Land Interest. As the Castroon 1 Interest is creasured ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the land interest.	1												
							As the Category 1 interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the land interest has not yet been able to deduce tile.													

017	Tranklon Richard Napier Luce		Not Required	NA Accesses	Not Required	Outstanding		Shahua Lindote. In October 2022, the Applicant contacted the Land Interest as part of the consultation.	19/03/2024	Details of the E and and Works 3014, 3015, 311, 312, 318, 319, 3110, 3111, 3112, 3113, 3114	Part 1 (Caragory 2)	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA .	NA.	No. SU	22	Premiosis 2-214 BE	PI-160	
								In June 2022, the Land interest commond the Applicant in response to the public consultation. Access rights over access to residential property proposed to be used as operational access.			and Mat 3	Imposton of Hedricave Covenants	16 Operational access.							
								In November 2023, the Applicant spoke with the Land Interest via phone.												
								The Applicants not seeking to agree Heads of Terms in this instance. Please see the zamative in the Ronald Alan Legger row Unique Reference No. 016												
ons	NUIDER AVE Legget		NEX Hequino	NA.	Not Required	Custanang		Please see the narrative in the konata Alan Leggert row unique Hateriesce No. 016 The Land Interest is a Director of Brookside Halday Camo Limbed.	30052024	33/19	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Coverants	14. Construction and operational access.	NA .	NA.	NX SU		2-109		
Cris	Managery		NEE HOOQUING	NA.	Not required	Custanang		Please see the narrative in the Brookside Holiday Camp Limited row Unique Refered No. 606	30052024	411	Part 1 (Catagory 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA	NA.	NX SU	2	122		
000	Jereny Smethurst		Not Required	N/A	Not Required	Outstanding		Please see the narrative in the Meera Smethurst row Unique Reference No. 021	16/06/2024	33/19	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the	14. Construction and operational access.	NA .	NA.	No. SU	21	3-160 RE	P1-115 PEPD-0	9
												Imposition of Restrictive Covenants							P1-115 PEPO-0: REP1-11 REP1-11 REP1-11 REP1-11 REP3-11	7 8
																			REP1-11 REP2-01	9 77
021	Mera Smethunt		Not Required	N/A	Not Required	Outrandro		The Applicant identified and consulted with the Land interest in October 2002.	18/06/2024	23	Part 1 (Caracon 1)	Acquisition of Rights by the Creation of New Rights or the Impostion of Restrictive Covenants	14. Construction and operational access.	NA .	NA.	Not SU	81	1200 RE	REP3-11	2
								Presumed owner of part width of subsoil of Arcad adopted highway.				Imposition of Restrictive Covenants							P1-132 PEPD-01 PEPD-01 REP2-01 REP4-11	14 11
								The Applicant has been in correspondence with the Land Immest since November 2002.											REP9-11 REP4-11	7
	Mari Mari Unio	March Consum	Contributes	the Completed	No Descript	O security .		in October 2023, the Applicant met with the Land Interest at the home of a neighbouring bandowner. The Applicant has been in regular correspondence with the Land Interest and their agent since May 2021.	***************************************	304, 306	Donald (Common 4)	Annual of State Control of State Control	A Politic Installation contin	***		H=01	-			
602	Nigel Allen Light	Allerair Cameron (Barchellor Mankhouse)	Draft Under Discussion	Not Completed	Not Required	Custanang		The Applicant has been in regular correspondence with the Land transit and their agent since May 2021. Parture land impacted by cable nowe and driveway to residential dwelling and equestion complex affected by construction access.	OUCY 2024	204 205	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	N. Caldie Installation works.	NA	NA.	NX SU	2	122		
								Site meetings were initially held in September 2021, where the Land Interest expressed concerns about the proposed cable route proximity.												
								Amended route was presented to the Land interest at a site meeting in April 2022.												
								Heads of Tenns issued in March 2023. A further meeting was held in December 2023 to discuss remaining concerns and work collaboratively.												
								A humber meeting was need in December 2003 to decluse remaining concerns and work costocratively. The Applicant requested further feedback from the agent on the Heads of Terms in March 2004, with an engineering site visit carried out in April 2004.												
								Email to the Land Interest's agent requesting feedback on the Heads of Terms in June 2024.												
								Since CAHI the Applicant sent is Letter to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued												
								discussions and reach agreement. The Applicant has had various discussions via on-fine teams meetings with the agent regarding the Heads of Terms (on general basis for his clients). The Applicant has provided answers to queries in respect of Trial pits, marker posts, the calculation of construction access.												
			1			1		Dison. Core in Application and a Loren or the Lord Years or closely by product or respect of the the production allows. In building in the Application and Application and Application and Application and Application and Application and Indian	1		1	1	1							
023	Sandra Albon		Not Required	NA .	Not Required	Outeranding		Controlled in the Construction access payment, and once these are provided, will provide some further feedback. Please see the namely in the Albert Family row Unique Reference No. 600	30/05/2024	2019	Part I Operando	Acquistion of Rights by the Creation of New Rights or the	14. Construction and operational workers	NA .	NA.	Not SU		1.000		
	Herny Adams (Herny Home) On Sehalf Of	Robet Crawlard-Clarke (Henry Adams)		Not Completed	Not Required	Outstanding		Please see the national with the Albon Parties for Unique extensions No. 902 The Applicant has been in regular correspondence with the Land Interest and this agent since March 2001. The Land Interest operates a distription affected by cable sound. Chieves or mediated identified period affected by contraction and operational access. Helding let and shaphed? Into is stell but	06/07/2024	2716, 2714, 2717, 2718, 2719, 2700, 2702, 2704, 2705	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants. Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants.	Cobe installation works: Cobe installation works: 14. Construction and operational access.	Common Land	2724, 2726	Nx SU	90	2.009	P1-063 REP1-06 REP1-06	4
1 1	Adams) On Sehalf Of Nan David Lewhellin	(Henry Adams)	Discussion		1	1		outside Order Limits.			and Category 21 and Part 3	Imposition of Restrictive Covenants	14. Construction and operational access.				Ī		REP1-0	2
1 1	Elizabeth Griffiths (Asin David Lewhelin Griffiths		1			1		The Applicant men with the Land Interest on site in August 2021 and at a Landowner Surgery in September 2021. The amended route was presented at a site meeting in March 2022, subsequent engagement notes and a letter dated 20 September 2023.	-											
	And Janice Elizabeth Selffeha)		1			1			. [1	1	1							
			1			1		Heads of Terms were issued in March 2023, Agent conformed in November 2023 that the Land Isseest would like to work collaboratively with the Applicant to ages serve. The Applicant representative the feeback from the agent on the Heads of Terms visia. Letter in March 2004 and as renal in April 2014. The Applicant impaction on elected to all exemeling in April 2014.	1		1	1	1							
						1		Email sent in April 2004 requesting some dates for a site meeting, in addition, the Applicant received an email from the Land Interest's agent requesting an additional plan. The Applicant sent an email in June 2004 with an updated Heads of Terms plan attached with additional details (as requested by the Land	1			1	1							
			1			1			1											
			1			1		tennating Maning CMV, the Applicate Epides 13 for CRVR, althor Annivers 13 to 8 mody in a ground to these Linderfor documents was exhaulted to come an exhaulted to come and the exhaulted to come an exhaulted to come and the come and the exhaulted to come and	ie ien											
			1			1		June where the following matters were discussed: 1) impacts on holiday accompdation and glamping - communications timeframes and compensation 3) construction impacts - well-cle types, works, programme and 3) premise use of different access for review. In addition, The Applicant issued revised Heads or access for review in addition, The Applicant issued revised Heads or	at											
								rems in June 2024, set concepts the land intent on 26 June 2004 and via email to the agent in July 2024. These had an entenced commercial other to progress discussions and reach agreement and the Applicant is awaiting feedback.												
								On 14.9, 2016, the Applicate received tracked changed word documents with common located on the Option and Examents the Common. The Applicate the Common tracked on the Option and Examents the Common tracked the Common trac	re .											
								received from the Land agers. Since the Heads of Terms were issued in blanch 2023 (in their original format), no formal comments have been received from the land agent on the Heads of Terms themselves.												
								The Applicant understands the agent is due to meet with another daily farm owner affected by the scheme on 12th July 2004 to discuss their requests and water talkwing this meeting.	-0											
cos	Angels Lightburn		Not Required	NA	Not Required	Outstanding		Travel Statewing that inserting the constant with by the Applicant in April 2022. Affected Party was first constant with by the Applicant in April 2022. Affected Party has access rights over late to residential develling, proposed for use as operational access.	19/06/2024	202, 203, 204, 205, 204, 2011, 2012, 2013, 2016	Part 1 (Caregory 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA	NIX.	Nx SU	2	2-001		
								The Applicant is not seeking to agree Heads of Terms in this instance.												
								Latest correspondence was an email in April 2024 confirming the updates to the Book of Reference and Land Rights Tracker.												
cos	Brookside Holiday Camp Limbed (Brookside Holiday Camp Limited)		Not Required	N/A	Not Required	Outstanding		Bit Mark Renny to Director of the Land Interest justended the public consultation event in Littlehampton with the Applicant in July 2025. The Applicant has met with the Land Interest in August 2022 & October 2023 to provide updates on the project.	10/03/2024	4011	Part 1 (Category 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA .	NA.	Nx SU	21	2.000		
	County Carry Carriers							The Applicant's latest correspondence with the Land Interest was in January 2004.												
								The Applicant has in this instance not entered into discussions over Heads of Terms. In Onstee 1992, the Land tenses consumes the Applicant in response to the public consultation.												
007	Frederick Turok		Nice Required	N/A	Not Required	Outstanding		In October 2022, the Land Interest contacted the Applicant in response to the public consultation. Procurred ownership of subsoil part width of highway.	18/06/2024	20/4	Part 1 (Category 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA	NIA	Na SU	21	2-126 RE	P1-099 PEPD-0: REP3-0: REP3-1: REP3-1: REP4-1:	P1 23
								The Land Interest attended a public meeting in November 2002 and submitted a consultation response detailing his main concerns.											REP3-10 REP4-11	in i
								In December 2022, the Land interest submitted an Alternative Rouse proposal. The nouse was not taken forwards for consultation.												
								As the Category 1 interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not been able to deduce title.	MIT											
029	Junine Creaye		Not Required	N/A	Not Required	Outeranding		As the Cathograp's Interest is presented overeship of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Tierrs as the Land Interest are not seek and outdoors title. The Applicant has been in regular correspondence with the Land Interest since August 2011.	18/06/2024	20/2, 32/5, 32/4, 32/5, 32/6, 32/7, 32/11, 32/12, 32/15	Part 1 (Caragory 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA	NA	Nx SU	21	R-164 RE	P1-106 PERD-0: PERD-0:	76 77
								Interest is access rights over lane to residential deviling, proposed for use as operational access and affected by construction works in two places. The Applicant received a letter in response to the consultation in Ausur 2001 and mer with the Land literest on site in Sectember 2001.											PEPD-0: PEPD-0: PEPD-0: REP1-1: REP1-1: REP1-1: REP1-1: REP1-1:	ra o
								The Applicant received a viter in response to the consultation in August 2001 and met with the Land Helest on side in segmenter 2001. In August 2002, the Applicant responded formally via Latter to the consultation response.											REP1-10 REP1-10	9
								The Land Interest sent additional letters in response to consultation in August 2022 and March 2023.											REP1-11 REP1-11	2
	Asian Thorpe		No Decided	A178	Not Required	Outrandno		The Applicant is not seeking to agree Heads of Terms. In October 2022 the Land Interest wrote to the Applicant in response to the public consultation, having also been consulted in July 2021.	***********	207, 225, 204, 225, 204, 2211, 2212, 2213, 2215	Daniel (Comment)	Annie Verd Warren aus Construction - Construction	A Politic beautheless contra	***		No. Co.		2484	REP1-11	4
	Autan Interper		That Perspands	an .	Paul Prinquista	Constant		branes is access rights over lane to recidental dwelling, proposed for use as operational access and affected by construction works in two places	18032024	300, 300, 304, 300, 304, 3011, 3010, 3010	and Part 3	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	***	-		~	V-181		
								The Applicant received questions from the Land Interest in November 2022 and responded in the same month.												
								The Land Interest was consulted in April 2023.												
090	Kathryn Victoria Winfield	Rowan Allan (HJ Rurt)	Draft Under Discussion	Nor Completed	Not Required	Outminding		The Applicant is not seeking to agree Heads of Terms. The Applicant has been in correspondence with the Land Interest since May 2001.	06/07/2024	303, 306	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	9. Cable installation works.	NA	NA	Nx SU	Ri	2-180		
			-municipal and a second a second and a second a second and a second an			1		Pladdock land affected by the proposed Rampion 2 cable route.	1		1	Temporarily (Access)								
			1			1		The Applicant has men with the Land Interest on vibe in June 2021 and March 2022. Letter sent in March 2022 cummarising the engagement meeting.	1											
			1			1		Letter sear in March 2022 unmanising the engagement meeting. Head of Terms issued in March 2022, and the Applicant has sought feedback on a number of occasions, most recently via a Letter in March 2024 and an emin Appl 2024. In Appl 2024.	nadi											
			1			1			1		1	1	1							
			1			1		Latest correspondence being in April 2004. Land interest responded via text message and email, the Applicant attempted contact but has received no response. An email and phone call not the land interest in May 2004, requesting feedback on the Heads of Terms and offering a meeting.	1											
			1			1		The Applicant issued revised Heads of Terms in June 2004 (awaking feedback). These were delivered in person on 27 June 2004.	1											
						1		The Applicant mer with the Land Interest and their recently appointed agent on 27 June 2004 to talk through the swised offer within the Heads of Terms and understand how the project can midges against some of her concerns. Feedback is awaited from the agent.	1			1	1							
031	Paul Lightburn		Not Required	NA	Not Required	Outstanding		Please see the narrative in the Angels Lightburn row Unique Reference No. 025	18/06/2024	2012, 3231, 3014, 3215, 3214, 32111, 32112, 32113, 32115	Part 1 (Catagory 2) and Part 3	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	S. Cable installation works. 15. Operational access.	NA	NA	Nx SU	81	R-089 RE	P1-129 PEPD-01 PEPD-01	M M2
092	Emily Thorpe		Not Required	N/A	Not Required	Outminding		Please see the narrative in the Julian Thorpe row Unique Reference No. 829	30/06/2024	32/3, 32/4, 32/5, 32/6, 32/11, 32/12, 32/13, 32/15	Part 1 (Caragory 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works. S. Operational access.	NA	NA	Nx SU	80	2-115	PEPD OF REP2 OF	
700	Destado Moitos	Chris Tipping	Contributor	Nor Constant	Not Described	Outmodes		The Applicant has been in regular correspondence with the Land tresent and their agents since January 2001. The Land tresent owns pasture land affected by cable souts, and diveway to recidence develop and term buildings affected by correspondence and operational access.	- MATERIAL AND ADDRESS OF THE PARTY OF THE P	94, 918, 323, 324		Acquisition of Rights by the Creation of New Rights or the Innocation of Bustrianian Councers		NA.	NA.	Ne GII		2.000	KaP2-0	-
	Suscheller Mibrishouse) On Senat Of Mrs Noola Drichtson-Strown (Mrs	(Soncheller Monkhouse)	Discussion	Longman					- Annual		and Category 21 and Part 3	Imposition of Restrictive Covenants	15. Operational access.				2	-		
	Dichton-Brown (Mts Noola Crichton-Brown							February and August 2001 site meetings held. The cable route and construction access was amended to exclude the majority of the driveway and was presented at a site meeting in May 2022.												
								The rationale for not using alternative construction access location was presented at a consultation event and in a Letter in January 2024.												
								Heads of Tenns issued in July 2023. A site meeting was held in September 2023 to work collaboratively with the Land Interest on outstanding issues.												
								A site meeting was held in September 2020 to work collaboratively with the Land Interest on outstanding issues. Letter was sent in January 2024, to which the Land Interest responded (in March 2024) with associated queries.												
								The Applicant serving Land Stensor as Land International processing John Holistic of Temporary Stensors and International Stensors and International Stensors and International Stensors and International Stensors against in they 2004. An ordine meeting with the Land International Stensors against all they 2004, who are internative against a they 2004. We are processed to their internative against a company of the Land International Stensors against a company of the Land International Stensors and Intern	rs											
								Following the appointment of a new agent by the landowner, the parties have been moving forwards positively with discussions. A letter was sent on 6 June												
								Editions the appointment of some agent by the business: the parties from home moving forwards positionly with discussions. A large state earn of a face of the parties asset of the parties asset of these dates of the parties of the	o art.											
								The Approximate nation number of theelings with the Landowner's agent since CNH1, to discuss the general form of the Heads of Terms and specific points in relation to the land at Easons Farm.	1											
								These are further documented within the LER, but to summarise, an online meeting was held on 6 June 2024 and the Applicant responded with comments of 50 June 2024. On 12 June 2024 the Applicant met with the agent at Easter Form to discus the remaining concerns. On 26 June 2024, the Applicant movied	on da											
								These are inforce documented within the LEP, but to summarise, an order meeting case bell on it. and 2004 and the pipicans responded with comments or but the pipicans responded with comments or the pipicans responded with pipicans responded with pipicans responded ordering concerns. On it is and order the pipicans responded ordering concerns, or it is and or if the pipicans responded ordering concerns, or it is also with the pipicans responded ordering concerns, or it is also with the pipicans responded ordering ordering concerns, or it is also with the pipicans responded ordering ordering concerns, ordering ordering concerns, ordering ordering concerns, ordering ordering concerns, ordering ordering concerns and the pipicans responded ordering order												
								On 1 July 2004, a further meeting was held to discuss the Heads of Terms, and the Applicant ear over a tracked changes version of the swised Heads of Terms (cross referenced with his previous queries) on 2 July 2004. This included suggested wording for amending the operation access it dealed. The Applicant awaits an exponse as at Deadline 5. As of Deadline 5, all neasonable agents fees incurred to deep jard invained it have been paid in response.												
034	Network Rail Infrastructure Limited Network Rail Infrastructure Limited)		None Drafted	N/A	PP and SACraft under discussion	Outeranding	The parties are currently registating protective provisions and a transevorir agreement with good progress being made. Few points are now outstranding on the Framework Agreement subject to the Property Agreement being agree	The Applicant has been in regular contact with the Land Interest on the required talway crossing agreements and asset protection agreements.	09/07/2024	34, 318, 323, 334	Part 1 (Category 1 and Category 2) and Comb	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA	NA.	SUltand known operational and SU rights wiknown operational	Ri	R-266 RE	P1-060 REP3-13 REP3-13	9
	presentX Half Infrastructure Limited)		1			1	made. Few points are now outstanding on the Framework. Agreement subject to the Property Agreement being agree A document setting out the remaining points to be agreed.	d. negotiation.	1		radi									
			1			1	was submitted into the Examination at Deadline 5.	A land agreement is also being taken forward with the Land Interest's Property Department, subject to operational approval of AGPRO.	1											
			1			1		The Applicant is seeking a separate land agreement to negate the need to use Computory Acquisition govers and has been engaging with Network Rail to progress this. The Applicant was informed by Network Rail in early 1020 that their preference would be to use a Network Rail pre-cedent key seres templates and the Applicant is availing this document. The form of the agreement was subject to correspondence in Matrix 2024.	1											
\perp			<u> </u>	1			1			1	·	1	1	1		1				

095	To Rampion Otto Ltd (To Rampion Otto Ltd)	Mathew Chambers (Dairour Mariane)	Draft Linder II	Not Completed 5	Not Required	Outstanding			06/07/2024	Dahalla of the Land and Works 3450, 3421, 3422, 3456	Part 1 (Caragory 1)	Acquisition of Rights by the Creation of New Rights or the Impossition of Destriction Commonts	8. Osshare connection work.	NA P	IA .	SU tand known operational	20	Franciscion Refere	
	Kanpar Ola Laj	(Lacon sacara)	Discontin					Agent appointed on their behalf in December 2023.				II PORTO DI PROGRAMA DI PORTO							
								Affected by cable soute. May be of Tomos service south Ortober 9979 May force was held in Cabours and Month 9904 with the I and it becaut to appropriate and south or the south of the sou											
								Heads of Terms were issued in October 2003. Meetings were held in February and March 2004 with the Land Interest to negotiate and agree points within the Heads of Terms.											
								A call was held on 5th April 2004 to neview the Heads of Terms. Negotiations are ongoing on the Heads of Terms and protective measures for TC Rampion OFTO assets.											
								Following CAPIT the Applicant sert a letter to the fund interest to confirm the project's position in respect of fees for professional advice. A meeting was held with the Land Immest on 19 June 2004 to discuss outstanding points within the Heads of Terms. Following this, on 2 July 2004, the Applicant circulated the											
								Following Clief the Applicant sear a stems to be land interested to confirm the project in position in respect of thesi for professional publics. A meeting was had use the sea but interest on this Jack 2014 to discuss constructing point with the Heads of Terms. Enforced period, or Jack 2014 (See Applicant conductable to the Committee of the Com											
096	Emily Malcare-Ball		Draft Under	Not Completed 5	Not Required	Outeranding		Land stewert on 4 July 2004, requesting a concess set of outstanding matters to be agreed within the Heads of nerms, and requesting tenemeets for the account set for a feature a Manufacture of a set of the Land Interest since July 2021. The Applicant has been in regular correspondence with the Land Interest since July 2021.	09/07/2024	204, 236	Part 1 (Caregory 1)	Land to be Used Temporarily (Access)	Temporary construction access.	NA P	ı,	Not SU	2	1-112	REP1-007
			Discussion					Section of hedgensy located within a proposed temporary construction access. (visibility spiky.											REP3-007 REP3-100 REP3-102 REP4-108
								A site meeting was initially held in September 2021 where the Land interest expressed concerns about the proximity of the proposed substation to their dealing and the cable rouse affecting their passure land.											NaP4-138
								July 2022, the Applicant contacted the Land Interest to advise that a substation location had been selected (Cakendane).											
								August 2023, the Applicant contacted the Land Interest to advise that the cable route would no larger affect their land.											
								The Land Interest submitted a consultation response in November 2022 releasing their concerns about the project and the proposed substation location.											
								December 2003, the Applicant provided annewers to some of the Land Interest's quelies. Heads of Terms were issued in April 2004 and the Land Interest responded in April 2004 requesting a meeting, to which the Applicant has responded.											
								Heads of terms were issued in April 2004 and the Land Interest responded in April 2004 requesting a meeting, to which the Appicant has responded. Lizerst correspondence being an email to the Land Interest on 9 May 2004 providing clarification on the compensation process.											
								Since CAHI, in June 2004 the Applicant has sent a letter to the land interest to confirm the Applicant's position in respect of fees for professional advice.											
097	Maria Natale Hacon	Andrew Thomas (Henry Adams LLP) =	Draft Under 1 Discussion	Not Completed 5	Not Required	Outstanding		The Land Immet attended the public consultation event in Asundel in November 2022.	28/06/2024	612, 415, 621, 422, 623	Part 1 (Caragory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	Cable installation works. 3. Temporary construction access. 4. Construction and reportional access.	NA P	IA.	No. SU	91	1.0%	
		100						The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The Applicant met with the Land Interest and folion trustees / landowners in November 2002 (twice), February 2002 and May 2003				Temporarily (Access)	Construction and operational access.						
								The Applicant mer with the Land Interest and folios trustees / landowners in November 2022 (twice), February 2023 and May 2023 A latter was sent to the Land Interest and folios trustees in May 2023 with the preferred sour											
								proposes.											
								Heads of Terms were issued to the Land Insert and the fellow trustees in July 2002. The Applicant corresponded with the Land Interest in November 2003 and via a letter in March 2004.											
								The Applicant will seek to arrange a meeting with the Land interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.											
								Since CHY, the Applicant hale another TEARC can or the Jave SIGN, with the Land Insents appears where the Land Insents operation makes the Land Insents operated to a size except process to lead before TEARC and Insents operated to a size except process to lead before TEARC and Insents of Insents on American SIGN and Insents of the Insents of Insents of Insents of Insents of Insents on the Insents of Inse											
								Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land interest in June 2004.											
098	National Highways		Draft Under 1 Discussion	Not Completed F	PP Draft under discussion	Outeranding	The parties are currently regolating protective provisions with good progress being made.	The Applicant has been in correspondence with the Land Interest since September 2020.	08/07/2024	75, 76, 76, 77, 78, 79, 712, 713, 714, 716, 716, 717, 718, 719	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Cable installation works. 3. Temporary construction access.	NA P	i.	Not Stu	81	ROSS REPTOSE	AG-007 PEPD-067
								The Land Interest owns carriageway and highway verge land affected by the cable sours, operational and construction accesses			1	Temporanily (Access)	Construction and operational access.	1					AS-007 PEPD-067 REP3-019 REP4-119
								An initial on-line meeting was held in October 2000, and the Land Interest responded to both the 2001 and 2002 consultations. It is articipated that an agreement will to be taken forward with the Land Interest's Property department.	1		1			1					part-till
								An on-line meeting was held in November 2023.			1			1					
								The Applicant sent Heads of Terms to the Land Interest in April 2004.			1			1					
								The Applicant spoke with the land interest at the Heating on 17 May 2004. An email was sent to the Land interest's extress team in June 2004 with updated Heads of Terms attached. Further revisions seem is used in time June 2004.											
								Since CAHI, the Applicant sent a letter to the land interest on 3 July 2024 to confirm the project's position in respect of fees for professional advice.											
								On 8 July 2024, the Applicant re-sent the revised Heads of Terms, BOR plot details and other accompanying documentation, following chaser emails sent on 6 June 2024 and 16 June 2024. The Applicant received a response on 68 July 2024, to which the Applicant has responsed, with a meeting proposed for 10 July											
700	Show Aftern Show	Private Country Classe	Contillogy	Nor Consisted	Not Dequired	Oppositor		2004. The Applicant has been in regular correspondence with the Land Interest and their agent since February 2001.		26/12/2013/2012/2013/2014/2015/2016/2019/2019/2010/2011	Dan't (Caracco t)	Annualities of States have a Country of New States or the	Cable installation works	NA .		New Gill		0.000 PED1.400	DCDD-400
	Henry Adams (Henry Adams) On Sehalf Of Susie Clare Flochel (Susie Clare Flochel)	Robert Crawland-Clarke (Henry Adams)	Discussion					Parture land affected by the cable rouse, and a construction access on the southern boundary of their title.				Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Temporary construction access. Construction and operational access. Operational access.						PERD-103 PERD-104 REP-191 REP-192 REP-192 REP-129 REP-128
	(Susie Clare Flache)							February 2001 site meeting was followed by representation letters where the Land Interest expressed concerns about the environmental sensitivities of the proposed cable route.					5. Operational access.						REP1-162 REP1-163
								The Land Interest's views were also released within further site meetings in filtry and July 2001 and various consultation responses.											REP4-128
								The new proposed route was initially presented at a meeting in January 2022 and again in April 2022 (rationale summarised in a letter dated 19th July 2022).											
								An additional name amendment was presented by the Land Interest at a site meeting in April 2022 and in formal representations in September and November 2022, as a response to the Applicant's proposed in-roads on their land.											
								The rationals for not progressing with the additional name amendment to consultation was communicated in a letter dated 17th October 2000.											
								Heads of Terms issued in March 2023 and the agent confirmed in October 2023 that the Land Interest would like to work collaboratively with the Applicant to some terms.											
								The Applicant met with the Land Interest and their agent on site in April 2004. Land Interest's agent has requested an additional plan to allow detailed enginistics to prospess, which the Applicant was proposing as at Deadline 3. An email to the Land Interest providing clarification regarding the Works areas impacting the and relating was sent in this 2004.											
								Since CAH1, the Applicant sent a letter to the land interest on 6 June 2024 to confirm the projects position in respect of fees for professional advice.											
								The Applicant met with the Land Interest on 20 June 2024 and 25 June 2024 to further discuss the Land Interest's concerns with the Heads of Terms. On 5 July 2024, a letter and associated plans were sent to the Land Interest and their apert providing a list of principles and commitments as requested, as far as											
040	James Scott	Robert Crawford-Clarke (Henry Adams)	Draft Under	Not Completed 5	Not Required	Outeranding		The Agriculture and this facility there or 20 June 2024 and 2024 and 2024 for before discuss the Land theresis concerns with the Land there is the Concern of the Federal Concerns and the Concerns of the Con	08/07/2024	254, 257, 259, 259	Part 1 (Catagory 1 and Catagory 31 and	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works.	NA P	IA.	Na SU	2	110	
		,,						The Land Immest is the Managing Director of a Company (Attentis Aerospace - Please see Ref-1dt) which owns the Freehold Title of paddock land affected by the cable rouse.			Part 3								
								by the cable rouse. Site meetings were initially held between febr and August 2021 and the Land Interest attended a consultation event in July 2021.											
								The new route proposals remove an additional Title and reduce paddock impact (presented at a site meeting in May 2020).											
								The Land Imment (in conjunction with neighbouring landowners) put toward an abenrative route that would bypass their land to the South. The Applicant provided the optionals for why this room had been discounsed at the site visit in May 2002.											
								provided the resonant for why this route had been discoursed at the use was in May 2022. Heads of Terms issued in March 2023 in respect of the cable route and December 2023 in respect of the operational access. The agent confirmed in October											
								Heads of Terms issued in March 2023 in respect of the cable roas and December 2023 in respect of the operational access. The agent confirmed in October 2023 the the Land Immeter would like to work collocomolely with the Applicant to agree terms. The Land Immeter seper requested an additional plan to append to the Heads of Terms in April (April wellshort the Applicant long) calcification.											
								An-email was sent to the Land Interest's agent in June 2004 attaching an updated Heads of Terms plan with additional details (as requested by the Land Interest's agent).			1			1					
								Since CAH1 the Applicant sent a latter to the Land interest to clashy the position in respect of fees for professional advice. The Applicant issued revised Heads			1			1					
								Since CAH1 the Applicant sent a letter to the Land Vitement to clady the position in respect of fees for professional advice. The Applicant Issued revised Heads of Tiesses in respect of the land selected by the proposed cable some (severally America Averagence) or 3 July 2016 Vites point and to the appert in July 2016. These Heads of Tiesses contributed on windows of the discussions and season appearance. The Applicant is available Medical residence for the propriets discussions and season appearance. The Applicant is available Medical residence for the propriets of the contribution of the discussions and season for the contribution of the discussions and season for the contribution of the discussions are sent to the contribution of the discussions are sent to the contribution of the discussion and season of the contribution of the contribu			1								
								On 15 at 26,000, the Applicant moduled Yassine Changes' used documents with comments included on the Cysten and Essement document. The Applicant is it as the temporal of these points. The entition to the July 2016 and the first and of bornel comments on any of the Comments of the Applicant Intelligence (Sono the Heads of Terminal Intelligence (Sono the Heads of T	1					1					
								received from the Land agent. Since the Heads of Terms were issued in blanch 2023 (in their original format, no formal comments have been received from the land agent on the Heads of Terms themselves.	1		1			1					
041	Sunso Turnis		Ner Demonst	N/A	Not Described	Outmodes		The Applicant will issue revised Heads of Terms in respect of the construction and operational access affecting the driveway owned by James Scott shortly. Please see the narrative in the Frederick Turck see Unique Reference No. 627	20052004	204	Dan't Cassor *	Lands he Heat Terrorach (Brown)	Temporary for system	MA.		Ne Gil		2.00	\bot
	THE REAL PROPERTY.		- Angara					CONTRACTOR OF THE PARTY OF THE			_ 1 r (campoly 1)	and a surprised because	,,	ľ			100	1.0%	
042	(Maria) Teneca Natale	Andrew Thomas (Henry Adams LLP) = Titles	Draft Under	NA S	Not Required	Outstanding		The Land Interest attended the public consultation event in Annalel in November 2022.	28/06/2024	612, 415, 421, 422, 423	Part 1 (Catagory 1)	Acquisition of Rights by the Creation of New Rights or the	Cable installation works.	NA I		No: SU	i i	2001	
		(Henry Adams LLP) = TING	Discussion					The Land Interest owns pasture land which is affected by the proposed Rempion 2 cable route.	1 [Acquisition of Rights by the Creation of New Rights or the imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Temporary construction access. Construction and operational access.	[Ī		
								The Applicant met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023.			1			1					
								A littler was sent to the Land interest and fellow trustees in May 2023 with the preferred sours reasoning and the Applicant's position on development proposals.			1			1					
								Heads of Terms were issued to the Land Immest and the fellow murses in July 2023.			1								
								The Applicant corresponded with the Land Interest in November 2009 and via a letter in March 2004.	1					1					
								The Applicant will seek to arrange a meeting with the Land interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a valuntary agreement.	1 1		1			1					
								Since CAH1, the Applicant held an online TS AMS call, on 12th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable souting across the property. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to	1					1					
								Sizes CMF, the Applicant had an order SEARC call, or 15th Jave 2004, with the Land Assent's approx series the Land Assent's concerns in relation to the calls moding concern the property. The Land history is a present whether details in concerns yet are sections, are already to the series of a understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer if pound promoter to review a management of the modern perfect of the potential to develop the promoter to review a management of the production perfect pound.			1			1					
								Revised Heads of Terms (including a revised-easement consideration payment) were issued to the Land Interest in June 2024.			1			1					
043	Charles Roderick	Robert Crawland Clarke (Henry Adams)	Draft Under III	Not Completed 5	Not Required	Outstanding			08/07/2024	3419, 3419, 3420, 3421, 3422, 3423	Part 1 (Caragory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	ii. Onshore connection work.	NA P	IA.	Not StU	91	2.000	REP1-0%
	multilly.	(resty Adams)	Mecusson					The Land Interest owns passure land which is affected by the cable route.				requester of Heldrichie Colerants							
								Heads of Terms were issued to the Land Immest in November 2022.											
								The Applicant's latest correspondence with Land Interest's agent was in April 2004 where the Land Interest's agent requested an additional plan, and the Applicant is seeking clarification on the request as at Deadline 3.											
								The Applicant has eachanged emails in May 2004 with the Land literest. A teams call was held with Mt Worsley on 10th June. The Applicant has communicated that Rampion's design will be largely determined by 1) NGET's finalisation of the Bioliney Extension connection point design and subsequent											
								cable design work 2) cable rose refinement in light of pre-construction environmental surveys; 3) agreed construction designs and methods to ensure the protection of electing inflatemature in the ground (some of which might move between now and construction of the schemes). The Applicant is proceeding											
								was regiment to supply when these senior short caseing the survey data it has secured to date. It is expected that this design work will result in a more detailed											
								posture of potential cades design, potential protection provision inseasures and associated and requirements. The Appacant is at this sterr image skey to be able to determine if some areas, will be required for construction only and confirm the ability to release temporarily required land back to the feelbold owner further											\
								The place is an extrager could be the gold and the second and the could be the second and the s											
								Since CHH, the Applicant has continued to exchange emails with the Land Interest.											
								2006.											

Dist Maria Teresa Camile	Andrew Thomas	Draft Under	Not Completed	Not Required	Outeranding		Status Undete. The Land Interest strended the public consultation event in Asundel in November 2022.	28/06/2024	Datable of the I and and Works 612, 415, 621, 422, 423	Part 1 (Caragory 1)	Acquistion of Rights by the Creation of New Rights or the Imposition of Pastriction Company and Land to be Littled	9. Cuble installation works.	NA .	NA.	Not SU		Exemplantic SS-216	ion Deferences	$\overline{}$
	(Henry Adams LLI	P) Discussion					The Land Immet owns pasture land which is affected by the proposed Rampion 2 cable route.				Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Cable installation works. Temporary construction access. Construction and operational access.			1				
							The Applicant met with the Land Interest and follow trustees / landowners in November 2022 (twice), February 2023 and May 2023								1				
							A letter was sent to the Land interest and fellow trustees in filey 2023 with the preferred source reasoning and the Applicant's position on development								1				
							Proposate. Heads of Tenns were issued to the Land Interest and the fellow trustees in July 2003.								1				
							Heads of Terris were usuad to the Land Interest and the redox Furthers in July 2003. The Applicant corresponded with the Land Interest in November 2003 and via a letter in March 2004.								1				
															1				
							The Applicant will seek to arrange a meeting with the Land Intervet's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a valuritary agreement.								1				
							Since CHH, the Applicant held an ordine TEAMS call, on 15th June 2004, with the Land Interest's agent to review the Land Interest's concerns in relation to cable outling across the land feeling. The Land Interest's agent has required before drawn on exactly what restrictions are seeing to be imposed to windermand the register on the glorated or undersigned in remaining black. The Applicant has observed on the developed has considered.	to the							1				
							understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer / land promoter to review a managinar for any development proposal.								1				
							Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in June 2004.								1				
							Havined Heads of Lerns, (richding a revised easement consideration payment) were asset to the Land Revision in June 2014.								1				
D4S Knight Frank LLP (Kn Frank LLP) On Behal	ght Tim Stroomhead Of (Kright Frank LLP	Agreed P)	Not Completed	Not Required	Outstanding		The Applicant and the Land Interest have met on numerous occasions, between 2001 and 2004 negotiating series for an Agreement for Lease for the Land to the Rampion 2 Substation Size.	09/07/2024	32/16, 324, 322, 325, 327, 328, 329, 3213, 3212, 3213, 3214, 3216, 3216, 3217, 3251	Part 1 (Category 1 and Category 21 and	Land to be Acquired and Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access and Construction Compound)	9. Cable installation works 10. Temporary construction compound.	NA	NA.	Na SU		20-276		
							Soliciturs have been appointed by both parties and the agreements have been issued for engrossment.			Partit	Covenants and Land to be Used Temporarily (Access and Construction Compound)	Temporary construction access. Construction and operational access.			1		/ //		
Langlands-Peanse Ar Others (Oslendane Estate – Langlands- Peanse And Others)							Discussions are ongoing between the Applicant and the Land Interest in relation to the Land Interest's wider concerns.					16. Substation. 17. Environmental mitigation. 18. Road rights.			1		/ //		
Pearse And Others)							Pareiro notion understainthose nate have been consided to the I and supervisit the last nate and emple being have \$100. Discussions have for user from	,				18. Road rights.			1		/ //		
046 The National Trust (T	e Harry Groadbere G	Countre Agreed	Not Completed	Not Required	Outeranding		Regular project update telephone calls have been provided to the Landowner with the last calls and emails being June 2004. Discussions have focuseed on The Applicant has been in regular correspondence with the National Trust's representatives and their agent since June 2002.	09/07/2024	95/3, 954, 955, 55, 56, 57, 58, 59, 510, 171, 512, 573, 574, 576, 517, 578, 2190, 2192, 2193, 2194, 2196, 2197, 227	Part 1 (Caragory 1	Acquisition of Rights by the Creation of New Rights or the	5. Extension ducts.	Crown Interest, National Trust and Open Snane	553, 154, 155, 15, 16, 227 - Open Score only	No. SU		88-390 81	SP1-166	
National Trust)	(Rancheller Monkh	house)					The Mannet Front has two interests affected by the proposed caller made. One help is brained bench in Washington (passes in load, and one being a Consease over Loader of Colleges) profession load. The benchmark trans of the College is benchmark in Antion in Antion of the College is benchmark in Antion, the Remarks in Antion in Antion, the Remarks in Antion in Antion is a Mannet and Antion of the College is and the Antion of the Antio		117, 118, 2190, 2102, 2103, 2104, 2106, 2107, 227	and Category 2) and Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	5. Extension ducts. 6. Underground landfall connection works interlidal area. 7. Underground landfall connection works onshore.			1				
							by a construction access and operational access. There is a proposed construction compound on the Covenant Land. Meetings were held in June 2020 and	i				Underground landfall connection works onshore. Cable installation works. Temporary construction access.		21/30, 21/32, 21/30, 21/30, 21/37, 227 - National Trust only	1				
														21/32, 21/33, 21/36, 21/37, 22/7 - Crown Immest only	1				
							Washington Land negotiations							meet any	1				
							Heads of Terms have been subject to ongoing negotiations and discussions and are provisionally agreed subject to necessary sign offs.								1				
							These or terms term or the security of the sec	he							1				
							voluntary agreements.								1				
	1		1		1		Circuino Covenant Land recotinions. Full documents have been regotilated and agreed in principle for a "Covenant Deed of Release". Signing awaits all National Trust documentation to be at the												
	1		1		1	1	tare surrage to consuppose accignity.	1					J		ı l				
1 1	1	1	l		1		The Applicant has reached an agreement to both the Washington land key terms and the full "Coverant Deed of Release" in principle with the National Trust (that has received the Applicant's Scard's approval). Full draft documents for the Washington land have been issued to National Trust's solicitors for review		1	1			l l		1			1	
D47 Gina Perella Lewis	Andrew Thomas (Henry Adams LLI	Draft Under	Not Completed	Not Required	Outranding		The Land Interest strended the public consultation event in Adundal in November 2022.	28/06/2024	412, 415, 421, 422, 423	Part 1 (Catagory 1)	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	9. Cable installation works.	NA .	NA .	No. SU	-	RR-132		
	(Henry Adems LLI	P) Discussion					The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.				Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Cable installation works. 13. Temporary construction access. 14. Construction and operational access.				الترجاع			
							The Applicant met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023									التراجع			
							A letter was sent to the Land interest and fellow trustees in May 2023 with the preferred sours reasoning and the Applicant's position on development									التراجع			
							proposals.									المساوي			
							Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.									التراجع			
							The Applicant corresponded with the Land Interest in November 2003 and via a letter in March 2004.									التراجع			
							The Applicant will seek to arrange a meeting with the Land Intervet's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a valutary agreement.									المساوي			
							Group Childs the Anning related to rocke TO 4850 cell on 10th June 2004 with the Total Control of the Control o	**								المساوي			
							cable could across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to	24							1		/ //		
							Exps CNUT, the Applicant hale in order TEMEC call, or this have 2004, with the Lend Itement's apport to while the Lend Itement's concern in relation so, addition exciting a create the facilities (The Lend Itement's apport on required facilities desired on exactly with entertions are sensibly the reprosest to independent on the project on the prosested to develop the remaining band. The Applicant has offered to meet with the developer? land promoter to review a example for the applicant part of the property of the propert								1		/ //		
							Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in June 2024.								1				
Odd Davids Naturalism	Onem Man	Contributer	Not Completed	No Decided	Outrandon		The Applicant has been in regular correspondence with the Land Interest and their agent since January 2021.	DESTRUCTION A	216, 2100, 2102, 2103, 2104, 2106, 2106, 2107, 2141	Part 1 (Caracoou 1	Accordance of States for the Country of New States or the	6 Palda Santallador sando	NA .	NI.	NA ST		88-266		
	(HJ Burt)	Discussion					The Land Interest has pasture land affected by the proposed Rampion 2 cable route.			and Category 2) and Dum's	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Cable installation works. Temporary construction access. Operational access.							
							February 2001 site meeting where the Land interest expressed concerns about the proximity of the proposed cable route to their dwelling.			Pan.s	migraty (score)	12. Operation access.			1				
							Horsely 2001 site meeting where the Land Itemsot expressed concerns about the proximity of the proposed cable rouse to their develop. Route was amended to take a rouse further to the east, away from the develop, which was presented at a site meeting in August 2001.								1				
							Heads of Terms were issued in March 2020. The Applicant has been in regular contact with the agent since issued in March 2020. The Applicant has been in regular contact with the agent since issue of Heads of Terms.								1				
							Heads of terms were issued in March 2022. The Applicant has been in regular contact with the agent since issue of Heads of Terms. Last contact being a site meeting in January 2024.								1				
															1				
							An email requesting comments on the Heads of Terms was sent to the agent in February 2004, a Letter in liberch 2004 and a phone call in April 2006.								1				
							Email to the Land Interest and their agent requesting an online Teams meeting to discuss the Heads of Terms.								1				
							Following CAHF, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for advice.								1				
							A meeting was held with the Land Immersia agent on 12 June 2004 to discuss customeding concerns and blockers for progressing with the Heads of Termin A market of points were sized with view examinated in an email from the Applicate to the approximation of June 2005. Co. 27 June 2005, for invalued Heads of Termin were traced for the appert is early large for all in large customed large sized, as well as severe to the castering concerns. There includes a requirement on Baywork fields, this was only quity provided on Juneary 2014, a content on they find colle as in fair from the property as practically possible officiaring sweeply, and first collection on on the compression classes with the Nested of Terms.	C. of							1				
							Terms were issued to the agent via email (and sent in the post to the land interver), as well as answers to the outstanding concerns. These include: a response on Magnetic fields (this was originally provided on 11 January 2004), a commitment to lay the cable as far from the property as practically cossible.								1				
							(following surveys), and further clarification on the compensation clause within the Heads of Terms.								1				
							The Applicant issued sevised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in June 2024 and is assailing a formal response. The Applicant attempted to have an on-line teams call on 4 July 2024, however the bindowner cancelled the meeting.								1				
							The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line seams meeting on 8 July 2024.								1				
049 Toty Chaoman	Chris Tipping (Secritarian Mount	Draft Under	Not Completed	Not Required	Outrandno		The Applicant met with the Land between in May 2001 outsing the proposed scheme.	06/07/2024	2012, 2215, 2014, 3215, 3216, 3217, 3218, 3219, 32190, 32111, 32112, 32113, 32116	Part 1 (Carecov 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works. 15. Operational access.	NA .	NA.	Na Su		88-402	PEPD-108	09
	(Suncheller Monich	house) Discussion					The Land Interest owns passure land which is affected by the proposed Rampion 2 cable route.		30%	and Category 2) and Part 3	Imposition of Restrictive Covenants	15. Operational access.						REP2-071	H
							A minor re-alignment and a small reduction of the Red Line Soundary, were presented to the Land Interest in an on-site meeting in May 2022.								1		/ //		
							Heads of Terms were issued to the Land Interest in March 2022.								1		/ //		
							The Applicant has sought feedback from the Land Interest's agent on a number of occasions, including via a Letter in filter h 2024.								1		/ //		
																التراجع			
							The Land Interest contacted via telephone-directly in April 2004 to communicate concerns. The Applicant has antanged an in-person meeting to address concerns scheduled for April 2004. The Land Interest was met in April 2004 on site at the properly and followed up with an email in May 2004.									التراجع			
							A further email was sent to the Land interest and their agent in June 2004 with a plan detailing various constraints on their land holding and requesting further feedback on the Heads of Terms.	e								التراجع			
							Since CALM training the programmer of a new years' the number have been required transacte modified, with discussion. The first best and the second s	· ed								التراجع			
							Exec CEVE, Utilizing the appointment of a new apex, the poster have been manipply forwards posteriely using discussions. The Applicance has been discussed and accurate on the followers and accurate on the most content of the Applicance posteries in respect of the professional action. The Lond Interest scale is number of quantities, so made on the June 2004, to which the Applicance position in relative to the professional action. The Lond Interest scales a number of quantities use made on the June 2004, to which the Applicance registed on the June 2004 with manifest scales and the professional actions. The Lond Interest scales are considered as the professional action and the Applicance registed on the Applicance r	es.								التراجع			
							on fencing, compensation, nature and dustion of the proposed works and area impacted (with associated documentation stacked to the email). Further									التراجع			
							websites.									التراجع			
							On 17 June 2004 the Land Interest emailed the Applicant with quaries regarding the BOR pixts. The Applicant responded on 16 June 2004 and provided detailed comments on these 25 June 2004, as well as issuing the revised Heads of Terms ofter with enhanced commercial terms to progress discussions.									المساوي			
							and reach agreenent.									التراجع			
(60) Chia Charrer	Chris Torrior	New December	NA.	Not Required	Commodes		On 35 June 2004, the revised Heads of Terms were sent to the acent which followed meetings with the acent to understand outstanding blockers' to Please see the narrative in the Toby Chapman row Unique Reference No. 69	19/06/2024	202 203 204 205 206 207 208 209 2091 2091 2091	Part I Cassoc	Annualities of States by the Country of Nav States and	6 Callin burshion works	MA	NI .	Ny SII		99.00		
Care Crapital	Chris Tipping (Sarcheller Marich	house)						- monared	20/2, 22/5, 20/4, 32/5, 32/6, 32/7, 32/8, 32/9, 32/10, 32/11, 32/12, 32/13, 32/15	and Category 21 and Part 3	Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.		-	i	. J		1	
661 John O'Roysin	Rowan Allan (HJ Burt)	Draft Under	Not Completed	Not Required	Outranding		The Applicant has been in requisir correspondence with the Land Interest and their agent since March 2021.	00/07/2024	345 3415 3416 5417 3437	Part 1 (Carecon 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	13. Temporary construction access.	NA .	NA.	No SU		88-177		
	(HI Burt)	Discussion					The Land Interest owns pasture land affected by the proposed cable route.			and Category 21 and Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	19. Onshare connection work.				التحريم	السيا		
							Site meetings were initially held in August and September 2001, with regular dialogue via on-line video calls since.												
							Heads of Tenns were issued in July 2023.									المراجعين			
								0								التراجع			
							The Applicant is awaiting feedback from the Land Immetrand their agent that they would like to work collaboratively to agree terms. This included an email in February 2004 and a Latter in Match 2004 requesting feedback on the Heads of Terms.									التحريب	السيا		
							An email was sent to the Landowner's agent in May 2024 where the Applicant requested feedback on the Heads of Terms and suggested an online Teams									المراجعين			
																التراجع			
							Applicant had a meeting with the land interests agent on 12 June 2004 to discuss the main concerns with the Heads of Terms and understand any									التراجع			
							of Terms and to gain a better understanding of his concerns. The Applicant understands that the Land interest does not want to sign Heads of Terms unless.									التحريب	السام		
							vicinity of Bothey substation, the project cannot commit to reducing the Order Limits in this location. Every effort has been made to rouse the indicative cable									المراجعين			
							Section 1. The special rate of based immediates about 1. Am 2005 on confirm the project profiles in regard of the for professional solution. The Apriliage for the all maning the thin special regard of the form of the profiles of the about 1. Am 2005 of the column for the mode of the thin special regard of the column form of the column	ign.								المراجع			
							In addition to this, following CAH1 the Applicant issued revised Heads of Tenns on 3 July 2004 via post direct to the Land interest and via email direct to the									التراجع			
662 Stephen Christopher	Rowan Atlan (HJ Rurt)	Draft Under	Not Completed	Not Required	Outstanding		Incare from 6 Int. 95066 with on anhanced remanantial offer incorporate ofer-resistors and reach expanses. The Applicant has been in regular correspondence with the Land literatest and their agent since April 2002.	08/07/2024	217, 2119	Part 1 (Caragory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary construction access. 15. Operational access.	NA .	NA.	Nor SU		89.90		
Turner	(-C surt)	Discussion	1		1		Parture land affected by temporary construction access. Access rights over a lane to residential dwelling to be used as a operational access.	1		Part 3	Temporarily (Access)	ra. uyenasunal SCCBSS.	J		ı l			1	
1 1	1		1		1	1	Site meetings were held in April and May 2022.	1			l l								
		1	1		1	1	Heads of Terms were issued in December 2023 in respect of the proposed construction access.	1			l l								
					1	1	The Applicant has requested feedback from the Land Interest's agent, including at a site meeting in January 2004 and via email in February 2004.	1					J		ı l				
								1			1								
							In February 2004, the Land Immest responded via email regarding the Heads of Terms.				l l					'			
							Follow up emails were sers in April 2024 and May 2024 to the Land Interest's agent, requesting feedback on the Heads of Terms.								1	'	'		
							Follow up emails were sers in April 2024 and May 2024 to the Land Interest's agent, requesting feedback on the Heads of Terms.									'	!		
							Follow up emails were sers in April 2024 and May 2024 to the Land Interest's agent, requesting feedback on the Heads of Terms.	10									'		
								10											

Traci	ins.		Accesses				Status Hodata		Details of the Land and Works		1				1	Francisco	ion Palarancas	
063 Andrew Porter		Nix Required	N/A	Not Required	Outstanding		Category 2 increase segarding access from the categories of category 2 increase segarding access from the instance has not entered discussions over Heads of Terms. The Applicant in this instance has not entered discussions over Heads of Terms.	19/03/2024	Deballs of the Land and Works 2012, 3203, 3214, 3215, 3246, 3211, 32112, 32113, 32115	Part 1 (Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA	NIX	Not Stu	88-017	EP1-069	
ASS South IN 1917 South	a Gos Straway	Constr. Livelan	Dealt Hoder Discussion	Not Described	Outerandon		The Applicant will respond directly to the Land Interest's relevant representation. Multiple meetings and letters occurred between 2001 and 2004 between the Applicant, Land Interest and their agent(s).	rompone.	993 5H 7E 7B 7B 7H 7H1 709 701 705 705 705 80 80 80	Darr 1 (Caranno 1	Acquisition of Rights by the Creation of New Rights or the incomition of Paratirities Comments and Land to be Lived	6 Cubia installation works	Cyron bases	115 117 119 196	No Str	99.777		
UK Ltd) On Behalf of Angmening Park Fa	is Guy Streeter If (Saville UK Ltd) ms.	Discussion	DIES CHOST DISCOSSION	nus resignatu	Community		Missure of analise, pasture land and woodland affected by the cable rouse, construction and operational access.	uact12424	2003, 281, 786, 786, 786, 716, 7111, 7002, 7003, 7005, 7006, 7006, 802, 803, 804, 807, 802, 803, 803, 803, 803, 803, 803, 803, 803	and Category 21 and Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	Cable installation works. Temporary construction access. Construction and operational access. Operational access.	Commission	110, 110, 110, 100	NA. 30	20.00		
LLP, The Argmerin Park Estate Trust, (Angmering Park Fo	ma .						During 2021 and 2022 early engagement, concerns have been necoled including providing alternative cable routes to mitigate engineering and environmental concerns, which resulted in further rounds of public consultation in the autumn of 2022.	4	134, 141, 142, 162, 194, 2727, 281			12. Operatora access.						
LLP, The Argmerin Park Estate Trust.)	'						Heads of Terms were issued to the Land Interest in June 2023.											
							The Applicant continues to work collaboratively with the Land Interest and the Land Interest's agent and is in the process of reviewing the doth Option Agreement and doth Deed of Sasement documents.											
							The Land Interest is willing to work towards agreeing tenns with the Applicant. The Applicant had no only wisdow (TEARS) call with the Land Interest's agent, on 1st March 2024, wheelby Heads of Terms, the dish Option Agreement and the dark Declarations are considered in data.											
								_										
							The principal outstanding issue relates to the optionality on Michelgrove Stank, which will only be determined upon the Applicant undertaking ground investigation works programmed during 2005;1 2006.											
							The Applicant has followed up with the Land Interest's agent for updates following the on-line video (TE-MIG) call on 1st blanch 2004 during blanch and April 2004.											
							The Applicant has exchanged enails (during April 2004) with the Land Interest's agent and now understands that the proposed cable rouse will have an impact on the Land Interest's shoot. Discussions are ongoing with the Land Interest's agent to seek to miligate the impact of the construction works on the shoot.	CT.										
							Since CHAT, the Applicant's agent spoke with the Land Sterret's agent, on 14th June 2024, who had agreed to seek further information shour the financial invoice on the shoot. It was agreed that a follow-up-metring / call would be arranged to declare further. The Applicant's agent has cheated the Land Sterret's agent has only and the character of the control of the Applicant's agent has cheated the Land Sterret's agent has only a control of the Applicant's agent has cheated the Land Sterret's agent has cheated the Land Sterr											
DGS Ardent On Seitual O	Ton Price		Not Completed	PP Draft under discussion	Outranding	The parties are currently negotiating protective provisions	The Applicant has been in regular correspondence with the Land interest since June 2005.	09/07/2024	1446, 1511, 1611, 1711, 1712, 1713, 1815, 1819, 1911, 2012, 2015, 2015,	Part I (Catagory 1	Land to be Acquired and Acquisition of Rights by the	9. Cable installation works.	NA .	NA.	SUltand known operational, SU apparatus and operational rights, SU land unknown operational,	RR-032 R	EP1-057 REP	P4-089
National Grid Electri Transmission Pic (Ardent On Sehalf C	thy (SNP Parbas) and Laura Crumpton					with good progress being made. A document setting out t remaining points to be agreed was submitted into the Examination at Deadline S.	Passure land affected by cable route and substation extension (which would form permanent infrastructure).		546, 151, 161, 171, 172, 170, 185, 189, 161, 202, 205, 2015, 2016, 201, 202, 205, 307, 208, 209, 2013, 3012, 2013, 2014, 2015, 2016, 3015, 3015, 3017, 3018, 3019, 3017, 3012, 302, 3020, 2015, 2016, 3015, 3013, 3013, 3010, 3021, 3022, 5023, 3024, 3025, 3026, 3027, 3028, 3029, 3050, 3021, 3022, 5032, 3024,	and Category 21 and Part 3	Land to be Acquired and Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants, Land to be Used Temporarily (Access and Construction Compound) and Land not subject to Powers	10. Temporary construction compound. 13. Temporary construction access. 14. Construction and operational access.			and operational rights, SU land unknown operational,			
National Grid Electri Transmission Ptc)	sity (Ardent)						Site visit in February 2022 to underside surveys on the area. Mast recent contact via on-fine meetings in November and December 2022.		34/36, 34/37		of Computerry Acquisition or Temporary Use	15. Operational access. 17. Environmental mitigation. 18. Road rights.						
							Heads of Tenns were issued in November 2022.					19. Orestone connection work. 20. N/A						
							Meetings have been held with the Land Interest in January and Fabruary 2024 to registres and agree points within the Heads of Terms. A detailed response on the National Grid proposed Heads of Terms was provided on 18 April 2006.											
							Further discussions have taken place in March, April and May 2004 regarding the structure of the documentation required to secure the land rights.											
							Since CAH1, the Applicant sert a letter to the land interest on 2 July 2004 to confirm the projects position in respect of fees for professional advice. A meeting was held on 1 July 2004 to discuss the outstanding issues regarding the Heads of Terms, nam the Option area.	0										
066 Christopher John W	aler Rowan Allan (HJ Rurt)	Draft Under Discussion	Not Completed	Not Required	Outstanding		A mixed by terms give was it used to Motorial Gold on the fifth year of authorsporting princip 28th and 9.4. They plan sight with the Application's proposed changes required the Gold code Gold code and Card of generalized (Section 28th Accord Gold code and Card of generalized (Section 28th Accord Gold code and Card Office Accord and an animal section 38th Accord Gold Card Card Card Card Card Card Card Car	28/07/2024	327, 324, 328, 329, 3290, 3293	Part 1 (Caregory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA .	NA.	Nx SU	22.06	-+	
	(HI Burt)	Discussion					Pasture land affected by cable route and operational access.			and Category 2) and Part 3	emposition of Restrictive Covenants	1s. Operational access.	1					
							A site meeting was held in March 2001 followed by a Landowner sungery in July 2001. An operational accesses was removed on this land holding.						1					
					1		Heads of Terms were issued in March 2023.			l			1					
					1		The Applicant has cought feedback from the Land Interest's agent in February 2004 and via a Letter in March 2004.			l			1					
					1		The Applicant mer with the Loud Sessest and finel again on this in April 2004 to discuss the Heads of Teams, and followed up with an email in May 2004 with some of the ameries to their queries regarding the project and the Heads of Teams. Following CMPH, a Letter was care to the land trained in Is. June 2004 to confirm the project's position in relation to fees for advisor.			l			1					
							Following CAPP, a Letter was sent to the land insered in 6 June 2004 to confirm the project's position in relation to fees for advice. A meeting was held with the Land Insered's apendon 12 June 2004 to discuss outstanding concerns and blockers' for progressing with the Heads of Terms'.											
					1		A modelly was held with the facilities and agents of 12 alone 2001 to docume automoting concerns and New Internet programming which leads of Terret Assemble (a programming and the memoritation) as unable to the agent on 2.5 and 2001 to 12 alone	1		l			1					
							as entended other in respect for the case the less and opportunities access a less. The Applicant responsible or which less did not prefer to progress discussions and reach agreement or 52 June 2004 via point the late of interest (not again on 3.3 July 2004) and is available as formed responses. The Applicant spoke with the agreet on the phone on 5.3 July 2004 and that do not do seamn entended to 1.3 July 2004 or 1.3 July 2004 and that do not do seamn entended to 1.3 July 2004 or 1.3 July 2004 and that do not do seamn entended to 1.3 July 2004.	10										
							the later states (pilot again on 1 July 2004) and it awaring a formal nepotice. The Appetitis spoke with the agent on the prove on 1 July 2004 and tale an order states meeting on 8 July 2004.											
(Henry Adams LLP) (Henry Adams LLP) Sehalf Of Claudia	On (Henry Adams LLP)	Draft Under Discussion	Not Completed	Not Required	Outstanding		The Applicant met with the Land Interest, the Land Interest's agent, the occupier and the occupier's agent in August & September 2022 to discuss and review the proposed cable route.	09/07/2024	162, 163, 164, 165	Part 1 (Catagory 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA .	NA .	Not SU	99-079		
Langmend Farming (Claudia Langmend	Lad						The Land Interest owns passure land which is affected by a proposed Rampion 2 temporary construction access. The abtend cable stute and temporary construction access stute was presented to the Land Interest in a meeting in December 2009.											
Farming Ltd)							The ablesed cable stute and semporary construction access soute was presented to the Land Interest in a meeting in December 2003. Fileads of Terms, were issued to the Land Interest in December 2003.											
							The Applicant met with the Land Interest and the Land Interest's agent to discuss and review the Heads of Terms in December 2020.											
							The Applicant emailed the Land Interest in February 2004 setting out the basis of the Applicant's offer. The Applicant controved the Land Interest for an update in March 2004. Since then, email correspondence has been ongoing with the Land Interest throughout											
							April 2024.	_										
							Further to an email to the Land Interest dated 30th April 2004, which requested the Land Interests agent to provide evidence to support a courser-offer made for the Heads of Terms consideration for the temporary construction access, the Applicant has sent a chaser email on 28th May 2004.											
CSB CSImping Homes (Climping Homes)		Draft Under Discussion	Not Completed	Not Required	Outmanding		The Applicant consulted with the Land Interest in October 2002, and in April 2023 as part of Highways Consultation. The Land Interest approached the Applicant in October 2002, to gain an understanding of the poliect and the potential impact on their land.	09/07/2024	218, 220	Part 1 (Catagory 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA .	NA.	Not SU	88-074		
							The main entrance to the Land Interest's proposed large scale-development would be in close proximity to the Applicant's proposed access into the Climping construction Compound.											
							In a meeting between the Applicant and the Land Missest in November 2023, the Land Interest's principal concern was the potential impact the construction compound will have when the new houses are complimed and ready to be sold.											
							Heads of Terms were issued to the Land Immest in December 2023.											
							The Land Interest has confirmed they are willing to work collaboratively with the Applicant towards reaching a voluntary agreement.											
							The Applicant's last correspondence with the Land Interest was in January 2004. The Applicant had an on-line vision (TEAMS) call with the Land Interest's agent, on 4th March 2004, whereby it was agreed that the Applicant would inlessue leaded of Teams.											
								_										
769 New Adams III	doday Thomas	Condr Lloyder	Not Completed	No Carried	Outrandon		Revited Heads of Terms were issued to the Land Interest on 29th April 2014. The Applicant has chassed the Land Interest for an update on their position via a small intend 29th May 2014. The Applicant has a number of discussions with the Land Interest's agent, between 2017 and 2022.	20000000	38, 39, 310, 311, 313, 316, 317	Dan t (Caraono t)	Annulation of Science by the Country of New Science or the	6 Cable installation works	NA.	NA.	New Gri	99.119		
(Henry Adams LLP) Sehalf Of Executors	Andrew Thomas On (Henry Adems LLP) Of	Discussion					Parture land affected by cable route, operational access and excavated material storage.				Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Storage of excavated materials)	11. Temporary soil storage. 15. Operational access.	-					
Of D Bowernari)							Heads of Tenns were issued to the Land Immest in March 2023.											
							The Applicant's last correspondence with the Land Interest agent was in Discender 2022. The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms. In Contains 2023.											
							October 2020. The Applicate of the data Checkelli, call with the Land Interest's agent on 21st February 2004 whereby the Heads of Terms, the doth Option Agreement and the data Checkelli Essential seems reviewed to data.											
							Agreement and the draft Deed of Essement were reviewed in detail. The Applicant has emailed the Land Interest's agent, in March 2024, seeking for the Heads of Terms to be signed and returned. A letter was also seen to the											
							The Applicant chased the Land Interests agent for an update, and during a telephone convenation with the Land Interests agent in May 2004, the Land Interests agent and during the Land Interests and the Land Interests and the Land Interests and Land Land Land Land Land Land Land	ed										
							Since CAHI, the Applicant spoke with the Land interest's agent on an on-line video (TLAMS) call on 22th June 2004, whereby the Land interest's agent outline	60										
No.	a Cara Treces	Accept.	Not Completed	Not Described	Oversor		the Land Interest's primary concern in relation to the Reimpion assement projection; the Land Interest from being able to grant Network Rail access rights out their land. The Applicant agreed to review some wording that could be added to the HCTs to missione this concern. The Applicant has been to review common with the Land Interest and their pure rains address on 2011.	100700000	3011, 3012, 3014, 3015, 317, 312, 318, 318, 3111, 3112, 3113	Dan t (Cymres)	American of States have a Common of the States	6 Colle installation under	MA.	NI.	No Sti	99.117		
(Ratcheller Monkhou (Ratcheller Monkhou On Rehalf Of Grant	e Chris Tipping sej (Sarcheller Markhous	Agreed (see)	rea completed	rea respired	Cutenanang		The Applicant has been in regular correspondence with the Land interest and their agent since Pebruary 2001. Parsure land and track affected by cable rouse, construction and operational access.	WEEKSTON	Arri, Aria, Ari4, 3015, 311, 212, 316, 316, 315, 3111, 3112, 3113	and Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive-Covenants	Cable installation works. Construction and operational access. Operational access.		nen.	700.000	nevill.		
(Statcheller Isbrisho Cin Behalf Of Grant Talbor And Themea Talbor (Grant Talbor Themea Talbor)	And						Site meetings were held in April 2021 and May 2022. In July 2022, the location of the substation was communicated to the Land Interest, which removed one of the proposed cable routes from thair land. Further Site meetings held in August 2022 and Fabruary 2023.	1					1					
							The construction and operational access through the farmyard was removed from the design and reported to the Land Interest via phone in April 2023.						1					
					1		Heads of Terms were issued in March 2022. The Applicant has cought feedback from the Land Interest's agent on a number of occasions, the last of which was via email in Dacember 2023 and via a Letter in Natur 1.			l			1					
							The Applicant mer with the Land Inserent's newly appointed agent in its type of followed up with an email clarifying various points. The Applicant mer with the Land Inserent's newly appointed agent in filey 2004 and followed up with an email clarifying various points. The Applicant is awaiting						1					
							feedback.						1					
							Since CAH1, due to the appointment of a new agent, the Applicant has been moving forwards positively with discussions. Following CAH1, a Letter was sent the land interest co-6 June 2016 to confirm the project protein in mission in feels for proteinsional action. It subdiscus the Applicant is used missional whated of Terms on 25 June 2016. Unto diseating the indexinee ip program and invasible the application and a mission are interestic commercial and proteinsional actions. The Application has not a market of meetings with the Leted itement's agent, to discuss the general form of the Heads of Terms and appellic points in indication in the day of colorison in the ability of colorison in the land items of the Application in the Application on the day of colorison in the ability of colorison.	160					1					
							and reach agreement. The Applicant has had a number of meetings with the Land interest's agent, to discuss the general form of the Heads of Terms and specific points in relation to the land or Grasevicke Farm.						1					
1 1	1				1		According many meeting was held with the agent on 6-June 2004 and the Applicate manyconder after commerce on 10 June 2004. A failure memoring was that the fault in 10-June 2004 and the agent on 1-June 2004 and the application of 1-June 2004 and the agent of 1-June 2004 are settled to 10-June 2004 and 10-June 20	h		l			1					
													1					
					Commenter	1	on a number of points which could not be removed from the Heads of Terms (due to construction requirements). The Applicant has had detailed dislogue with the Land Interest and the Land Interest's land agents commencing from April 2001.	08/07/2024	204, 2022, 2023, 2024, 2025, 2026	Part 1 (Catagory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land so be Used Temporarily (Access)	13. Temporary construction access. 14. Construction and operational access.	NA	NA.	No. SU			PD-074
061 Leaser Addign LLP	Marin Page (On (SLS (Misse)	Draft Under Discussion	Not Completed	Not Required	Community						Temporarily (Access)	19. Orehore connection work.				89-136	pco	
CG1 Leaser Addicigo LLP Senate Addicigo LLS Sehalf Cf Green Properties (Senate Seases) Ltd (Vision)	Starin Page (SLS Utilities) 2021 Guy Streeter	Draft Under Discussion	Not Completed	Not Required	Community		The Land Imment owns pasture land and ecodand (plasmed suplings) which is affected by the proposed cable route. The Applicant has sought to consult with the Land Interest with on-site and on-line meetings in June, August, October 2001, March, April, May, June 2002.									99-136	PER PER REP PER PER	P3-108 P3-109 P3-110
Dist Learner Addrigue LLP Scenner Addrigue LLP School Coff General Properties (School School Coffee) Properties (School School LLD)	Guy Streeter (Saville UK Ltd) 2022 – July 2023	Draft Linder Discussion	Nox Completed	Not Required	Constant		The Applicant has followed up these meetings in writing, through either providing Site Meeting Nates or in a letter									29-19	PEP PER REP REP	P3-108 P3-109 P3-110 P4-111
Did S. Lanter Philipps LLT S. Lanter S. Lant	Guy Streeter (Saville UK Ltd) 2022 – July 2023	Draft Linder Discussion	Nox Completed	Not Required	Commany		The Applicant has followed up these meetings in writing, strough either providing Sile Meeting Masse or in a latest is May 2003, the Land Interest pacifically requested that the Applicant does not issue Heads of Terms to the Land Interest or the Land Interest, agents.									99-19	PER PER REP REP REP	P3-136 P3-136 P3-139 P3-110 P4-111
Gild Santon Astrongo LLF Santon Anticopo LLF Santon Anticopo LLF Santon Anticopo LLF Santon Froperior (Santon Santon Sant	Guy Streemer (Soville UK Ltd) 2022 – July 2023 Chris Tipping (Sexcheller Monkhous August 2023 only	Oraft Under Discussion	Next Completed	Not Required	was any		The Applicant has followed up these meetings in writing, through either providing Site Meeting Nates or in a letter									99-196	SEPTION PERSONS PERSON	P3-108 P3-109 P3-110 P3-111
COST Service Assistance Assistanc	Guy Streeter (Saville UK Ltd) 2022 – July 2023	Onat Under Discussion	Not Completed	Not Required			The digitation behavior given exercing on which given plant principle also being (State or in a later to the 2000, the Lest Heavier (purplish) upposed that the digitation as that an identical Three to the Lest State of the Lest									99-129	527-320 PSAP 9CD 9CD 9CD 9CD 9CD 9CD	Pa-108 Pa-109 Pa-111
CAST Lancer Androga LLP Lancer LLP Lancer LLP Lancer LLP Lancer LLP LLP LLP LLP LLP LLP LLP LLP LLP LL	Guy Streemer (Soville UK Ltd) 2022 – July 2023 Chris Tipping (Sexcheller Monkhous August 2023 only	Doub Livour Discussion Discussion	Nex Completed	No. Required	Jonataly		No displace that believe of the extension of the extensio									99-199	SAPE SEE	79-108 79-109 79-110
CAST Lancer Androga LLP (S. Amer Androga LLP (S. Amer Androga LLP (S. American) (S. American	Guy Streemer (Soville UK Ltd) 2022 – July 2023 Chris Tipping (Sexcheller Monkhous August 2023 only	Orah Liver Decusion	Pace Completed	No. Required			The digitation behavior given exercing on which given plant principle also being (State or in a later to the 2000, the Lest Heavier (purplish) upposed that the digitation as that an identical Three to the Lest State of the Lest									99-19	9-00-00-00-00-00-00-00-00-00-00-00-00-00	79-108 79-109 79-111
CB1 LEMM AGOIGN LLE Sale of Crisine Programm Sale & Demons Sale	Guy Streemer (Soville UK Ltd) 2022 – July 2023 Chris Tipping (Sexcheller Monkhous August 2023 only	Onat Liver Decusion	Red Completed	No. Required			No displace that believe of the extension of the extensio									50-18 G	9-0-1-0-1 PCP RESP RESP RESP	79-108 79-109 79-111

062 Joanne Higgins		Not Required	N/A Accesses	Not Required	Outranding	Status: Lindete. Access rights over lane to residential dwelling affected by cable construction and to be used as an operational access.	12/01/2024	Datalls of the Land and Works 2012, 223, 2014, 225, 2014, 2211, 2212, 2213, 2016	Part 1 (Caragory 2)	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works.	NA P	. ,	ior SU	2	R-170	REP2-058
						In April 2023, the Land interest contacted the Applicant in response to the public consultation.			and ran 2	inputation Residence Communication	12 Operation access.						
						The Applicant spoke with the Land Interest via selephone and followed up with an email in April 2023.											
						in October 2023, the Applicant discussed the Land Interver's concerns over the telephone and email confirming how their rights are affected.											
NO New Advers LLD	Andrew Thomas	Contributor	Nor Completed	Not Depoint	Outmodes	The Applicant is not seeking to agree Heads of Terms. The Applicant has been in require correspondence with the Land interest and their agent since April 2001.	36/06/2024	29/23, 201	Dan 1 (Caraono 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	6 Cubis installation works	NA N		ler Gill		0.064	
(Henry Adams LLP) C Sebalf Of Mr And Mrs	n (Henry Adams LLP)	P) Discussion				The Land Interest has passure land affected by the proposed cable route.				Imposition of Restrictive Covenants							
Woolgar (Mr And Mrs. Woolgar)	9					A site meeting was held in August 2021, where the Land Interest expressed concerns about the loss of grazing.											
						Heads of Terms were issued in March 2023.											
						The Applicant is availing conformation from the agent than the Land Interest would like to work collaboratively to agree terms. A chaser email was sent to the land interest and their agent in January 2004 requesting feedback on the Heads of Terms documentation and a Letter in March 2004.											
						land interest and their agent in January 2004 requesting feedback on the Heads of Terms documentation and a Letter in March 2004.											
						A chaser email was sent to the Land Interest and their agent in May 2004 suggesting a meeting to progress the Heads of Terms, an email in January 2004 requesting feedback on the Heads of Terms documentation and a Letter in March 2004.											
Mr. Control Market	Once Torons	No Decided		Also Described	Samuel Control	The Applicant has been in regular correspondence with the Land Interest since September 2021.	06400.0004	23/2, 23/3, 23/4, 23/7, 23/96, 23/20, 24/1, 24/9	Daniel Common d	Annual Control of Cont	A Andre Installation control			- 60		0.00	
064 Batcheller Monkhouse (Batcheller Monkhous On Behalf Of Mr Char How (Mr Charles Hos	(Earcheller Mankhou	oute)	an.	nu request	Community	Tenant terror of passure and affected by cable route.	100012024	200, 200, 201, 2011, 2010, 2001, 201	and Category 21 and Dam's	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily Microsoft	13. Temporary construction access.	-	` [ľ		
How (Mr Charles How						The Applicant met the Land Interest and feeholder on site in May 2023, to discuss the impact on the farming business.											
						The Applicant is not seeking to agree Heads of Terms with the senant but has been working collaboratively with the Land Interest's landond.											
						The Land Immest recently appointed a new agent (as at May 2024).											
						Since CAH1 an email-was sent to the senant in May 2004 confirming the See position in respect of senant's advice in relation to the project and offering a meeting to progress regulations.											
						meeting to progress negotiations.											
arr Control Notice	Homo Communication		and Completed	Mar Dave Sand	Commenter	On 83-39/2004, the Applicant contacted the tenset via ensalt to suggest 168-349/2004 as a site meeting date with an Agricultural baleon Officer (ALO), and The Agricultural been in regular correspondence with the Lond tresent and their agent since May 2021. The Land Interest owes personed colors are	d mornous	26/13, 26/14	Down Common D		9. Cable installation works.			-01		0.00	
(Statcheller Morishous	(Sancheller Manishou	oute)	ALL COMPANIE	nun maquanu	Community		W 00012024	200,200	Part I (Caregory I)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	. Case receiped work.	man .	` ľ		- ا		
Dumbrell, Mrs L						A site meeting was initially held in August 2021 for a project introduction.											
Dumbrell (Mr D H Dumbrell, Mrs L Dumbrell & Mr R						A meeting was held in April 2022 to discuss a minor route amendment being considered on their land as a result of design modifications.											
Dumbrell & Mr R Dumbrell						Heads of Terms were issued in March 2023.											
						The Applicant has sought feedback from the Land Interest's agent, via email in December 2023 and a Letter in March 2024.											
						The Applicant has received comments back on the Heads of Terms and as at Deadline 4 (May 2024) is reviewing these in order to respond.											
						Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued pulsage of Tames on 95th June 2024 seat discrete within land interest and use anality the open These had no exhaust company of the professional advice.											
						offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the leads of Tarriss (or a necessificate for his classes). The Applicant has necessified some on a country of Tail risk market most the relinities on of											
						construction access payments, operational access usage and areas for indicative HDD locations cutside of the 40m working width. The Applicant had discussions and email correspondence with the land interests apert on 25th June 2024, 1st July 2024 and 3rd July 2024. The Land Interest's apert is waitin											
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(Ratcheller blankhous On Sehalf Of Mr Mark Cleaver And Mrs Kare Cleaver And Mrs Kare Cleaver And Mrs Kare	-		1	1		The Land Resear openes a campuse structure by the proposed cacee rouse (HCC) construction methodology. A size meeting was held in February 2021, where the Land Interest expressed concerns about the project boundary intersecting with their property.	1										
Cleaver And Mrs Kane	-		1	1		A size meeting was heat in Horsary 2021, where the Land treevest expressed concerns about the project countary intersecting with their property. July 2022 site meeting and November 2022 consultation event to discuss concerns and HDD methodology for cable installation.	1										
Celaiery	1		1	l		July 2022 site meeting and November 2022 consultation event to discuss concerns and HOO methodology for cable installation. Heads of Terms were issued in March 2023.	1	1							I		
	1		1	1		The Applicant has sought feedback from the Land Interest's agent, including a Letter in March 2006.	1										
1 1	1		1	l		The Applicant has sought feedback from the Land Interest's agent, including a Letter in March 2004. The Land Interest confirmed in April 2004 they will be in touch to set up a meeting to discuss the Heads of Terms.	1	1							I		
1 1	1		1	l			1	1							I		
	1		1	1		The Applicant followed up with the Land Interest via email in filey 2004 in order to set up a suitable date to discuss the voluntary agreement and any outstanding concerns regarding the Heads of Terms.	1										
	1		1	1		As at May 2004, the Applicant understands the Land Interest has appointed a new agent and is awaiting confirmation.	1										
						Since CAH 1, due to the appointment of a new agent, the Applicant has been moving forwards positively with discussions.											
						Since CNH the Applicant sent a Letter on 6th June 2004 to the Land Imment to clarify the position in respect of fees for professional advice, in addition, The Applicant issued newlead Health Of Terras on 20th June 2004, ever discrept to the load imment (shi party and via email to the apper (pind. Jay 2004). These had an everbased commercial often propries discoursion and each appresent. The Applicant has the virtual discoursion is only only the sense and extended and the sense of the sense members.											
						an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the The Applicant and the Land Interest have been in discussion about the cable roots and the Rampon 2 project requirements between 2011 and 2004.	he										
067 Henry Adams LLP (Henry Adams LLP) C	Andrew Thomas n (Henry Adams LLP)	Draft Under Discussion	Not Completed	Not Required	Outstanding		26/06/2024	204, 205, 241, 242, 30, 30, 36, 36, 37, 38, 36, 303, 311, 3112, 211, 314, 315, 316, 317, 318, 318, 301, 305, 306, 41, 40, 40, 46	Part 1 (Category 1 and Category 2) and	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	9. Cable installation works. 11. Temporary soil storage.	NA P	,	ix SU	8	R-259	
(Henry Adams LLP) C Sehalf Of Muss Hatchings (Muss						Passure land affected by cable rouse, temporary cable duct stringing, storage of excavated materials and operational access. Option Agreement on land for a second solar term. Discussions between the Applicant and the Land Interest and agent are ongoing for accommodating the cables and gate term on the land. The Applicant has confirmed that access to a plant of the land silb en arisitated introduction.		45	Partit	Temporarily (Access, Cubie duct stringing and Storage of excavated materials)	12. Temporary duct stringing area. 13. Temporary construction access.						
Hathings)											14. Construction and operational access. 15. Operational access.						
						Heads of Terms were issued to the Land Interest in March 2022.											
						The Land triever's agent has raised a concern relating to the Applicant seeking to plant trees on the Land Interest's land to meet their Biodiversity Net Gein (SING) requirements. The Applicant is reviewing this and will respond to the Land Interest accordingly.											
						The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in Costate 2029.											
						The Applicant had an on-line video (TEAMS) call with the Land interest's agent on 21st February 2004 whereby the Heads of Terms, the draft Option Agreement and the draft Dead of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that serins have been											
						The Applicant had an on-the sides (TEAMS) call with the Land Interest's agent on 21st February 200s whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Essenter seen reviewed in detail. The Applicant is available confirmation from the Land Interest that terms have been agreed to princip.											
						The Applicant's agent spoke with the Land Interest's agent on 15th Jane 2014, and the Land Interest's agent raised a concern with the compatibility of the easiener with the Land Interest's expendion plans for their polar face. The Land Interest's agent has cought further assurance from the Applicant as to how commissions with declarate with on those and after conservations.											
						The Applicant's agent spoke with the Land Interest's agent on 15th Jane 2014, and the Land Interest's agent raised a concern with the compatibility of the easiener with the Land Interest's expendion plans for their polar face. The Land Interest's agent has cought further assurance from the Applicant as to how commissions with declarate with on those and after conservations.											
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Program Security Control of the Cont	Nachel Peth R J (Voigh Fisca LLP)	Doublader Discussion	Next Companies	Not Sequent	Outstanding	Description of the control of the co	BEGROOM	And the control of th	Part I (Casquiy 1 and Casquiy 2) and Part 2	Season of Regio, to Commit of the Regio, to invasion of Region Commit and and set of the invasion of Region Commit and and set of the Committee Comm	6 Calles Anaelheria marie. 10 Sergency operation in organizati 10 Sergency operation in organizati 10 Sergency operation in organizati 11 Sergency operation in organizati 12 Sergency operation in organizati 13 Sergency operation in organizati 14 Sergency operation in organizati 15 Sergency operation in organization i	NA.	BA.	No. Sci.	Franklytine SD-MI SE-MI ST-MI ST-M	. Bathrances 1-1-22 800-1-3 800-1-3 800-1-3 800-1-3 800-1-3 800-1-3 800-1-3	007 VIG 40 VIG 4
ON Ruth Tagler On Tagler Story Swith Racing	ad a	Doubt Under Discussion	Not Completed	Not Required	Outmoding Outmoding	Decision to the color of the co	21/09/2004	GHS. 1982, 1988, 1989	Parts	Aqualisar of Rest Opts by the Constant New Signs or the regulation of Rest Opts Covernors. Aqualisar of Rest Opts by the Covernors of the Aqualisar of Right by the Covernor of these Rights or the	Colle installation south. Collegistrate ducess	NA.	NA.	No. SCI	50.10		
Sury Smith Racing	35)					The Land Interest occupies parture band which is afficiently the proposed cable rouse. The Applican's last correspondence with the landsowner (Angressing Park Edding was in January 2004. The Applicant mer with the Land Interest in January 2004, where it subsequently transprint that the Land Interest dose not occupy Plot IRS.				Imposition of Restrictive Covenants							
ON Part of Service (The Service	Andrew Thomas di (Mony Adless LLP)	Deat Linder Decusion	Note Compliand	Nor Required	Outmanding	Studen for land marked was assessed and seed and instituted in tages caused to land marked through pages. Supplicate and the land marked from pages to land marked and land pages designed from pages of land through the land marked from pages designed from pages desi	distributes		Part 1 (Category 1 and Category 2) and Part 3	Augment of Styles by Ground rifes (Styles or Se- phanolise) of Reservice Common and Land Style Styles (Styles or Sephanolise) of Common and Land Styles (Styles or Sephanolise) of Common and Land Styles (Styles or Sephanolise) of Common and Co	Leaders and the Configuration of the Configuration	Open Space	TOG, TOA, TOG, TO	No. Sci	56.50°		
677 Blands (Calenda) of the Park Calenda (Calenda Calenda (Calenda Calenda Cal	One Streeter (Graville LKK LES) 200 construct (Graville LKK LES) 2	Charl Lines Discussion	Ned Completed	No Request	Outerworking	Longo and read and re	as one constant			Acquaint of Signs by to Common shee Signs or to management of Signs of Signs or to support of Signs or support of support	S. Calles Translation annival. The Recognition of the Conference of	GAS.	NA.	Nus Silv	88.M		
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OPS Timery Major Heals	Growen Alban (H.J. Bart)	Coart Linear Discussion	Not Completed	No. Kinguind	Outmorking	The control of the co	W V V V V V V V V V V V V V V V V V V V	alia ian ian	and Category 2) and Part 3	Number of Signal to for Content all New Signa or to revenue of Principles Signal Signa	Com retailer soits.	SAA	NA.	Sea Silv	50 MI		
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DR2 Forestry Commission	1	Not Required	N/A	Not Required	Outmanding	Status Undeta Casegory 2 Interest is in respect of restrictive coverance contained within, a deed of coverant dated 31 January 1969 registered under the WSCRORING, and a	05/01/2024	154, 116, 157, 118, 196, 2102, 2103, 2106, 2107, 227	Part 1 (Category 2),	Acquisition of Rights by the Creation of New Rights or the	Cable installation works.	Crown Interest, National Trust and Open	11/4, 11.5, 11/7, 11/8, 19/6, 21/32, 21/33, 21/36, 21/37, 22/7 - Crown Land	No SU	2	R-129	REP3-103
						The Applicant in this instance has not entered into discussions over Heads of Terms.			Pan Jan Pan	Temporarily (Accest)	14. Construction and operational access. 15. Operational access.	apa.e	only				
													21/32, 21/33, 21/36, 21/37, 22/7 - National Trust only				
083 Charles Robert Denys	Rowan Allan	Draft Under	Not Completed	Not Required	Outmanding	The Applicant will respond directly to the Land Interest's relevant representation. The Applicant has been in regular correspondence with the Land Interest since May 2021.	06/07/2024	249, 2410, 2411	Part 1 (Category 1)	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	9. Cable installation works.	NA .	NA.	Nx SU	9	0.000	
Abuthos	(HI MINT)	Discussion				The Land Interest has pasture land affected by the proposed cable route.				Temporarily (Access)	13. Temporary construction access.						
						June 2021 site meeting, where concerns expressed about the proximity of the proposed cable route to the gas main on their property.											
						The Land Interest also attended consultation events in September 2021 and October 2022.											
						December 2003 site meeting to explain the statutory undertaker protective provisions and safety considerations.											
						Heads of Terms were issued in March 2023 and the Applicant understands that the Land Interest does not want to progress discussions at this stage.											
						Heads of Terms were issued in March 2002 and the Applicant understands that the Land Interest does not work to progress discussions at this staps. This Applicant emailed their agent in February 2004 and sent a Letter to the Land Interest and their agent in March 2004. The Applicant emailed the land interest in Appl 2004.	at a										
						The Applicant sent an email to the Land Interest in May 2004 to clarify the position with reparts to protective provisions and safety measures around the case											
						The Applicant sent on email to the Land Interest in May 2004 to clarify the position with regards to protective provisions and safety measures around the gas main. The Applicant is due to arrange a meeting to discuss any further issues with the Land Interest and its available feedback from the Land Interest and their above.											
						Following CAVE, a letter was sent to the land interest on 6 June 2004 to confirm the Applicant's costion in relation to fees for orderational advice.											
						A meeting was held with the Land Interest's agent on 12 June 2004 to discuse custanding concerns and blockers' for progressing with the Heads of Terms'. A number of points were saled which were summarized in an email from the Applicant to the agent on 25 June 2004.											
						A number of points were taised which were summarised in an email from the Applicant to the agent on 21 June 2024.											
						Editiving CAVH the Applicant also issued revised Fleads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in 28. June 200 (via post to the land resent) and is awaiting a formal response. The Applicant spoke with the agent on the phone on 5 July 2004 and that an on-time search needs to 3 July 2004.											
						teams meeting on 8 July 2024.											
						As at Deadine S Applicant understands there are no outstanding matters to be addressed, other than a solicitor's review. The Applicant awaits details of the Land Interver's solicitor.											
084 Washington Parish Council	Savits (Guy Streeter)	Draft Under Discussion	Not Completed	Not Required	Outmanding	Land Bearwar's solicitur. The Applicant has consulted with the Land Interest at both stakeholder level and fandowner level, over the period 2021 to 2024.	09/07/2024	258, 229, 2311	Part 1 (Category 1)	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works.	Open Space and Allotment	22/8, 22/9 - Open Space only	Not SU		8-419	PEPD-112 REP2-072 REP3-141
						Recreation ground and allotments affected by cable route. This section of the route is proposed to be constructed using HDD methodology.							22/9 - Allument only				REP3-141
						Abarrative route to the south of Washington proposed. The rationale for not progressing with the route to consultation was communicated vertally by the Applicant at a Parish Council meeting in November 2022.											
						Heads of Terms, were issued to the Land Interest in March 2022. The Land Interest confirmed in February 2024 that they would like to progress discussions on the Heads of Terms.											
						The Applicant conscised the Land Interest via email and a Letter in March 2004, which was subsequently them followed up by further email correspondence in April 2004.	1										
	1					An online Teams meeting in May 2004 to confirm the project's position on fees and a chaser email serms the Land Interests agent in May 2004 to confirm exec says to progress negotiations.	1	1	l				1				
1 1	1						1	1	l				1		Į.		
1 1	1					Since CP4H the Applicant sent a Letter to the Land Interest on 6 June 2004 to citally the position in respect of fees for professional advice. In addition, The applicant issued revised feeds of Terms on 52 June 2004, sent directly to the land interest pic prof. These add an enhanced commercial other to progress disposation of an exhausted commercial other to progress on 20 June 2004, and professional professional advices are expensed on 14 May 2004, the Applicant character for an expense on 20 June 2004, and professional professional advices are expensed on 14 May 2004, the Applicant character for an expense on 20 June 2004, and professional advices are expensed on 14 May 2004, the Applicant character for an expense on 20 June 2004, and professional advices in the Applicant character for an expense of the Applicant character for an expense on 20 June 2004, and professional advices in the Applicant character for applicant character for an expense on 20 June 2004, and professional advices in the Applicant character for appli	.1	1							Į.		
DBS John Goring on behalf o		Draft Under	Not Completed	Not Required	Outmanding	discussions and much agreement. Following the email to the Council's potential new agent (sent on 14 May 2004), the Applicant chassed for a response on 29 Consepondence with the Land Interest (John Gooleg) since June 2000. The Land Interest is also a Parish Councillor for Winton Parish Council.	06/07/2024	262, 269, 269, 2610, 2611, 2612, 2613	Part 1 (Caragon 1	Acquisition of Rights by the Creation of New Rights or the	Cable installation works.	NA .	NA.	Nx SU		R-421	
085 John Goring on behalf o Wiston Parish Council (Wiston Parish Council		Discussion				Pasture and amble land, track/public brideway affected by cable route.			and Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary construction access. 15. Operational access						
						The Land Interest attended a Parish Council meeting in February 2001.											
						Land Interest attended meetings in September 2021 and April 2022 and consultation events in September 2021 and November 2022.											
						Rationals for not progressing with alternative route proposal (oute to the south of Washington) was communicated vertically at April 2002 side meeting and flowerists 2002 Parish Council.											
						November 2022 Parish Council.											
						Heads of Terms were issued in March 2023.											
						In August 2023, when The Applicant provided answers to various queries on the inspect of the proposals on the Land Interest's agricultural land in August 2023 and a chaser Letter regarding the Heads of Terms was sent in blench 2024.	4										
						The Applicant is availing further feedback following a Letter requesting comments on the Heads of Yerms sent in March 2024.											
						The Applicant followed up with the Land Interest via phone call and email in April 2004.											
						Site meeting in lifey 2004 and the Applicant is awaiting feedback on the Heads of Terms.											
						Since OUT the Applicant one is served 2 by 2004 to the Land Hermits Loding by proteins in respect of the five typerhelicities above to subdisc. The Applicant asset with well-bed of Times to Applicate at each of the best of times of times of the protein and make hyperhelicities and the chargement of the protein and the protein and the chargement of the chargement											
						Applicant issued revised Heads of Terms on 3 July 2024, sent directly to the land inswest (via post), with an enhanced commercial offer to progress discussions and reach agreement. In addition, the Applicant men with John Goring on 28 May 2024 at his property and visited the location of the proposed cable	ie										
						route. The Applicant sook away feedback from the landowner about his preference so site the cable route as far north over Dalay Lane as practically possible. The Applicant has passed this information to the engineers and will issue a response.											
086 The Crown Estate (The		None Drafted	Not Completed	Not Required	Outmanding	Discussions regarding the agreement of terms for a lease of an area of foreshore within the Land Interest's ownership.	19/09/2024	Sart, Sa2, Sb1, Sb2, S11, S2, S3, S4	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	6. Underground landfall connection works intertical area.	Crown Land and Open Space	1a/1, 1a/2, 1b/1, 1b/2, 1/1, 1/2, 1/3, 1/4 - Crown Land Only	Not SU	A	R-388	
086 The Crown Estate (The Crown Estate)						29 June 2023, Land Interest confirmation of intention of foreshore areas to be included in the Transmission Asset Agreement for Lease.			and Part 4	Imposition of Restrictive Covenants							
	1					It was confirmed in January 2004 that Town Legal has been instructed and will seek to work collaboratively with the Applicant.		1					1a/1, 1a/2, 1b/1, 1b/2, 1/1, 1/2, 1/3, 1/4 - Open Space-Only				
087 Richard John Cilford		Niz Required	NA	Not Required	Outranding	The Land Interest submitted a relevant representation making aware they are an occupier out Oakendere Industrial Estate and live north of the ASYS.	11/03/2024	23/13	Part 1 (Category 2) and Part 3	Land to be Used Temporarily (Construction Compound)	10. Temporary Compound Construction	NA .	NA.	Not SU	2	R-311	
						The Applicant in this instance has not entered into discussions over Heads of Terms.			and Pat 3								
CBB Kingley Gate		Draft Under	Not Completed	Not Required	Outmanding	Following the Public Consultation event in October 2022, the Land Interest has opened dislogue with the Applicant.	09/07/2024	918, 300, 901, 302	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	Crown Interest	3918 - Crown litterest Only	Nx SU			
Management Company	,	Discounter.				Owner of roadways through Kingley Value retaining management responsibilities of all roadways, pathways and green spaces on the housing estate.				Inputation Residence Communication							
						The Applicant is seeking an operational access rouse through the housing estate to be able to access the cable rouse for maintenance purposes.											
						Heads of Yenns were issued in December 2020.											
						The Applicant has followed up with the Land Interest for an update / response in March 2024.											
						The Land lessess has notified the Applicant, in April 2004, that there are no formal directors for the Kingley Gass Management Company Ltd and the nominated directors have no decision making powers. The Applicant has requested an update from the Land Interest in May 2004.	4										
089 Carde Gwenddyn Rosetta Langmend,	Andrew Thomas (Henry Adams LLP)	Draft Under Discussion	Not Completed	Not Required	Outmanding	The Land Interest ceres a mixture of scable and parture land that is affected by the proposed cable route.	09/07/2024	59, 511, 513	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works.	NA	NA	Not SU			
Kelth William Langmes & Richard Henry Julian	id .					The Applicant has been in correspondence with the Land Interest since April 2021.											
Venables Kyrke (as Trustees of the J L 199	14					The Applicant issued Heads of Terms to the Land Immest in July 2023.											
(AAM) Settlement)						The Applicant has held discussions with the Land interset's agent, since receiving an initial generic response to the Heads of Terms in October 2023.											
						The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21st February 2006.											
						The Applicant has followed up with the Land Interest in a Letter in March 2004.											
						The Applicant has had a subsequent telephone convenzation, in May 2004, with the Land interest's agent and has established that the Land interest strongly apposes the cable route's current route which severs the analis fields / farm in half, and is unhappy with the consideration / payment being offered. The											
						The Applicant has had a subsequent seleptions conventation, in they 2004, with the Land Externit's agent and has established that the Land Interest is storyly oppose the color route is content as an which is easy to be used finish. If then in that, and is integring with the consideration in properties they give the consideration in properties of the color route is considerated. They will be a story of the color route in the color route is considerated and the color route is considerated and the color route in the color route is considerated and the color route in the color route is considerated and the color route is considerated and the color route in the color route is considerated and the color route is considered and the col											
						Since CHH; the Applicants appear epoke with the Land Interver's agent on 15th June 2024 and was unable to confirm that the Land Interver were willing to make to discuss matters farmer. The Applicants agent reached our directly to the Land Interver via email in June 2024, seeking to arrange to meet to discuss the Heads of Terms to Julia con received a response.											
						The Applicant issued revised Heads of Terms in June 2004 and is awaiting feedback.											
090 Keith William Langmea	d Andrew Thomas (Henry Adams LLP)	Draft Under Discussion	Not Completed	Not Required	Outmanding	The Land Interest owns a mixture of anable and parame land than is affected by the proposed cable notes. The Applicant has been in correspondence with the Land Interest since April 2021.	09/07/2024	\$10, \$12, \$14, 61, 63, 64, 65, 71, 72	Part 1 (Caregory 1 and/or Caregory 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works. Construction and operational access.	NA .	NIA.	Nx SU			
1 1	1							1	Part 3								
1 1	1					The Applicant issued Heads of Terms to the Land Interest in July 2009.	1	1	l				1		Į.		
	1					The Applicant has held discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2022. The Applicant had an on-line video (TEAMS) call with the Land Interest's apent on 2 to February 2026.		1							Į.		
1 1	1						1	1	l				1		Į.		
	1					The Applicant has followed up with the Land Interest in a Letter in March 2004.		1							Į.		
1 1	1					The Applicant has had a subsequent wisiphone conversation, in May 2006, with the Land interests a poor and has established of the fund interest according opposes the cold construct counter to such in part of the control counter to come to such in part of such in part of the control counter to present the Applicant is seeking to accessing an energia, it is used byte, with the Land interests appert to discuss it relies writing social measures in more detail and to establish whether are voluntary legislation releasures in more detail and to establish whether are voluntary legislation of the control.	1	1	l				1		Į.		
	1							1									
	1					Since CHH, the Applicant's agent spoke with the Land Interest's agent on 12th June 2004 and was unable to confirm that the Land Interest were willing to meet to discuss matters farmer. The Applicant's agent reached out directly to the Land Interest wis email in June 2004, seeking to arrange to meet to discuss the Head of Timer but but not recreated a segoona.		1									
	1					meet to cacuus matters turteer in e Applicant's agent reached out directly to the Land Interest via email in June 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response.		1							Į.		
	1					The Applicant issued revised Heads of Terms in June 2004 and is awaiting feedback.											
091 John Kelth Langmead	Andrew Thomas (Henry Adems LLP)	Disalt Under Discussion	Not Completed	Not Required	Outminding		09/07/2024	59, 510, 511, 512, 513, 514, 61, 62, 63, 65, 73	Part 1 (Caregory 1 and/or Caregory 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works. Construction and operational access.	NA .	NX	Nx SU			
						The Applicant has been in correspondence with the Land Interest since April 2021,			Partà								
						The Applicant issued Heads of Terms to the Land Interest in July 2003.											
						The Applicant has held discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2004.											
						To be a second and											
						The Applicant has ballequent subjective consistent in a state in tractic 2004. The Applicant has ballequent subjective conversation, in Nay 2004, with the Land Iterator's agent and has established that the Land Iterator storopy of the Collen coast current coast which search as state feature. Under it has in half and subject provide the conditionation pages at being offered. The Applicant is searing to surrage, an entering in June 2004, with the Land Iterator's agent to discuss? Inside indigition measures in more detail and to extend that whether an advantage agenter can be leaved and or extendition.											
						Since CAHI, the Applicant's agent spoke with the Land Interest's agent on 12th June 2004 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's agent reached out directly to the Land Interest via email in June 2004, seeking to arrange to meet to discuss.											
		nu fue		No December		the Heads of Terms but has not received a response.			Daniel 10	Annahira di Manahara A	A Child bumbles and			tie for			
092 Sharon Louise Jackson & Hilary Frances filtery Campbell Rennie	1	HEE HORQUING	men.	neu melquines		Presumed owner of part width of the subsoil of that highway and consulted with the Land Interest on that basis in October 2022. Place 4/2 & 4/4 are included within the DCO boundary for the proposed cable rouse.	10/08/2024	W. W.	Part 1 (Category 1)	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	n. Case (IESSEED) WORK.	nun.	man.	The day			
Campbell Henrie	1					Catacony 4 transact reasonant reasonable of subsoil (named the of bideaux the Societars is not in this immore assistance areas blands of Tarms	1	1	l				1		Į.		
DR3 Matthew James Benso		Nix Required	N/A	Not Required	NA NA	Casegory 1 interest presumed ownership of subsoil / part width of highway, the Applicant is, not in this instance seeking to agree Heads of Terms. The proposed cable rouse does not pass through the Land Interest's land holding and articipated will not affect the Land interest.	12/03/2024	24	Part 1 (Category 1)	Acquistion of Rights by the Creation of New Rights or the	Cable installation works.	NA .	NA.	No. SU			
094 Jannifer Hall & The Executor of James Rodney Hall	1	Agreed	Completed	Not Required	N/A	The Applicant in this instruces has not entered into discussions ower Heads of Terms. The Land Interest has signed and recurred HoTs in May 2023.	09/07/2024	794, 796, 796, 797	Part 1 (Caregory 1 and/or Caregory 2).	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access	NA	NA.	No SU			
	1					The Applicant's legal advisors have been instructed to draw up the Option Agreement and Deed of Saxement. Draft documents have been issued to the Land Instructor anticitur for anxious and agreement.	1	700, 701, 702, 703, 704, 705, 61	Part 3								
095 Michael Edward Coope & Mary Patricia Cooper	r (Henry Adams LLP)	Agreed	Completed	Not Required	NA.	Intercent's antichor for majors and accessment. The Land Interest has signed and returned HoTs in April 2022.	09/07/2024	790, 7/31, 792, 7/33, 704, 7/35, 6/1	Part 1 (Caregory 1 and/or Caregory 2),	Imposition of Restrictive Covenants Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access	Crown Interest	3/30, 7/31, 3/32, 8/1 - Crown Interest Only	Nx SU			
000 Karring Darring T		Dod: Norm	Nor Conclete *	Not Described	WA.	The Approximate signs advisors have been instructed to draw up the Option Agreement and Deed of Easement. Draft documents have been instead to the Land tensor's actions for solice and approximate. The land instruction of a process process productions Guilland land and the Committee Co	nemeron.	700 201 700 200 704 205 av	Part Common	Annulation of Districts by the Commiss of New York	6 Cath involves were	Crown Insense	190 791 192 av. Commiss	May Girl			
Ann Stanley	1	Discussion	rea cumpleted	nus maquitid	man.	The Land Interest owns part of a private access road where Serillage Lane ends being an adopted highway and becomes a private access road. The Land Interest is affected by a proposed operational access along Swillage Lane (Plats 700 & 700 E).	W002024	NAME AND ASSESSED SOME SOME SOME	andor Caregory 1	Imposition of Restrictive Covenants	15. Operational access	Crown addition	Only	THAT AND			
1 1	1					The Land Immetri is affected by a proposed operational access along Swillage Lane (Pixts 703 & 704). Heads of Terms were issued in April 2004 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.		1	Pani								
					1 1	remain or remain word straight in April 2004 and the Appoint is awaring tendback from the Land Interest on the Heads of Terms.	1	1	i .	I .	l .	1	1			1	1 1
			1														
						The Land Interest has requested the Heads of Terms to be re-addressed and re-submitted for signature at the end of May 2004. The Applicant is hopeful that the Heads of Terms will be signed and returned during June 2004.											
						The Land Interest has requested the Heads of Terms to be re-addressed and re-scalarised for signature at the end of Mey 2004. The Applicance is repetul the re-heads of Terms will be signated anterested alreage, June 2004. Since OH+1, the Land Interest has repossed in June 2004 to the Applicant storing they are not visiting to proceed on a Meyer sewement and seeks accurate to the Land Interest has repossed and the Land Collection of the Applicant storing they are severed on a Meyer sewement and seeks accurate to the Land Interest storing they would be asset to the property repoised alternative. The Land Interest storing they would be asset to the second of the Applicant storing they would be asset to the Applicant storing the Applicant storing the Applicant storing they would be asset to the Applicant storing the Applicant storing they would be applicant to the Applicant storing they would be asset to the Applicant storing the Applicant storing they would be applicant storing the Applicant storing they would be											

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	Tracking		Locasma	nts		Status Undate		Datally of the Land and Works							France	tion Deferences	
110	Andrew Fryer & Yvonne Fryer	Draft Under Discussion	Not Completed	Not Required	NA	The Applicant has been in correspondence with the Land Interest since July 2021.	06/07/2024	217, 218	Part 1 (Caregory 1 and/or Caregory 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	NA	NA.	No. SU			
						The Land Interest owns a residential dwelling which is accessed along Sanns Farm Lane, a proposed operational access.			Part 3								
						A silver of the title is included within the Order Limits as a proposed operational access (Piot 218 on the Land Plans Orathore (APP-001)).											
						The Applicant met with the Land literator on site in felley 2023.											
						Heads of Terms were issued in April 2004 and the Applicant is availing feedback from the Land Interest on the Heads of Terms.											
						The Applicant has spoken with the Land Interest and is seeking to arrange an on-site meeting in July 2004 to review the plot / land affected and to discuss and review the Heads of Terms.	d										
						Since CHH, the Applicant sert a letter on 6th June 2034 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to											
111	Catherine Julie Purcell & Patrick Purcell	Draft Under Discussion	Not Completed	Not Required	NA	The Applicant has been in correspondence with the Land Interest since August 2001.	06/07/2024	2106, 2107, 2109	Part 1 (Caregory 1 and/or Caregory 2).	Acquisition of Rights by the Creation of New Rights or the Imposition of Restriction Comments	15. Operational access.	NA	NA.	Nx SU			
	Panes Poises	Discussion				The Land Interest owns a residential deelling which borders an existing private access track affected by operational access.			Part 3	Inpution of Residue Comments							
						A site meeting was initially held in October 2002.											
						Heads of Terms issued in December 2023, availing feedback.											
						The Applicant has followed up with the Land Interest for an update in March 2004 via letter.											
						Since CAH the Applicant sent a Letter on 6th June 2024 to the Land Inswestro clarify the position in respect of fees for professional advice. The Applicant has fast values discussions via on-time seams meetings with the sparet respection the Heads of Terms. An in-cerepor meeting was held with the Land Inswestry.											
						agent on 12th, June 2004 to discuss custanding concern and folicities for progressing with the Heads of Terms. A number of points were steed which were summarized in an email from the Asolicitant to the acres of 2th June 2004. Revised Heads of Terms and due to be issued to this landsare in due could	ne .										
112	Lorica Trust Limited	Agreed	Not Completed	Not Required	NA .	The Applicant issued the introductory project letter to the Land Interest is November 2020.	09/07/2024	21/02, 21/03, 21/06, 21/07, 22/7	Part 1 (Caragory 1 and or Caragory 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	9. Cable installation works.	National Trust, Crown Interest and Open Snana	91/00, 91/00, 91/06, 91/07, 92/7 - National Trust only	No. SU			
						The initial engagement exeming was held in Merch 2021 with site visit in Merch 2022.			Part 3	Temporarily (Access)			21/00, 21/00, 21/00, 21/07, 20/7 - Crown				
						Subsequent correspondence to facilitate survey access was carried out from January 2023 through to filey 2023.							Landonly				
						The Applicant issued Key serms for access lease and size meeting held in March 2004. Subsequent trieighone calls and emails have been exchanged throught see March to April with updated serms put forward by Rampion 2 on tril-624.							22/7 - Open Space only				
						The Applicant has reached an agreement for key serris for a construction access lease on the historial Trust treehold land occupied on a long lease by the Lonica Trust. National Trust has confirmed agreement for their to be a sublessee between the Applicant and the Ministra Trust and that subjectors the key service pareners that provide a convert to the. Other discourants are belon externed to the Applicant to his on the forcial Trust and that subjector condition belongs to provide the Applicant of the Applicant to the Applicant to the provided the Applicant to the solution Trust and the Applicant to the solution Trust and the Applicant to the solution Trust and the Applicant to the Applicant Trust and the Applicant to the Applicant Trust and the Applicant Trus	14										

113	Lady Meryl Patricia		Agreed	Not Completed	Not Required	NA NA	Stratus Lindate The Applicant has been in contact with the Land interest since November 2020.	26/06/2024	Details of the I and and Works 2149, 2144, 224, 225, 226	Part 1 (Category 1	Acquistion of Rights by the Creation of New Rights or the	9. Cable installation works.	NA N		Nx SU		Frankstine References	
	Waters.						The Land Interest owns agricultural land, woodland and a pond affected by the proposed cable rouse (HDD construction methodology).			andior Caregory 2), Part 3	Imposition of Restrictive Covenants							
							Heads of Terms issued in March 2023, a site meeting followed in March 2023.											
							The Applicant received signed Heads of Terms from the Land Interest in May 2004.											
114	Card Arre Cummings & Robert William Cumminos		Draft Under Discussion	NA	Not Required	NA .	The Applicant has been in correspondence with the Land Inswest and their agent since January 2001.	19/06/2024	22/13, 22/14, 22/25, 22/30, 22/15, 22/20, 22/26, 22/29	Part 1 (Caregory 1 and/or Caregory 2).	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works. Temporary construction compound.	NA N		Nx SU			
	Cummings						Please see the narrative in Mark & Karen Cleaver row Unique Reference No. 666.			Partit		Cable installation works. Temporary construction compound. Temporary dust stringing area. Temporary construction access.						
							The Cummings are the freshold owners as per the Land Registry, however, the Land Interest has confirmed that tille has now been transferred from the ownership of the Cummings to the ownership of the Cleavest. This was confirmed via email in April 2024.											
							The Applicant has sought leedback on the Heads of Terms in a Letter in March 2004. The Applicant has been in regular correspondence with the Land literate and the agent since February 2001.											
115	Kevin Byrne & Lisa Morie F Byrne	Rowan Allan (HJ Rurt)	Draft Under Discussion	Not Completed	Not Required	NA		06/07/2024	2611, 2612, 2613	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the imposition of Restrictive Covenants and Land to be Used Temporarily (Construction Compound, Access and Cable Duct Stringing)	9. Cable installation works.	NA N	,	Not SU			
							Pacture land affected by the cable route (HEC construction methodology).			Partit	Temporarily (Construction Compound, Access and Cable Duct Stringing)							
							A site meeting was initially held in February 2001. May 2002 site meeting with agent to explain route amendment to the south of the Land Interest's title and amended cable source-were fixed holding.											
							tility 2022 site meeting with agent to explain route amendment to the south of the Land intersect's title and amended cable soure over their land holding. Heads of Tenns issued in March 2023.											
							Size meeting in October 2023, where Land Immest confirmed they did not want to progress discussions for the Heads of Terms.											
							The Applicant sent the Land Interest a Letter in March 2004 to confirm their position on the Heads of Terms discussions. The Land Interest responded restating their position via email in April 2004 to which the Applicant responded in April 2004.											
							Educing CNAE, a later was sent to the local instance of this are colded according to position in relation to feed for these for professional advices, annaled according for every substance of feed for on other 3.00 and 6.00 the entercondingment of the trappeted concentrate of the trappeted according to the section of the concentrate of the trappeted according to the section of th											
							was held with the Land Interest's agent on 12th June 2004 to discuss outstanding concerns and blockers' for progressing with the Heads of Terms'. However, as previously outlined, the land interest does not want to discuss the Heads of Terms and responded via an email confirming this again on 4th July 2004.	5										
							As at Deadine 5 Applicant understands there are no outstanding matters to be addressed, as the land interest's position has not changed.											
156	nuina lana Shoramith		Destributor	Nor Completed	Mrs Dansiert	NA.	The Applicant has been in correspondence with the Land Interest since July 2021.	16172/2004	90.94	Part I Caracco 1	Annualities of Sidden has the Country of New Sidden or the	M Country for and manifold proses	NA N		My GIT			
	Louise Jane Shoosmith & Mark Stephen Shoosmith		Draft Under Discussion							andior Caragory 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	,						
							The Applicant nature might be shown (i.e. age) as are transferent cores to the second using a substance as a commission and operations. The Applicant natureposed to engage with the Land Interest directly in person via a cloor knock in June 2023. The Applicant was able to obtain contact details and followed up with an email.											
							followed up with an email.											
							Heads of Terms issued in December 2023.											
							Latest consepondence via traiscom in January 2004 and a subsequent foliow up email regarding queries about the Heads of Terms in January 2004. A letter was sent in March 2004 requesting feedback on the Heads of Terms.											
	l l	l					A letter was sent in March 2001 requesting feedback on the Heads of Terms. Since CAH1, the Applicant sent a letter on-lith June 2004 to confirm the position in respect of fees for professional achico. Revised Heads of Terms are due to	J	1									
117	Jason Harold Young & Nicola Young		Draft Under Discussion	Not Completed	Not Required	NA NA	The Applicant has been in correspondence with the Land Interest since July 2021.	08/07/2024	27/22, 27/23	Part 1 (Catagory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and operational access.	NA N		Nx SU			
	Noda Young		discussion				Small section of driveway/verge (12 sqm) adjacent to an existing track which is affected by a construction and operational access.			andor Category 2), Part 3	enposition of Restrictive Covenants							
							Initial meeting was held in June 2023, followed up with an email and the offer of another meeting.											
							Head of Terms issued in December 2023 (swaiting feedback).											
							Larest correspondence via a Letter in March 2024 requesting feedback on the Heads of Terms.											
	August Ma	Annual Mari	Name of the last o	No. Complex	Nucleon		Since CAHI, the Applicant sent a letter on 6th June 2004 to confirm the position in respect of fees for professional action. Revised Heads of Terms are due to The Applicant has been in upoder commonwhere with the Level Inspect and their leaves since March 2014			Daniel (Co.	Anniel and Market Street Committee C	A field broaders water of "			Na Pri			
118	Serjamin Mathew Marten Leathers & Joanna Marganet	Howan Allan (HJ Burt)	Draft Under Discussion	Not Completed	Not required	Non.	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2001. Parture land and paddocks affected by cable rouse. Driveway to residential develing and equentian facilities proposed as operational access.	06/06/2024	2817, 2818, 2819, 2600, 2601, 2602, 2603, 2605, 261	Part 1 (Caregory 1 and/or Caregory 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants.	s. cade resolution works. 15. Operational access.	NA N	,	NX SU			
1	Leathers	l					Pearture land and paddocks affected by cable route. Driveway to residential dwelling and equentian facilities proposed as operational access. Site meetings were initially held in March 2021 and September 2021.	1	1	rand								
		l				1 1	Sine meetings were initially held in March 2001 and September 2001. Heads of Terms issued in May 2003 (avaiding feedback).	1	1									
		l					The Applicant met with the Land Interest on site again in March 2022.	1	1									
	l l	l					The Applicant emailed the agent requesting feedback on the Heads of Terms in February 2004, via a Letter in March 2004 and via their agent in April 2004.	1	1									
							The Applicant enabled the Land Interest and their agent in May 2004, to request a date for a meeting to discuss the Heads of Terms and any points that require calefication in order to progress engolesions.											
							clarification in order to progress negotiations.											
							Findings Colds, 1 liker use sets to be included to \$1.000 to significant position in designificant position in designifica											
							the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2004. On 27th June 2004, the revised Heads of Terms were issued to the agent via email (and serv in the post to the land inswest), as well as answers to the outstanding											
							concerns. These include: suggested wording within the Heads of Terms to potentially revise the operational access and contact on the projects Drainage pla- with the Outline Code of Construction Practice. The revised Heads of Terms were circulated on 26th June 2024 and comprise an enhanced commercial offer											
							to progress discussions and reach agreement; and the Applicant spoke with the agent on the phone on timility 2004 and fied an or-nie reach sheeting on titl July 2004 regarding these.	n										
							As at Deadine 5 Applicant understands the Land Interest has no remaining concerns regarding the Heads of Terms and would like progress discussions.											
119	Forgase Investments C	Chris Spratt (Spratt & Son)	Draft Under	Not Completed	Not Required	NA NA	The Applicant has been in regular consepondence with the Land Interest and their agent since March 2021.	00/07/2024	28:26, 29:2, 29:3, 29:4, 29:6, 29:7	Part 1 (Caragory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Strange of excavated materials)	9. Cable installation works.	NA N		Nx SU			
	Linead	(sprat & son)	Discussion				Parture land affected by cable route. Suisting track proposed as construction access.			Part 3	Temporarily (Storage of excavated materials)	11. Temporary soil storage. 14. Construction and Operational Access.						
							Site meeting were initially held in March 2021 and May 2022 where the project proposals were explained to the Land Interest.											
							Heads of Terms were issued in March 2022 and the Applicant is awaking comments on the Heads of Terms from the Land interest and their agent.											
							The Applicant mer with the Land Interest on site again in June 2023.											
							Letter requesting feedback on the Heads of Terms sent in March 2004, followed by an on-line meeting in April 2004 to discuss the Heads of Terms and a folioup email.	-										
							An email was sent from the Applicant to the Land Interest's agent in May 2004 clarifying the basis of the offer within the Heads of Terms and requesting a response.											
							Since CAH1 the Applicant sent a letter on 6th June 2004 to the Land Interest to clarify the position in respect of fees for professional adulce. In addition, The Applicant issued revised Heads of Terms on 26th June 2004, sent directly to the land interest (via post) and via email to the agent on 8th July 2004.											
							The Applicant contact the Land Interest direct whilst their appoint land agent was on annual leave to confirm new Key Terms were being issued and to identify a dire when a meeting could be held upon the Land Agent's moun. Ameeting is poposed to be arranged from 10th July so move manner stream.											
120	Shemanbury Grange Land Management Company Limited		Agreed	Not Completed	Not Required	NA.	The Land Interest has signed and neumed Heads of Terms in May 2023. Latest consepondence via an on-line Teams call in Black 2024 to discuss amendments to the Heads of Terms. Draft documents have been issued to the	09/07/2024	298, 304	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works.	NA N		Not SU			
111	Principally Landed	Onter Creator/Class	Destributor	Nor Completed	Not Decided	N/A	The Applicant has been in correspondence with the Land Instruct and their agent since Bity 2001.	nemoconou.				S Cable installation under	NA N		Ny GII			
121	Yuonne Mary Kempley ((Henry Adams)	Discussion	Pas Congresso	nes maquinu	an .	Passure land which is affected by the cable trace and proposed operational access.	MINISTER STATE	2810, 2810, 2810, 2810, 2810, 2820, 2821, 284	andlor Caregory 2), Dam's	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Tamponously Microsoft	13. Temporary construction access. 15. Onerwised access.			NA SU			
							A site meeting was initially held in Segrenther 2021.											
							Heads of Terms issued in March 2023 (swalking feedback).											
							An email requesting feedback on the Heads of Terms was sent to the Land Interest's agent in December 2023 and a Letter in March 2024. At Deadline 3, the Applicant was seeking clarification regarding the exquest for an additional plan, which I is yet to receive.											
							Land literest's agent sequesting an additional plan and the Applicant is seeking clarification on the request as at Deadline 3. An email from the Applicant to the Land literest and their agent was sent in May 2004, requesting a date for a sile meeting and requesting feedback on the Heads of Terms.											
							Since CNH1 the Applicant sent a letter on 6th June 2024 to the Land trensent to chelly the position in respect of fees for professional adule. In addition, The Applicant assued nevised heads of Terms on 26th June 2024, sent discript units land stresser (via poor) and via sental to the agent in July 2024. These tend an enhanced commercial offer to propries discussions and exact applicants and Applicant is switching feedback.											
							enhanced commercial offer to progress discussions and reach agreement. The Applicant is availing feedback.											
							On 1st July 2004, the Applicant received tracked changes' world documents with comments included on the Option and Easement documents. The Applicant is due to respond on these points. The email from 1st July 2004 details the first set of formal comments on any of the documents that the Applicant has											
							On 1st July 2014, the Applicant movimed tracked changes' word documents with comments included on the Option and Exement documents. The Applicant is in an image of the reasonable of the comment of the Comment of the Comment of the Applicant has been as the Applicant has been applied to the Applicant has been in product comment has been received from the Applicant has been in product comment has been received from the Applicant has been in product comment has been received from the Applicant has been in product comment of the Applicant has been in product comment of the Applicant has been in product comment as the Applicant has been in product comment of the Applicant has been as the Applicant has											
122	Anne Christine Deakin & F The Executor of Robin (John Burdet Deakin	Rob Cunningham (Brock Taylor)	Draft Under Discussion	Nor Completed	Not Required	N/A	The Applicant has been in regular correspondence with the Land Interest since December 2020.	08/07/2024	29/21, 29/22	Part 1 (Category 1 and/or Category 2).	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cubie installation works. 15. Operational access	NA N		No Su			
1	John Surdet Deakin	1				1 1	Pasture land (which is overgrown with vegetation) affected by cable touts.	1	1	Partit								
1		l				1 1	The Applicant has been in regular contact with the Land Interest via email and selecors.	1	1									
1		l				1 1	Site meeting held in May 2023.	1	1									
		l				1 1	Heads of Tenns issued in Mach 2023 (sweding feedback).	1	1									
	l l	l					The Applicant sents a letters to the Land interest in March 2004 requesting feedback on the Heads of Terms and an email in April 2004. Email from the Applicant to the Land interest and their agent in May 2004 requesting a date and time for a meeting to discuss the Heads of Terms.	1	1									
1	l l	l						1	1									
		l				1 1	Following CNH, a letter was sent to the land transaction 6th June 2004 to confirm the Applicant's position in relation to fees for professional advice. In addition, the Applicant issued related advant of these 20th Applicant issued related advant advant of the agent on 8th July 2004. These had are enhanced contracted of the to progress discussions and leach agreement.	1	1									
	No. Character	Occupants	Destroy.	No Complex	National		This an entancial commercial other to progress discussions and reach agreement. The Analysis have to consentrations with the I and temperatures have 2001.		20/9 2020 2022	Daniel (Co.	Annie Ward Warring and Communication of the Communi	a) Tomoroo			1-01			
123	Julian Clennell Harvey Tomlinson & Kym Louise Francis	Liouglas Edwards	Discussion	Not Completed	Not required	NA.	The Applicant has been in correspondence with the Land Interest since May 2001. Hedoerow bordering an Aroad the AUTO: a small section is affected by a proposed construction and operational access.	06/07/2024	3879, 3820, 3822	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporathy (Access)	13. 1emporary Construction Access. 14. Construction and Operational Access.	NA N	`	NX SU			
	Tominson						Headgerow bordering an A road (the AUY2), a small section is affected by a proposed construction and operational access. The Applicant has been in consict with the Land interest via email and triscom throughout the duration of the project.											
							Site meeting held in June 2023.											
							Heads of Tenns issued in December 2023 and the agent has confirmed that the Land interest will work collaboratively with the Applicant.											
							Email to agent in February 2004 regarding queries about the Heads of Terms.											
							An email was sent to the Land Immetr's agent in April 2024 confirming process for signing Heads of Terms, as the Land Interest wishes to progress.											
							Following CAHP, a littler was sent to the land interest on 6th June 2004 to confirm the Applicant's position in relation to fees for professional advice. As at											
124	Susan Mary Brand & C The Executor of Lloyd (Chris Toping (Soncheler Monkhouse)	Draft Under Discussion	Not Completed	Not Required	NA NA	Following CNPs, a letter was seet to the land transaction 6th. June 2054 to confirm the Applicant's position in relation to fees for professional advice. As at Destinate if the Applicant has chased the appear and is exactly inclinate. The Applicant has been incorrespondence with the Land transact and that agent airce March 2051.	06/07/2024	20,27	Part 1 (Caregory 1	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	19. Orahore connection work	NA N		Nx SU			
1	The wisecutor of Lloyd Grand	(senthelier Monkhouse)	trecussion			1	Passure land affected by the cable route (onshore connection works).	1	1	andor Category 2), Part 3	emposition or Hestrictive Covenants							
	l l	l					Site meetings were held in March 2021, August 2021 and December 2021.	1	1									
1	l l	l					Another size meeting was held in November 2022.	1	1									
1		l				1	in May 2000, a letter was sent to the Land Interest confirming the route selection connecting the proposed substation to the Bioliney substation.	1	1									
1	l l	l					Heads of Terms issued in July 2020. The Applicant sent a Letter to the Land Interest and their agent in March 2024 requesting feedback on the Heads of Terms, and an email follow up in April 2024.	1	1									
1		l				1	Correspondence with the Land Interest and their agent via an email to the agent in May 2004 requesting a meeting to progress discussions on the agreement.	1	1									
1		l				1	Following CAVPs, a letter was sent to the land Imment on 6th June 2004 to confirm the Applicant's position in relation to fees for professional advice. In addition	J	1									
1		l				1	Following CAPH, a stem was servit to fee and tresses on 4th June 2020 to conform the Applicant's position in hele for professional advice. In addition, the Applicant's position in heleform to the top professional advice. In addition, the Applicant is adviced by the Applicant and the Applicant is the Applicant and the	1	1									
1		l	1				general form of the Heads of Terms. An online teams meeting was held with the agent on 6th June 2024 and the Applicant responded with comments on 10th June 2024. On 1st July 2024, a further meeting was held to discuss the Heads of Terms where the agent confirmed that he had net with the land interest and	1	1									
	l l																	1 1
							To be a second of the second o									- 1	1 1	
							The Applicant awaks a response as at Deadline S, but understands the Land Interest has no outstanding concerns regarding the Heads of Terms.											

	Touriton		т —			T .	Status Undete		Datala of the Land and Works		1				1	Frankska	Between	
125	rances Jane Oubome		Draft Linder	Not Completed	Not Required	NA .	Status Lindale. The Applicant has been in regular correspondence with the Land interest since March 2021.	06/07/2024	Datalla of the Land and Works 20/29, 20/29, 2411, 26/9, 24110, 24/11, 24/12, 24/14	Part 1 (Caregory 1	Acquistion of Rights by the Creation of New Rights or the	13. Temporary Construction Access	NA	NA.	Na SU	Cramination	*********	
1	Lisa Severiee Wells		Discussion				Parture land, paddocks, Nery and equine gallops affected by cable route. Distring access track and parture land proposed as operational access.			andlor Caregory 2), Part 9	Imposition of Restrictive Covenants and Land to be Used	15. Operational Access 16. Orishors connection work						
										Patta	temporanty (Access)	18. Orleton connection work						
							An initial site meeting was held in March 2021.											
							August 2021 meeting to review the route of the operational access. In this location, followed by meetings in July 2022 and August 2022.											
							Revised operational access route was consulted upon in October 2022 and incorporated into the design.											
							Heads of Terms issued in July 2023 (and re-circulated in November 2023) (availing feedback).											
							Site meetings were held in November and December 2023 to understand the best way to mitigate impacts in this location and a Letter was sent in March 202 requesting feedback on the Heads of Terms.	4										
							An email was sent to the Land Interest in April 2004 confirming some project details and requesting feedback.											
							An email to the Land Interest requesting a date for a meeting in May 2024 to progress discussions on the agreement.											
							Since CHH the Applicant sear a Letter on 6 June 2014 to the Lend Sewers to Calify the position is respect of less for professional action. In addition, The Applicant season should beload of Terms on 25 June 2014, sear directly to the later desired year. These facts are sentanced commercial offerther propriess discussions and seach appearance. The Applicant has been in correspondence with the land-drawers but has not yet been able to find a suitable desire in a size managing. The anti-orienses that seach red projection required pluster cultification on the valence, the land-orienses that seach red population should be cultification on the valence, the victor has Applicant and search population.											
							As at Deadine 5 the Applicant has tried to call and left a message with the Land interest and followed up with an email on the lith July requesting a call to go											
126	nthony John Cooke &	Robert Crawford-Clarke	Draft Under	Not Completed	Not Required	NA .	The Applicant has been in correspondence with the Land Interest and their agent since fillerth 2021.	08/07/2024	33/38, 33/29, 341, 362, 3411, 3414	Part 1 (Canagory 1	Acquistion of Rights by the Creation of New Rights or the	15. Operational Access	NA	NA.	Na SU			
	harlotte Louise Sturdy	(Henry Adams)	Discussion				Pasture land affected by cable route. Access track to residential dwelling is proposed as operational access.			andor Caregory 2), Part 3	Imposition of Restrictive Covenants	18. Onshore connection work						
							An initial site meeting was held in March 2001, where the project's proposals were explained to the Land interest.											
							Meeting was held in July 2022 (with a neighbouring Land Interest) and in August 2022, following which the Land Interest appointed an agent.											
							Heads of Terms were issued in July 2023 and the agent confirmed in October 2023 that the Land interest will work collaboratively with the Applicant.											
							Ernall in December 2023 to their agent requesting feedback on the Heads of Terms and a Letter in March 2024.											
					1		The Applicant is awaiting feedback from the Land Interest's agent as at Deadline 4 having sought classication on the detail required within the additional plan requested.	1							1			
							Email to the Land interest and their agent in May 2004 requesting a date for a meeting to progress discussions on the agreement.											
							Since CPH1 the Applicant sent a letter on 6th June 2004 to the Land itensent to chelly the position in respect of fees for professional adulce. In addition, The Applicant issued released the dead of Terms on 28th June 2004, eard discript or this land itenset (via post) and via examile this agent in July 2004. These had an enhanced commercial offer to propries decurations and exact applicant as landing feedback.											
							On 1 to 2/20, the Applicate to exclude throader changes and document with common included on the Option and Exement document. The Applicate is due to in page 1 the Applicate is due to the Applicate in the Option and Exement document. The Applicate is due to the Applicate in the Application in											
127	smes Afred Charles lost & Lorsine Hust	Rowan Allan (NJ Surf)	Draft Under Discussion	Not Completed	Not Required	NA .	The Applicant has been in correspondence with the Land Inswest since March 2021.	06/07/2024	343, 364, 345, 366, 347, 369, 3410, 3415	Part 1 (Category 1 and/or Category 2).	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	13. Temporary Construction Access 15. Construction & Access	NA	NA	Nx SU			
	and an other repair						Pasture land, private race track and driveway to residential dwelling affected by cable route.			Part 3	Temporarily (Access)	18. Orshore connection work						
							An initial site meeting was held in March 2001.											
							Octuber 2022 site meeting with the agent present, where an alternative route was proposed by the Land Interest.											
							Heads of Yenns issued in July 2023 (awaiting feedback).											
							A Letter was sent to the Land Interest and their agent in March 2024 requesting feedback on the Heads of Terms. A follow up email was sent to their Land Interest and their agent requesting feedback in April 2024.											
							Email to the Land Interest and their agent requesting feedback in May 2004.											
							Following CAVP, a Letter was sent to the land interest on 6th June 2004 to confirm the project's position in relation to fees for professional action. A meeting was teld with the Lend iterater's agent on 17th June 2004 to discuss outstanding concerns and touckery for progressing with the Heasts of Terms: A number of points sent mader which were commission on an entitle on the Applicator the signed on 21th June 2004 to Grant Sent Sent Sent Sent Sent Sent Sent Se											
							Since CNH the Applicant also issued revised Heads of Terms (with an enhanced commercial other to progress discussions and reach agreement) on 28th. Are 2014 (our direct to the Industries by poot) and is waiting a formal response. The Applicant spoke with the agent on the phone on 5th Auy 2014 and has confere season energing on this AUY 2014.											
							As at Deadine 5 Applicant understands the house is currendy on the marker, with the land interest seeking to sell the property. Given these circumstances, the Applicant will continue to attempt to engage, however, appreciates that the land interest may not be interested in progressing discussions given the agreement											

_	Territor						Plates Heddin		Details of the Land and Waster		I				1	Foresteelles Reference	_
129 K	iren Henderson		Draft Linder Discussion	NA.	Not Required	NIA.	The Applicant has been in correspondence with the Land Inserts since June 2001. Parties land afficied by cable ruse.	06/07/2024	365, 366, 3617	Part 1 (Caregory 1 and/or Caregory 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	13. Temporary Construction Access 19. Orathore connection work	NA	NA.	Not Still		
							Site meetings were held in November 2021 and again in Occober 2022 where the projects proposals were explained to the Land interest.			Parti	Temporarily (Access)						
							Following CNPH, a Letter was east to the fund theses in July 2004 to confirm the projects position in initiation to less for professional adulcie. Heads of Terms issued on 20th June 2005. The Applicant made contact with the Land Interest on the 8th July who confirmed they find no objection to the project or the rights being our form than. The Land Interest is coverely used of the country and application will arrange collection of the Heads of Terms tollowing their remove and the second of the Confirmed Terms tollowing their remove.										
							asses on 26th June 2004. The Applicant made contact with the Land Inswest on the lith July who confirmed they had no objection to the project or the rights being son from them. The Land Interest is currently out of the country and applicant will arrange collection of the Heads of Terms following their return										
129 N	gel Gordon Helm G affan & Andrew (3	Saville UK Ltd)	None drafted	Not Completed	Not Required	MA	The Land Immers is the reputed owner of the unregistered registered controls land (greats roadside verges) either side of the 92136. The Land Immers is allowed owner-control operational access routes directly of the 92136.	28/06/2024	27%, 279, 2710, 2711, 27112, 2706, 2706, 2707, 291	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	9. Cable Installation Works. 13. Temporary Construction Access.	Common Land	276, 279, 2710, 2711, 2712, 2706, 2706 - Common Land only	Nox SU		
H Sh	pel Gordon Helm G affan & Andrew vitert Lane (as strees of the Lavinia irbik's Family saritable Trust)						The Applicant's latest correspondence with the Land interest's agent was in July 2022, requesting further detail on the Land Interest's land holding (which is unresidenced).			Parti	Temporarily (Access)	14. Construction and Operational Access					
ō	saltable Trust)						The Applicant has not received any further information from the Land Interest, and has requested a response in June 2004.										
130 3	ne Noelle Madeline suring Reed & Roger Slam Hamnero Reed		Agreed	Not Completed	Not Required	NEA .	The Land Insest were find consulted in July 2001. In August 2002, the Land Interest contacted the Applicant as part of the consultation and has been in contact with them since this point.	02/07/2024	268, 269, 2671, 2672, 2673, 2675	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants.	15. Operational Access	NA	NX	Not StU		
	mani Hampson Keed						in August 2021, the Land steriest contaction the Applicant as part of the consumation and has been in contact with them since this point. Plant of an existing track which provides access to various dwellings, proposed as operational access.			Paris							
							The Applicant has not met with the Land interest on site.										
							Heads of Terms issued in December 2029 (availing feedback).										
							The Land Interest was sert a Letter in March 2004, where the Applicant requested feedback on the Heads of Terms. The Applicant sent an email to the Land Interest requesting further feedback in April 2004.										
							A hand copy of the Heads of Terms was serrivia post again to the Land interest in May 2024. An email to the Land interest requesting feedback on the Heads of Terms in May 2024.										
							Latest correspondence being an email from the landowner solicitor confirming the acceptance of the Key Terms in July 2004. Progress is being made on the										
131 A	semis Aerospace R	Robert Crawford-Clarke Henry Adams (Draft Under Discussion	Not Completed	Not Required	NA	The Applicant has been in correspondence with the Land Issuest and their agent since February 2005.	28/06/2024	254, 257, 254, 259	Part 1 (Catagory 1 andity Catagory 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable Installation Works. 14. Construction and Constructional Access	NA	NA .	Na SU		
		,,					Artemis Aerospace own pasture land affected by the cable route. Jim Scott (Land Interest (HS) is bilanaging Director of Artemis Aerospace.			Pana							
132 U	MA Fund (David John G	Suy Streeter Saylis, UK Ltd)	Draft Under	Not Completed	Not Required	MA	Please see namative is James Scott new Unique Ref. No 840 The Land Interest owns the fiver bed of the River Anus (Pleas 2/33 & 2/1).	14/06/2024	293, 311, 1114, 122, 123, 126, 127, 126, 1210, 1211	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	R. Cable Installation Works.	NA	NA	Not SU		
Ti Vi	nneil, Lady Clare ense Ker, William atter Rainigh Kerr and dy Mary Cecil Adler as	SAVAR UK LED	Decusion				Temporary possession of areas of land as temporary passing places along a construction and operational access route along Michelgrove Lane.			andor Category 2), Part 3	Important of Hestrictive Covenants and Land to be Used Temporanty (Access)	13. Temporary continuation access.					
ta Ti	dy Mary Cecil Adler as ussess of The gmering Park Estate						Heads of Tenns were issued to the Land Immest in June 2003. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st Merch 2006.										
Ti Ti	gmering Park Estate ust)						The Applicant had an on-line video (TEANS) call with the Land Interest's agent, on 1st March 200s The Applicant is awaiting confirmation from the Land Interest that serms have been agreed in principle.										
							The Southwarders over spaced on seconds from the Earth and Interest and has consisted an under from the Earth Interest award in South State The Earth Interest owns a parcel of Band to the South of Michigane Earth.										
1.13	nicia Jerkin & Peter R lan Jerkin (trading as G Jerkin and Sons)	eawan Allan HJ Burt)	Discussion	not Completed	Not Hequired	NEA.	The Land breeze owns a parcel of land to the South of Michelgrove Lane. The Applicant is seeking temporary possession of existing passing places for a temporary construction and operational access roate along Michelgrove Lane.	26/06/2024	126; 127; 126; 126; 1290; 1291; 1212; 1213; 1214	Part 1 (Catagory 1 andor Catagory 2), Part 3	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. remporary construction access. 14. Construction and operational access. 15. Operational access	NA .	NA.	Nex Sec		
							Heads of Yerms were issued to the Land Insenst in May 2004.										
							Since CAHI, the Applicant has not received any response from the Land Inserest or the Land Interest's agent. The Applicant will seek to arrange an on-site meeting in July 2024 to seek to reach a voluntary agreement.										
124	e Successor of Jil		Draft Under	Not Completed	Not Required	NA.	The Applicant has been in dialogue with the Land Internet since September 2022.	26/36/2024	12/12, 12/13, 13/7, 13/8, 14/3, 14/4, 14/6	Part I Carecov *	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable Installation Works.	NA NA	NA.	Na SU		
	e Executors of Jill inquete Angel		Discussion				The Land Interest owns part of a track that will be affected by the proposed cable rouse and an operational access route.	1	The state of the s	andor Category 2), Part 3	Imposition of Restrictive Covenants	15. Operational Access					
							Heads of Terms were issued in July 2003.	1									
1 1							The Applicant has followed up with the Land Interest for an update via letter in March 2004.	1									
							DOIS CAPE, the opposers thank or hand in the control of the opposers that oppose with the Land Steems on this June 2000 and has small before the control of the June 2000 and has small before the time of the female in Land Steems on the June 2001 and has small before the control of the June 2001 and has small before the Cape 2001 and has small before the June 2001 and the June 2001 and Steep 2001.	m.									
135 P	ter Brian Jenkin R Patricia Jenkin (ii	Rowan Allan M I Burti	Draft Under Discussion	Not Completed	Not Required	NA NA	The Applicant has been in dialogue with the Land Interest and enant on zero June 2004 that the HUTs have been referred to the Land Interest's solicitors who The Applicant has been in dialogue with the Land Interest and the Land Interest's agent since June 2002.	28/06/2024	135, 136, 141, 162, 143, 164, 145	Part 1 (Caragory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable Installation Works. 15. Conventional Access	NA .	NA.	Na Su		
	monad 200000 ()	nu mult)	LANCESCO.				Following consultation and subsequent route amendments, there is now no cable route associated with this Land Interest.			Part 3	Imposition to Assentative Covenants	va. cryenaeurid ACCHS					
							Heads of Terms for an operational access were issued in December 2022.										
							The Applicant has followed up with the Land trewest and the Land Intervet's agent for an update in liberth 2004. Since CAPI, the Applicant has not received any response from the Land Intervet or the Land Intervet's appert. The Applicant will seek to arrange as on-size										
136 PI	etica Jenkin R	Rowan Allan Mil Burn	Nix Required	N/A	Not Required	NA .	about CPFs, bit yelpower team on common any requirement of the care transmission are called a section and the care transmission and the care transmi	28/05/2024	142, 148, 145	Part 1 (Caragory 1	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable Installation Works. Operational Access	NA NA	NA.	Nx SU		
			and the state of		Na Daniel		The Land Interest's Category 2 Interest is in relation to rights of access.		12/13, 12/14, 137, 12/9	andor Category 2), Due 1	Imposition of Restrictive Covenants Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational Access					
Tar Ta	Anna Janean R	Rowan Allan (HJ Blurt)	nut required		nea meligarina		The Applicant in this instance has not reterred discussions over Heads of Terms.	Oli Car 2024	nerse, nerst, 1397, 1398	end 1 (catagory 1 andor Catagory 2), Part 3	Imposition of Restrictive Covenants	na-uyenMonti Access	ran .	ren	ma and		
138 6	nma Jane Jerkin		Nix Required	N/A	Not Required	NA	The Applicant in this instance has not entered discussions over Heads of Terms. The Land Interest's Category 2 Witered is in residon to right of access.	06/09/2024				9. Cable Installation Works. 15. Operational Access	NA	NA.	No SU		
129	ristopher John C	Chris Tipping	Draft Under	Nor Completed	Not Required	NA.	The Applicant in this instance has not entered discussions over Heads of Terms. The Applicant has been in require correspondence with the Land Interest and their appent since Sectember 2001.	06/07/2024				9. Cable Installation Works.	NA .	NA.	Na Su		
H	odgkins (i	Stricheller Monkhouse)	Discussion				Driveway to residential dwelling affected by cable rouse and a proposed duct stringing zero.		1446, 1511, 1611, 1711, 1712, 1712, 1719, 1811, 1812, 1815, 1816, 1811, 20114, 20115, 20123, 20155, 20166, 2017, 2018, 2018, 20196, 20194, 20165, 2011	andior Caregory 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to the Used Temporarily (Access, Construction Compound and Cable Duct Stringing)	13. Temporary Construction Access. 14. Construction and Operational Access. 15. Operational Access.					
							Also AVA tenant over pasture land affected by cable route, construction compound, construction access, duct stringing area and operational access.				Duct Stringing)	15. Operational Access					
							Site meetings were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022 and May 2023.										
							Heads of Terms were issued July 2020 (awaking feedback). A Letter was sent to the Land trainest in March 2004 requesting feedback on the Heads of Terms As of Deadline 4 (May 2004) the Applicant is awaking confirmation regarding the appointment of a new agent.										
							As of Deadine 4 (May 2004) the Applicant is availing continuation regarding the appointment of a new agent. An email was sent to the Land interest in May 2004 requesting a meeting to docuse the Heads of Terms and progress discussions.										
							Since CMH the Applicant sent a bears on 6 June 2054 to the Land Itemest to clashy the position in respect of frees for professional advice. On 29 June 2054 to Applicant an -circulated this indicat of forms, sent-descity in the point to inchrower. In addition, as a swort of the Wilson Extens, on 71 May 2054 to the applicant sent the Hoppins copy of the Teisern Common land sent of sentent in septical of less accordant with this action senses an amenting The Applicant had discussions and extend commonshores on the this sould treasent appear on 8 June 2054 and 2 July 2054, Youwear, detail of the concerns relating to the Hoppins in British and AMM-british senses the work called control printing senses.										
							Applicate in-created the Heads of Herina, land oracity in the post to encloserer, in addition, as a service of the West, and also requested a meeting. The services that discussions and email consent Form as well as clarification in respect of these associated with this in able requested a meeting. The applicate had discussions and email consented doors with the land interest in search or 6, land 1016 and 5 and 1016 however, denils of the concentre neighbor.										
							to the Hudgins freehold and AHA tenancy interests have not been covered in detail by their agent.										
							As at Deadine 5, the Applicant is awaiting feedback from the land interest and their agent on their specific interests and the agent is due to meet with the Landowner.										
160 A	drew James Hodgkins C	Ohris Tipping Sancheller Monkhouse)	Draft Under	Not Completed	Not Required	N/A	The Applicant has been in regular correspondence with the Land Interest and their agent since September 2021.	06/07/2024	2014, 2015, 2013, 2016, 2016, 2017, 2018, 2018, 2016, 2016, 2016, 201	Part 1 (Caragory 1	Acquistion of Rights by the Creation of New Rights or the	9. Cable Installation Works.	NA .	NA.	Not SU		
	,	sacherer Markhouse)	Decusion				Driveway to recidential dwelling affected by cable roure and a proposed duct stringing area.		22/26, 22/1	andor Category 2), Part 3	Temporarily (Acoess, Construction Compound and Cable Durt Stripping)	10. Temporary Construction Compound. 12. Temporary Duct Stringing Area. 15. Onerstonal Access					
							Also AVA tenant over pasture land affected by cable muse, construction compound, construction access, dust stringing area and operational access. Size meetings were held in September 2001, April 2002 (in conjunction with a neighbouring Land Interest) and in May 2002 and May 2002.										
							Site meetings were held in September 2001, April 2002 (in conjunction with a neighbouring Land Interest) and in May 2002 and May 2002. Heads of Terms were issued July 2002 (awaking feedback). A Letter was sent to the Land Interest in March 2004 requesting feedback on the Heads of Terms.										
							As of Deadline 4 (May 2004) the Applicant is awaiting confirmation regarding the appointment of a new agent.										
							An email was sent to the Land inswest in May 2004 requesting a meeting to discuss the Heads of Terms and progress discussions.										
1 1							Since CHH the Applicant sears a Letter on 6 June 2024 to the Land Interest to Carly the position in respect of less for professional advisor. On 28 June 2026 the Applicant in e-chandes the Hallond of Terms, seed disordly in the point to inclinate the Hallond Center on 21 May 2024, the Applicant search of Significant in Applicant search of Center Conser Form as well and Carlsofton in Report of the associated with the June 2024 the Applicant hand discussions and email of Center Form as well and Carlsofton in Report of the associated with the June 2024 the Applicant hand discussions and email consequenced meeting to the Applicant hand discussions and email consequenced meeting to the Applicant hand discussions and email consequenced meeting to the Applicant hand discussions and email consequenced meeting to the Applicant hand discussions and email consequenced meeting to the Applicant hand discussions and email consequenced meeting to the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Applicant hand discussions are demand of the Concerns and the Applicant hand discussions are demand of the Applicant	1									
1 1							Applicant sent the Hodgkins a copy of the Tenent Consent Form as well as clarification in respect of fees associated with this, and also requested a meeting. The Applicant had discussions and email consepondence with the land interest's agent on 6 June 2004 and 2 July 2004, however, details of the concerns	1									
1 1							relating to the Hodgkins threhold and AHA tenancy interests have not been covered in detail by their agent. As at Deadline 5, the Applicant is awaling feedback from the land interest and their agent on their specific interests and the agent is due to meet with the	1									
ᆫᅵ			L_			<u> </u>	Landowner.	<u> </u>			<u></u>		<u> </u>	<u> </u>	<u></u>		
141 C	eroline Janet Hodgkins (6 Emily Victoria (6	Chris Tipping Sancheller Monkhouse)	Draft Under Discussion	Not Completed	Not Required	N/A	The Applicant has been in regular correspondence with the Land Interest and their agent since September 2001. Driveware to recidential deelling affected by cable route and a proposed duct stringing area.	06/07/2024	22/15, 22/25, 22/26, 22/27, 22/28, 22/29, 22/20	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access, Construction Compound and Cable Duct Stringing)	R. Cable Installation Works. 10. Temporary Construction Compound.	NA .	NA.	No SU		
-	nogeriti						Driveway to recidential dwelling affected by cable route and a proposed duct stringing area. Also AHA tenant over pasture land affected by cable route, construction compound, construction access, duct stringing area and operational access.			rati	Duct Stringing)	12. Herspittery Duct Stringing Area.					
							Site meetings were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022 and May 2022.										
							Heads of Terms were issued July 2023 (availing feedback). A Letter was sent to the Land Interest in March 2004 requesting feedback on the Heads of Terms										
							As of Deadline 4 (May 2004) the Applicant is awaiting confirmation regarding the appointment of a new agent.										
							An email was sent to the Land interest in May 2004 requesting a meeting to docuse the Heads of Terms and progress discussions. Since CALM the Engineer sent is leave not it sent 2004 to that a set improve to circle the continuous manager of feat for contentional value. On 39, how 2004										
							Clean C-MPT the global cand be allowed to all the global cand be allowed to calculate the least cand. On 28 Jane 2016 the Applicator or circulated the least of "fems, and desiry the page to the belowed in Jane 2016 the cand of the Wisson. Enters, or 21 hay 2016, the applicator and residuated the least cand be allowed to the candidate the least candidated the least candidated to the least candidated										
							The Applicant had discussions and email consepondence with the land interest's agent on 6 June 2024 and 2 July 2004, however, details of the concerns relating to the Hudglins freehold and AHA tenancy interests have not been covered in detail by their agent.										
							As at Deadine 5, the Applicant is awaiting feedback from the land interest and their agent on their specific interests and the agent is due to meet with the										
142	e Executor of tree.	Rowan Allan	Draft Under	Not Complete*	Not Required	NA.	Landowner. The Applicant has been in correspondence with the Land Inswest and their agent since September 2001.	06/07/0/04	207, 208, 209, 210, 210, 216, 216, 217, 2190, 2101	Part I Capacou r	Acquisition of Rights by the Crumbur of Nam Body	9. Cable Installation Works.	NA .	NA.	No SU		
	e Executor of John R etin Raldwin (i	Rowan Allan HJ Rurt)	Discussion				Parture land affected by a proposed construction access. Equine yard affected by proposed operational access.			andor Category 2), Part 3	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary Construction Access. 15. Operational Access.					
1 1							Site meetings with the agent have been held in Suppember 2021 and May 2022.	1									
1 1							Heads of Terms issued in December 2023.	1									
							The Applicant will continue to work collaboratively with Land Interest to agree terms. A Letter was sent to the Land Interest in March 2004 requesting Septech on the Heads of Terms.	1									
1 1							The Applicant sent an email in May 2004 requesting feedback on the Heads of Terms and requesting a meeting date to progress discussions.	1									
1 1							Since CAHI the Applicant sent a Letter on 6 June 2024 to the Land Interest to clarify the position in respect of fees for professional advice on the project. In	1									
1 1							Since CHH the Applicant sent a Letter on 6 Janua 2024 to the Land Interest to clarify the position in respect of letter the professional advisor on the project. In addition the Applicant had an energy with the Land Interest appear on 11 Janua 2024 to discuss the occurrence with the Hedrod of Terror and understood any constructing because in senting appearance and appearance and appearance and appearance and appearance and senting appearance on the senting and senting appearance on the senting appearance on the senting appearance on the senting appearance and senting appearance on the senting appeara	1									
1 1								1									
143 R	chard Anthony reson		Disdrittinder Discussion	Not Completed	Not Required	N/A	The Applicant has been in correspondence with the Land Interest via statutory consultations since July 2021. Driveway to residential deeling affected by cable route.	03/07/2024	20,22, 22,34	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		NA .	NA.	No SU		
							Driveway to recidential dwelling affected by cable route. An initial side meeting was held in October 2022.			radi							
							An inside side meeting was need in Cottober 2022. Heads of Yerms issued in July 2024 (westing feedback).										
							The Applicant requested further feedback via a Letter in March 2004 and an email in April 2004.										
							Laxest correspondence with the Land Interest was a site meeting in April 2004, followed by an email in May 2004.										
166	Driele Elizabean	Andrew Thorrow	Draft Under	Not Complete*	Not Required	NA Na Required	Since CAHI the Applicant sent a letter on 6 June 2004 to the Land Interest to clashly the position in respect of fees for professional advice on the project. The The Applicant has been in correspondence with the Land Interest since July 2011.	10/06/2024	197, 198, 199, 1911	Part I Capacou r	Acquisition of Rights by the Country of Nava Body	15. Operational Access	NA NA	NA.	No SU		
- G	briele Elizabeth A ancis & Mark Alan (i wton Pockett	Henry Adams LLP)	Discussion			The Mangaresi	The Applicant has been in correspondence with the Land Inswess since July 2021. The Land Inswess owns part of a road (Chanty Lane) and car poking area at Chantry Point affected by an operational access.	nana 2024		andor Caregory 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants						
1 J							A size meeting was held in July 2022.	1									
							Heads of Terms issued in December 2023. Initial feedback has been received from their agent and responded to via email in February 2004.	1									
1 1							The Applicant sent a Letter to the Land interest and their agent in March 2004 requesting further feedback on the Heads of Terms.	1									
			1 1				Latest contact with the Land Interest was via an email in lifey 2004 requesting feedback on the Heads of Terms and requesting a meeting to progress discussions.								1		
							Since CNHs, the Applicant's agent has spoken with the Land Interests agent on 10th June 2004 who has requested a copy of the operational access easement document, before they sign the NoTa.										

_								Sintra Undata		Datalis of the Land and Works		1							
145	Environment Agency	None	Nix Required	Not Required	Not Required	NA	Not Required	The Applicant has been in correspondence with the Land Immest since July 2022.	19/09/2024	10/2 104. 10/5. 1/5. 1/6. 1/7. 1/8. 1/9. 110. 1/11. 1/12. 1/12. 1/12. 1/14. 1/16.	Part 1 (Caregory 1	Acquisition of Rights by the Creation of New Rights or the	S. Exension ducts.	Open Space and Crown Interest	15, 16 - Open Space only	SU operational rights, SU rights unknown		PEPD-01	19
								The Land Interest enjoys various access rights across land affected by the cable route.		117, 119, 103, 104, 105, 31, 20, 34, 35, 36, 37, 39, 39, 310, 311, 312, 302, 303, 305, 308, 308, 309, 300, 302, 79, 710, 114, 115,	andior Caregory 2), Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access, Storage of Excavated Mitrarials and	7. Underground landfall connection works onshore		11/4, 11.6, 11/7, 11/8, 19/6 - Crown	operational			
								The Land Imment has requested that access be maintained across this land during and post construction		117, 118, 135, 196		Construction Compound)	Landall Correction works, bunch pit and joining Cable Installation Works.		Interest only				
	LK Power Networks		Not Required	the floor had	SA Draft under discussion	100	The parties are currently regoliating protective provisions in	NA - No voluntary agreement required	000000004	314, 317, 318, 321, 323, 64, 65, 71, 72, 75, 712, 723, 728, 729,	Part 1 (Caragory 1	Land to be Acquired, Acquisition of Rights by the Creation		National Trust and Crown Interest	11/8, 21/97 - Crown Interest only	SU apparatus and operational rights, SU			
	(Operations) Limited		rac rongarino	Na Anguna	and an artist and artists are also artists and artists and artists are artists are artists and artists are artists are artists and artists are artists are artists are artists and artists are artists are artists and artists are artists	inan.	the form of a side agreement which is now largely agreed.	No. of contract of management and ma	ORIGINAL PROPERTY.		andior Caregory 2),	of New Rights or the Imposition of Restrictive Coverants.		The state of the s		rights unknown operational			
							subject to UKPN's standard form property rights being acreed.			189, 216, 217, 219, 2111, 2114, 2116, 2117, 2100, 2102, 2102, 2104, 2105, 2107, 2109, 2140, 2143, 220, 204, 226, 226, 2716.	Partit	Land to be Used Temporarily (Access and Construction Compound) and Land not subject to Powers of	13. Temporary Construction Access. 14. Construction and Constional Access.		21/37 - National Trust only				
147	Scotish and Southern		Nat Required	Not Required	PP and SADraft under discussion	NA .	The parties are currently regulating protective provisions	NA - No voluntary agreement required	09/07/2024	1/14, 5/15, 1/19, 5/22, 1/23, 5/24, 1/25, 2/1, 2/21, 4/6, 4/9, 4/10, 4/11,	Part 1 (Caragory 1)	Acquisition of Rights by the Creation of New Rights or the	B. Cable Installation Works.	NA .	NA.	SU apparatus and operational rights, SU			
	Energy Power Distribution Limited						and a side agreement with few points now outstanding. The protective provisions now agreed, and only the indemnity			417, 416, 420, 421, 425, 512, 513, 514, 62, 66		Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary Construction Access.			rights unknown operational			
													14. Construction and Operational Access. 15. Operational Access						
							dDCO submitted at Deadline 5 reflects the agreed position.												
148	South Eastern Power Networks pic (UK Power		Not Required	Not Required	SA Draft under discussion	NA .	The parties are currently regulating protective provisions in	NA - No voluntary agreement required	09/07/2024	3450, 3491	Part 1 (Caregory 1)	Land not subject to Powers of Compulsory Acquisition or	20.NA	NA	NA.	SU apparatus and operational rights, SU			
	Neworks)						the form of a side agreement which is now largely agreed, subject to UKPN's standard form property rights being					Temporary Lice				rights unknown operational			
149	Necs Networks Limited		Not Required	Not Required	Not Required	NA.		NA-No voluntary acreement required	19/03/2024	23, 32/9, 345, 369, 3415, 3425, 3431, 3432, 3434, 3637	Part 1 (Caregory 1)	Acquistion of Rights by the Creation of New Rights or the	B. Cable Installation Works.	NA	NA.	SU according and operational rights. SU			
												Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	10: Temporary Construction Compound. 13: Temporary Construction Access.			rights unknown operational			
													14. Construction and Operational Access. 15. Operational Access						
													18: Osebosa connection work						
150	Portsmouth Water Limbed	1	Nix Required	Not Required	Not Required	NA.		NA - No voluntary agreement required	19/09/2024	597, 592, 597, 592, 599, 599, 595, 57, 52, 54, 573, 574, 579, 501, 502, 219, 203, 31, 32	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used		Open Space and Crown Interest	11, 12, 14 - Open Space only	SU apparatus and operational rights, SU rights unknown operational			
												Temporanily (Access)	Cable Installation Works. Temporary Construction Access.		11, 12, 14 - Crown interest only				
***	00110		No Decided	No Section	Not Required			NA-No voluntary acreement required	19/09/2024	314 328	forms (Common 1)	Acquisition of Rights by the Creation of New Rights or the				Nx SU			
*51	OCU Group Limited			Not Required	rea respensa					314,222		Acquisition of Restrictive Covenants Acquisition of Rights by the Creation of New Rights or the		mn .	ma.	MA 200			
152	Cityfore Limited		Not Required	Not required	Not Hequired	N/A	1	N/A - No voluntary agreement required	19/09/2024	20	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	ti. Cade installation works.	NA .	NA.	NX SU		1	
			1 1			1									l				
			1		1	1	1		1				1	1	l			1	
153	Virgin Media Limited		Not Required	Not Required	Not Required	NA		N/A - No voluntary agreement required	19/03/2024	23, 217, 218, 3497	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	9. Cable Installation Works. 13. Temporary Constitution Access	NA	NA.	Not SU			
***	Openreach Limited		Not Required	No December	Not Required			NA - No voluntary agreement required	**********	113 114 118 100 101 102 21 20 218 219 214 315 217	Part 1 (Caregory 1)	Temporaris Monacest Land to be Acquired, Acquisition of Rights by the Creation		National Trust, Open Space and Crown	21/30, 21/37, 227 - National Trust only				
	.,					-				918, 319, 321, 322, 612, 614, 615, 620, 625, 626, 52, 514, 517, 511, 512, 513, 61, 62, 63, 65, 66, 71, 72, 73, 74, 75, 79, 79,		of New Rights or the Imposition of Restrictive Coverants, Land to be Used Temporarily (Access, Cable Duct	10. Temporary Construction Compound. 12. Temporary Duct Stringing Area.	interest	21/37, 22/7 - Crown Interest only				
												Stringing and Construction Compound) and Land not subject to Powers of Compulsory Acquicition or Temporar	13. Temporary Construction Access.						
										535, 526, 5312, 5313, 5314, 536, 562, 563, 564, 571, 570, 570, 576, 5716, 5910, 5611, 5215, 210, 210, 210, 2117, 2113, 2116, 2117, 2118, 2106, 2107, 2108, 2100, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2106, 2107, 2108, 2108, 2108, 2108, 2107, 2108, 2		subject to Powers of Compulsory Acquisition or Temporar Lice			22/7 - Open Space only				
													16. Substation 17. Environmental militation						
										2011 202 201 204 204 205 208 2010 2014 245 246 252 252 256 258 258 2511 2512 261 262 268 271 272 2713 2716			tili. Environmental mitigation and road rights tili. Orahore connection work						
										2019, 2002, 2011, 2011, 2012, 301, 202, 2018, 201, 2012, 2013, 2014, 2019, 2019, 2010, 2012, 2013, 201			Till. Cristians connection work. 20. N/A						
										3014, 316, 318, 3111, 3112, 3115, 320, 326, 326, 3211, 3214, 332, 333, 334, 335, 339, 3312, 3313, 3316, 3317, 3319, 3321.									
										38/32, 33/32, 34/3, 56/4, 34/5, 34/10, 34/11, 34/12, 34/15, 34/24, 34/25, 34/36, 34/27, 34/28, 34/29, 34/30, 34/31, 34/32, 34/34, 34/35, 34/36,									
										3450°, 3420°, 3420°, 3450°, 3450°, 3450°, 3450°, 3450°, 3450°, 3450°, 3450°,									
155	Vodafone Limited		Nite Required	Not Required	Not Required	NA		NA - No voluntary agreement required	19/09/2024	23, 323, 2318, 345, 3415, 3425, 3429, 3430, 3432, 3453, 3434,	Part 1 (Caregory 1)	Land to be Acquired, Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Coverants,	Cable Installation Works. Temporary Construction Compound.	NA	NA.	No. SU		REP2-07	2
										34/37									
												subject to Powers of Compulsory Acquisition or Temporar Like	14. Construction and Operational Access. 19. Orathors connection work						
154	Stewart Warwick Dench		Not Required	Not Required	Not Required	N/A		The Land Interest's Category 2 Interest is in relation to rights in respect of legal easements.	04/04/2024	28/22	Part 2 (Caregory 2)	Acquistion of Rights by the Creation of New Rights or the	9. Cable installation works.	NA .	NA.	Nx SU		REP2-06	
1			1			1		The Applicant in this instance has not entered discussions over Heads of Terms			and Pat 3	Imposition of Restrictive Covenants			l				
157	Sinor Kihan	Rubert Crawford-Clarke	Nix Required	Not Required	Not Required	NA	1	The Applicant has been in regular correspondence with the Land interests landord since September 2021.	08/07/2024	2414, 2415, 2616	Part 1 (Caregory 1)	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA .	NA	Nx SU	REP	REP3-13 REP4-12	6
		(Henry Adams)						The Applicant understands Mt Kilham holds an FBIT at Guessage Farm, a farm forming oan of the Wilson Easter, which extends to 123 acres. The Applicant				Imposition of Restrictive Covenants	15. Operational Access					REP4-12	5
								Understands Mt Kitham also contract farms and of Buncton Manor Farm (part of the Witton Estate), which extends to over 173 acres, and he uses the Buncton Menor Farm buildings for farming activities.											
								The Applicant met Mil Kilham on site in September 2021, to discuss the project's proposals and impact on the farming business. The Applicant has also met with Mil Kilham as a bits meeting on 9 August 2021 (as a neighbouring backwards also meeting); or 39 April 2020 (as a meeting with the widor illiabse Carella and the internation; and as a constantion event on 11 Absentable 2022. A meeting was offered to Mil Albam May 2022, where also specific meetings were held											
								and their senants; and at a consultation event on 11 November 2023. A meeting was offered to Mt Kiltham in May 2023, where site specific meetings were held with other renants of the Wiston Sustain, however Mt Kiltham did not attend.	1										
								The Applicant is not seeking to agree Heads of Terms with the tenant but has been working collaboratively with the Land Interest's landled and will be issuing											
								The Applicant is not seeing to agree Heals of name with the senant but has been working costociatively with the Land Interest's tandord and will be issuing. Tenant Consent documents to the tenants.											
								An email was sent to the land interest in May 2024 confirming the fee position in respect of tenant's advice in relation to the project and offering a meeting to											
								progress regolations.											
450	The Owner/Occupier		Draft Under	Not Completed	Not Required			On 20th June 2004 and 9th July 2004 the Applicant emailed the terrant to request a site meeting on 16th July 2004 to enable to the terrant to meet an ALO. The Applicant has attempted contact with the New Internet after the our chase of property was confirmed in Anti 2004 via Letters in New and June 2004.	08/07/2024	306 3211 3212 3213 3214 3215	Part 1 (Carecon 1	Acquisition of Rights by the Creation of New Rights or the	A Code Combiner code						
		Į.	Discussion			I	I .	The Applicant understands part of the land until Titles SXXTHBQ; SXXHBQB & WSXXBGBB has been sold, to include the farmhouse, a section of Kings Lane			andior Caregory 2),	Acquision of Restrictive Covenants	5. Operational Access	I	T				
			1		1	1	I .	The Applicant understands part of the land until Titles SX1798C; SX148008 & WSX180588 has been sold, to include the farmhouse, a section of Kings Lane and a pasture field.			ran 3		I .	1	l				
			1		1	1	1	The Applicant understands that the Land Interest has changed the name of the property from Tainfield Farmhouse to Kings Lane Farm and has planted vines.	1				1	1	l			1	
			1		1	1	1	in the recently purchased pasture field.	1				1	1	l			1	
			[]			1		On 27 June 2004, the Applicant met the Owner / Occupier when door-knocking and delivering a letter and discussed the project's proposals and impact.							l				
			1 1			1		The Applicant has not received a response from any letters but continues to seek contact in order to discuss the otherne and negotiate Heads of Terms.							l				
1			1		1	1		The latest correspondence being a letter dated 08 July 2004 requesting contact and providing plans of the land potentially affected by the scheme.	1	1		1		l	ı	1			
								The same consequence using a more same on 20% active requirement of many powering points or the same powering amount of the scheme.									l l		

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
001	Arun District Council	The Land Interest holds a regulating lease to carry out foreshore maintenance over land owned by the Crown Estate and the Baird Farming Partnership (Plots 1/1, 1/2, 1/4, & 1/5) and other access rights.
		The Applicant has consulted with the Land Interest with respect to the carrying out of works on the land.
		It is anticipated that the Offshore Transmission lease to be granted by the Crown Estate to the Applicant, and any voluntary agreement with other landowner(s), will
		incorporate the land subject to the Lease.
		The Applicant has been corresponding with The Crown Estate as the "appropriate Crown authority" for consent to the making of the DCO in accordance with sections 135 (1) and (2) of the Planning Act 2008. It was confirmed in January 2024 that Town Legal has been instructed and will seek to work collaboratively with
		the Applicant.
002	Albon Family (Albon Family) On	The Applicant's most recent contact with the Land Interest was by email on 23rd March 2024 The Land Interest's title borders an A road which is adopted highway. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of
	Behalf Of Albon Family (Albon Family)	that highway comprising plot 33/19 (which is unregistered) and consulted with the Land Interest on that basis on 14th October 2022.
		Plot 33/19 is included within the DCO boundary for both construction and operational access.
		The Land Interest was contacted by the Applicant in May 2023 via telephone in respect of the Confirmation schedule and confirmed that the ownership details were correct. The latest engagement was in October 2023, when the Applicant discussed the project over the phone and explained the nature of the Land Interest's presumed ownership of subsoil / half width of highway. The Land Interest confirmed on the phone that they did not think a site meeting was necessary.
		As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not yet been able to deduce title.
		The Applicant is not aware of outstanding issues other than accommodation works to be discussed in due course.
003	Alexander Langlands Pearse	The Land Interest is one of the landowners of the Oakendene Sub-Station site.
		Please see narrative in the Knight Frank LLP row (RR-278).
004	Jeremy Taylor	The Applicant understands the Land Interest's Category 2 Interest is in respect of rights of access over unregistered land and has therefore not entered discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
005	South Coast Nursing Homes Ltd	Since August 2021 the Applicant has been in regular correspondence with the Land Interest via telephone and email.
	(South Coast Nursing Homes Ltd)	The Land Interest own and operate a care home near the proposed cable route and part of the driveway to the care home is affected by a proposed Rampion 2 operational access.
		An initial on-line video meeting was followed by an in-person meeting at the care home operator's Head office in Worthing in August 2022.
		The Land Interest's main concerns relate to the impact of the construction works on their residents and the functioning of the business.
		The Applicant offered Heads of Terms for a proposed operational access in December 2023. These were signed and returned later in December 2023, The latest correspondence with the Land Interest was an email in January 2024 detailing that the project's solicitors would be in touch with the Land Interest's solicitors regarding the signed Heads of Terms.
		The Land Interest is seeking to work collaboratively with the Applicant and have submitted queries that have been answered in part, with further accommodation works to be discussed in due course.
006	Washington Recreation Ground	Solicitor's have been instructed to progress the agreement at April 2024. The Applicant has been in regular correspondence with the Land Interest since February 2021 (Please see RR-413).
	Charity (Washington Recreation Ground Charity)	From November 2023 onwards, the Land Interest has requested that the Charity is registered as a separate interested party / Land Interest. The latest
		correspondence with the Land Interest was in March 2024. The Applicant has not yet heard directly from the Charity.
		The Applicant has included the Washington Recreation Ground Charity as a Land Interest on the basis they are an occupier. The Applicant understands the outstanding issues are the same as those of the freehold Land Interest.
007	Glenda Coralie Ayliffe	In April 2023, the Land Interest contacted the Applicant in response to the public consultation.
007	Gierida Coralle Ayilire	The Land Interest own a property which has its rights of access affected by a Rampion 2 proposed operational access.
		Since April 2023, the Applicant has been in contact with the Land Interest on several occasions, including clarifying in June 2023 both by telephone and email how
		the Land Interest's property is impacted. In January 2024, the Applicant contacted the Land Interest to confirm the impact being operational access only.
		The Applicant understands the interest is in respect of rights of access over unregistered land and has therefore not entered into discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
008	Roger Hector Ayliffe	The Applicant has been in direct correspondence with the Land Interest, via his wife.
009	Simon Wolf	Please see the narrative in the Glenda Coralie Ayliffe row (RR-134). The Applicant understands that the Land Interest's Category 2 Interest extends to rights contained within a conveyance dated 17 April 1982 as registered under title
		WSX60950.
		The Applicant has not entered discussions over Heads of Terms with the Land Interest. The Applicant will respond discustly to the Land Interest's relevant representation.
010	Turok Family (Turok Family) On	The Applicant will respond directly to the Land Interest's relevant representation. Please see the narrative in Frederick Turok row (RR-125).
011	Behalf Of Turok (Turok) Southern Gas Networks Plc	The Applicant has been in correspondence with the Land Interest and their agents since June 2021.
		The Land Interest does not have land affected by the Rampion 2 proposals, but has its apparatus crossed eight times by the proposed cable route. There are proposed operational and construction accesses that also intersect with the Land Interest's apparatus.
		On-line meetings have been held in December 2021 and on 15 August 2023 where the discussions were held on crossing point requirements and protective provisions. The latest correspondence was sharing project information via email in September 2023.
		The Applicant understands that the Land Interest would like to work collaboratively to agree terms in line with protective provisions.
		Key outstanding concerns include agreeing protective provisions and accommodation works to be discussed in due course.
012	Gateley Hamer Limited (Gateley Hamer Limited) On Behalf Of	In September 2023, a representative for the Land Interest (who own a Public House where the garden hedgerow is impacted by a sliver of a visibility splay in Ashurst) contacted the Applicant in response to the public consultation.
	Stonegate Group / Unique Pub Properties Ltd (Stonegate Group /	Plots 27/13 & 27/14 are included within the DCO boundary for temporary construction access.
	Unique Pub Properties Ltd)	The Applicant has been in regular contact with the Land Interest's agent since September 2023, with the latest correspondence being in January 2024.
		The Applicant understands that the Land Interest would like to work collaboratively to agree terms. An offer was sent to the Land Interest via email in March 2024.
		The Applicant followed up with an email in April 2024, May 2024 and July 2024.
		A meeting is due to be scheduled to discuss any commercial considerations and any accommodation works required if necessary.
		Since CAH1, a letter confirming the Applicant's position in respect of fees for professional advice was sent (on 3 July 2024) and a chaser email was sent to the landowner requesting feedback from them on the offer provided.
		, , ,

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
013	Tim Facer	The Applicant has been in regular correspondence with the Land Interest and their agent since April 2021.
		This Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The driveway to the Land Interest's residential property and two of the Land Interest's fields are also affected by a proposed Rampion 2 operational access.
		Site meetings were initially held in April and August 2021, where the Land Interest expressed concerns about the proximity of the proposed cable route to their dwelling (summarised in engagement notes).
		The cable route was subsequently amended to take it further to the East and away from the property. The amended route was presented to the Land Interest at a meeting in April 2022. The rationale for the route amendment was further summarised in emails from August, September and November 2022 and a Letter dated
		October 2023.
		Heads of Terms were issued in March 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. Key outstanding concerns include location of a temporary haul road, extent of operational access land requirement and accommodation works which are subject to
		ongoing discussions. The Applicant met with the Land Interest on site in December 2023, with correspondence by Letter dated 27 February 2024, an email on 11 March 2024, a Letter in
		March 2024 and an email in April 2024 requesting feedback on the Heads of Terms. In May 2024, following a request from the Land interest's agent, the Applicant sent a revised Heads of Terms plan, indicating the indicative trenchless crossing area,
		to the agent.
		Since CAH1 the Applicant sent a Letter to the Land Interest on 6 June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms in June 2024, sent directly to the land interest (on 28 June 2024) and via email to the agent in July 2024. These had an enhanced commercial offer to progress discussions and reach agreement, and the Applicant is awaiting feedback.
		On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The Applicant is due to respond on these points. The email from 1st July 2024 details the first set of formal comments on any of the documents that the Applicant has received from the Land agent. Since the Heads of Terms were issued in March 2023 (in their original format), no formal comments have been received from the land agent on the Heads of Terms themselves.
014	Ancleggan Limited (Ancleggan Limited)	In April 2022 the Land Interest (who have an option agreement to provide storage capacity for electricity generated by renewable energy projects) wrote to the Applicant in response to the public consultation.
	,	Since July 2022 the Applicant has held regular meetings with the Land Interest providing project updates.
		One Planet Developments Limited submitted, on behalf of the Land Interest, a planning application to Mid Sussex District Council in March 2023 (Ref: DM/23/0769). The Applicant wrote a letter to the planning officer in April 2023 stating a 30m construction corridor, becoming a 20m permanent easement, was required for the proposed cable route for the Rampion 2 project.
		The Land Interest have stated that the proposed area required by the Applicant will render their proposed development economically unviable or significantly more expensive and technically complex to develop.
		The Land Interest is seeking to work collaboratively with the Applicant to find a workable project infrastructure designs that work for both parties. Further detailed cable route design work is pending confirmation of National Grid connection details, currently expected from National Grid in February 2024.
		The Applicant's latest communication with the Land Interest and their agent was via an on-line call in January 2024. Further calls were held in February, March and April to discuss project progress, timeframes and the National Grid design work. Confirmation of a list of agreed points was requested by the Applicant on 22nd April 2024 but no response has been received from One Planet.
		The Applicant has exchanged emails in May 2024 with the Land Interest. A teams call was held with Ancleggan representatives on 7th June 2024 and with Mr Worsley (freehold owner and Ancleggan representative on 10th June as he was unable to attend the teams call on 7th). Rampion's design will be largely determined by 1) NGET's finalisation of the Bolney Extension connection point design and subsequent cable design work; 2) cable route refinement in light of preconstruction environmental surveys; 3) agreed construction designs and methods to ensure the protection of existing infrastructure in the ground (some of which might move between now and construction of the schemes). The Applicant is proceeding with target concept level cable design work utilising the survey data it has secured to date. It is expected that this design work will result in a more detailed picture of potential cable design, potential protection provision measures and associated land requirements. The Applicant is at this later stage likely to be able to determine if some areas will be required for construction only and confirm the ability to release temporarily required land back to the freehold owner further to construction. The Applicant has communicated this and the timeframes (September 24) to the Land Interest through the emails and teams call referred to above.
		Since CAH1, the Applicant has continued to exchange emails with the Land Interest.
015	Southern Water Services Limited	The Applicant has been in discussion with the Land Interest since November 2022 regarding the project proposals and the carrying out of construction works on land where they have operational assets and associated rights.
		Protective Provisions are being negotiated following further contact with the Land Interest's legal department in July 2023.
		The Applicant has also sought to contact the Forestry Commission as the "appropriate Crown authority" for consent to the making of the DCO, for the purposes of section 135(2) of the Planning Act 2008, as the DCO includes a number of 'other provisions' applying to the land in which there are rights benefitting the Forestry Commission.
016	Ronald Alan Leggett	The Land Interest's title borders an A road which is adopted highway. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of that highway comprising plot 33/19 (which is unregistered) and consulted with the Land interest on that basis on 14th October 2022. The deadline for receipt of responses for this round of consultation was 29th November 2022.
		Plot 33/19 is included within the DCO boundary for both construction and operational access.
		In June 2023, the Applicant was contacted by Meera Smethurst on behalf of the Land Interest regarding the Confirmation schedule. The Applicant has since been in correspondence with Meera Smethurst who confirmed in June 2023 that she and her husband have Power of Attorney to act for the Land Interest for property and financial affairs.
		In October 2023, the Applicant met with the Land Interest and Jeremy Richard Smethurst and Meera Elizabeth Smethurst (both in their role as Power of Attorney for the Land Interest and as a presumed owner of subsoil / half width of highway) at the home of the Land Interest. The Applicant explained the nature of interest, the presumed ownership of subsoil / half width of highway, followed by a summary email.
		As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the land interest has not yet been able to deduce title.
		Remaining concerns include details around the design proposals within the DCO boundary at this location (including potential highways works) and accommodation works to be discussed in due course.
017	Richard Napier Luce	In October 2022, the Applicant contacted the Land Interest as part of the consultation.
		In June 2023, the Land Interest contacted the Applicant in response to the public consultation. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access.
		In November 2023, the Applicant spoke with the Land Interest over the phone and explained the infrequent anticipated use of the proposed operational access.
		The Applicant is not seeking to agree Heads of Terms in this instance. The Applicant believes there are no outstanding issues, other than further explanation as to the anticipated use of the operational access and discussions on accommodation works if necessary.
018	Elizabeth Anne Leggett	Please see the narrative in the Ronald Alan Leggett row (RR-328).
019	Mark Renny	The Land Interest is a Director of Brookside Holiday Camp Limited.
020	Jeremy Smethurst	Please see the narrative in the Brookside Holiday Camp Limited row (RR-050). Please see the narrative in the Meera Smethurst row (RR-236).
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Unique Reference	Name of Land Interest	Comments on status of objection / land negotation
Number	Name of Land Interest	Comments on status of objection / land negotiation
021	Meera Smethurst	The Land Interest's title borders an A road which is adopted highway. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of that highway comprising plot 33/19 (which is unregistered) and consulted with the Land Interest on that basis on 14th October 2022. The Land Interest wrote to the Applicant in response to the public consultation.
		Plot 33/19 is included within the DCO boundary for both construction and operational access.
		The Applicant has been in correspondence with the Land Interest since November 2022.
		In October 2023, the Applicant met with the Land Interest at the home of a neighbouring landowner. The Applicant explained the nature of their interest, the presumed ownership of subsoil / half width of highway, followed by a summary email.
		As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not yet been able to deduce title.
		Remaining concerns include details around the design proposals within the DCO boundary at this location (including potential highways works) and accommodation works to be discussed in due course.
022	Nigel Allen Light	The Applicant has been in regular correspondence with the Land Interest and their agent since May 2021.
		The Land Interest own pasture land affected by the proposed Rampion 2 cable route and the entrance to the driveway to the Land Interest's residential property and equestrian complex is affected by a proposed Rampion 2 construction access.
		Site meetings were initially held in September 2021, where the Land Interest expressed concerns about the proximity of the proposed Rampion 2 cable route to their equestrian complex. The proposed cable route was amended in consideration of these concerns and re-routed further East, away from the equestrian facilities. The amended route was presented to the Land Interest at a site meeting in April 2022.
		Heads of Terms were issued in March 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with Applicant to agree terms.
		Remaining concerns include the impact on the equestrian complex, disturbance/ compensation considerations, removal of a strip of woodland, and accommodation works to be discussed in due course. A further meeting was held in December 2023 to discuss these issues and work collaboratively.
		The Applicant requested further feedback from the agent on the Heads of Terms in March 2024.
		An engineering site visit was carried out in April 2024.
		Email to the agent after the site visit in April 2024 requesting feedback on the Heads of Terms.
		Since CAH1 the Applicant sent a Letter to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms in June 2024, sent directly to the land interest and via email to the agent. These contained an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Trial pits, marker posts, the calculation of construction access payments, operational access usage and areas for indicative HDD locations outside of the 40m working width. The Applicant has had discussions and email correspondence on 25 June 2024, 1 July 2024 and 3 July 2024. The agent is waiting on the following information: updated precedent documents and clarification on the construction access payment, and once these are provided, will provide some further feedback.
023	Sandra Albon	Please see the narrative in the Albon Family row (RR-006).
024	Henry Adams (Henry Adams) On Behalf Of Alan David Lewhellin	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
	Griffiths And Janice Elizabeth Griffiths (Alan David Lewhellin Griffiths And Janice Elizabeth	The Land Interest own and operate a dairy farm with pasture land affected by the proposed Rampion 2 cable route. In addition, the driveway to the Land Interest's residential property, farmland and associated holiday lets/ camping businesses, is affected by a proposed Rampion 2 construction and operational access.
	Griffiths)	The Applicant met with the Land Interest on site in August 2021 and at a Landowner Surgery in September 2021 where the Land Interest expressed concerns about the proximity of the proposed cable route to their proposed slurry pit and disruption to the dairy farm business.
		The proposed cable route was amended to avoid the slurry pit (and other major constraints nearby) taking a route to the West of the farmstead. The amended route was presented to the Land Interest at a site meeting in March 2022, subsequent engagement notes and a letter dated 20 September 2023.
		Heads of Terms were issued in March 2023 and the agent confirmed in November 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant requested further feedback from the agent on the Heads of Terms via a Letter in March 2024 and via email in April 2024.
		Key outstanding concerns include potential disruption to both the dairy farm business and the holiday let/ camping income. Other disturbance considerations and accommodation works to be discussed in due course.
		Email sent in May 2024 with an updated Heads of Terms plan attached with additional details (as requested by the land agent).
		Immediately following CAH1, the Applicant spoke to Mrs Griffiths after the hearing to talk through the process for fees. A number of concerns were raised by Mrs Griffiths and the Applicant explained the process of signing Heads of Terms. Since CAH1 the Applicant also sent a Letter to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant (Land Transaction Manager and Engineer) attended a site visit with the Griffiths family on 25th June where the following matters were discussed: 1) Impacts on holiday accomodation and glamping - communications timeframes and compensation 2) construction impacts - vehicle types, works, programme and 3) potential use of different access for review. In addition, The Applicant issued revised Heads of Terms in June 2024, sent directly to the land interest on 28 June 2024 and via email to the agent in July 2024. These had an enhanced commercial offer to progress discussions and reach agreement and the Applicant is awaiting feedback.
		On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The Applicant is due to respond on these points. The email from 1st July 2024 details the first set of formal comments on any of the documents that the Applicant has received from the Land agent. Since the Heads of Terms were issued in March 2023 (in their original format), no formal comments have been received from the land agent on the Heads of Terms themselves.
025	Angela Lightburn	The Land Interest was first consulted with by the Applicant in April 2023.
		The Land Interest does not own land affected by the Rampion 2 proposals. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access. In addition, the land Interest have rights contained within a transfer deed and restrictive covenants affected by the Applicant's proposals.
		The Applicant is not seeking to agree Heads of Terms in this instance.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access and a strip of unregistered land.
026	Brookside Holiday Camp Limited (Brookside Holiday Camp Limited)	Mr Mark Renny (a Director of the Land Interest) attended the public consultation event in Littlehampton with the Applicant in July 2021.
		Plot 4/11 is included within the DCO boundary for proposed temporary construction access.
		The Applicant has met with the Land Interest in August 2022 & October 2023 to provide updates on the project.
		The Land Interest's principal concern relates to the proximity of the proposed Rampion 2 operational access road and the construction access / haul road along the construction corridor to the caravan park and the noise levels and possible vibration levels.
		The Land Interest is seeking further details on the proposed volume of traffic along the construction corridor and an understanding of the impact of vibration on the ditch and bungalow structures.
		The Land Interest is concerned his business may be at risk from noise and vibration affecting the Land Interest's customers and their enjoyment / use of their caravans.
		The Applicant's latest correspondence with the Land Interest was in January 2024.
		Following a further review of the Works Plans, the Applicant has determined the Plot 4/11 is unregistered land and adopted highway. The Applicant has in this instance not entered into discussions over Heads of Terms.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
027	Frederick Turok	In October 2022, the Land Interest (who owns a property to the east of Kent Street and has a presumed ownership of subsoil / part width of highway) contacted the
		Applicant in response to the public consultation. Plot 33/4 is included within the DCO boundary for proposed temporary construction access.
		The Land Interest attended a public meeting in November 2022 and submitted a consultation response detailing his main concerns. These include the level of
		construction traffic along Kent Street and wanting clarity on project timescales amid concerns of a reduction in value of his property.
		In December 2022, the Land Interest submitted an Alternative Route proposal. The route was not taken forwards for consultation on the basis of environmental constraints.
		As the Category 1 interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not been able to deduce title.
		The Applicant is not aware of any outstanding issues other than accommodation works to be discussed in due course if necessary.
028	Janine Creaye	The Applicant has been in regular correspondence with the Land Interest since August 2021.
		The Land Interest does not own land affected by the proposals. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access but will also be affected by cable construction works in two places.
		The Land Interest's primary concerns include the environmental impacts of the proposals. The Applicant received a letter in response to the consultation in August 2021 and subsequently met with the Land Interest on site in September 2021. In August 2022, the Applicant responded formally via Letter to the consultation response.
		The Land Interest sent additional letters in response to consultation in August 2022 and March 2023.
		The Applicant is not seeking to agree Heads of Terms.
		The Applicant is not aware of any outstanding issues other than accommodation works to be discussed in due course if necessary.
029	Julian Thorpe	In October 2022 the Land Interest wrote to the Applicant in response to the public consultation, having also been consulted in July 2021.
		The Land Interest does not own land affected by the Rampion 2 proposals. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access, but will also be affected by cable construction works in two places.
		The Applicant received questions from the Land Interest in November 2022 and responded in the same month. In addition, the Land Interest was consulted in April
		2023. The Applicant is not seeking to agree Heads of Terms.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access, anticipated
		reinstatement proposals and accommodation works discussions in due course.
030	Kathryn Victoria Winfield	The Applicant has been in correspondence with the Land Interest since May 2021.
		The Land Interest owns paddock land affected by the proposed Rampion 2 cable route.
		The Applicant has met with the Land Interest on site in June 2021 and March 2022, with a subsequent letter sent in March 2022 summarising the engagement meeting.
		Head of Terms were issued in March 2023, and the Applicant has sought feedback on a number of occasions, the last of which was via a Letter in March 2024. The Land Interest Responded via text message and email, the Applicant attempted contact but has recieved no response.
		The Latest correspondence being an email and phone call to the land interest in May 2024, requesting feedback on the Heads of Terms and offering an in-person meeting.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated reinstatement proposals and accommodation works discussions in due course.
		The Applicant issued revised Heads of Terms in June 2024 (awaiting feedback). These were delivered in person on 27 June 2024.
		The Applicant met with the Land Interest and their recently appointed agent on 27 June 2024 to talk through the revised offer within the Heads of Terms and understand how the project can mitigate against some of her concerns. Feedback is awaited from the agent.
031	Paul Lightburn	The Applicant is due to respond on points regarding hedgerow retention and screening during the works. Please see the narrative in the Angela Lightburn row (RR-021).
032	Emily Thorpe	Please see the narrative in the Julian Thorpe row (RR-181).
033	Batcheller Monkhouse (Batcheller Monkhouse) On Behalf Of Mrs	The Applicant has been in regular correspondence with the Land Interest and their agents since January 2021.
	Nicola Crichton-Brown (Mrs Nicola Crichton-Brown	The Land Interest own arable and pasture land affected by the proposed Rampion 2 cable route. The entrance to the driveway to the Land Interest's residential property and other farm buildings is also affected by a proposed construction access. In addition, part of the aforementioned driveway is affected by a proposed operational access required the for Rampion 2 project.
		Site meetings were initially held in February and August 2021, where the Land Interest expressed concerns about the severance of fields as well as use of the driveway as a construction access. The Land Interest's views were also reiterated within various consultation responses and an Impact Report dated 22 March 2021.
		Subsequently, the route was amended to take a route towards the edge of the field to minimise severance. The construction access was amended to exclude the majority of the driveway and these amendments were presented at a site meeting in May 2022.
		The Land Interest also put forward an alternative location for the construction access which was reviewed and not taken forward for consultation on the basis of highways considerations. The rationale for this was presented verbally at a consultation event and in a Letter in January 2024.
		Heads of Terms were issued in July 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		Key outstanding concerns include the use of the bell mouth of the driveway as a construction access and detail within the Option documentation. A further site meeting was held in September 2023 to work collaboratively with the Land Interest on these issues. A Letter was sent in January 2024, to which the Land Interest responded (in March 2024) with associated queries.
		The Applicant sent the Land Interest a Letter in March 2024 regarding feedback on the Heads of Terms. The Applicant received a Letter from the land agent in May 2024.
		An online meeting with the agent was held in May 2024, followed up by an email with updated Heads of Terms and a response to the letter in May 2024.
		Following the appointment of a new agent by the landowner, the parties have been moving forwards positively with discussions. A letter was sent on 6 June 2024, to clarify the position in respect of fees for professional advice. Since CAH1, the Applicant issued revised Heads of Terms in June 2024, both directly to the landowner (by post) and via email to the agent. These Heads of Terms have an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had a number of meetings with the Landowner's agent since CAH1, to discuss the general form of the Heads of Terms and specific points in relation to the land at Eatons Farm.
		These are further documented within the LER, but to summarise, an online meeting was held on 6 June 2024 and the Applicant responded with comments on 10 June 2024. On 12 June 2024 the Applicant met with the agent at Eatons Farm to discus the remaining concerns. On 25 June 2024, the Applicant received a tracked changes word copy of the Heads of Terms from the agent (on the same day that the revised Heads of Terms were circulated). On 27 June 2024, the Applicant sent a detailed summary of answers on the outstanding points, including hedgerow removal, the construction access and the operational access. On 1 July 2024, a further meeting was held to discuss the Heads of Terms, and the Applicant sent over a tracked changes version of the revised Heads of Terms (cross referenced with his previous queries) or 2 July 2024. This included suggested wording for amending the operation access if desired. The Applicant awaits a response as at Deadline 5. As of Deadline 5, all reasonable agents fees incurred to date (and invoiced) have been paid in respect of advising Nicola Crichton-Brown.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation Comments on status of objection / land negotiation
034	Network Rail Infrastructure Limited (Network Rail	The Applicant has been in regular contact with the Land Interest with regard to the required railway crossing agreements and asset protection agreements.
	Infrastructure Limited)	The Applicant is pursuing basic Asset Protection and Optimisation teams ("ASPRO") clearances with the Land Interest and protective provisions are under negotiation.
		A land agreement is also being taken forward with the Land Interest's Property Department, subject to operational approval of ASPRO. The Applicant is seeking a separate land agreement to negate the need to use Compulsory Acquisition powers and has been engaging with Network Rail to progress this. The Applicant was informed by Network Rail in early 2023 that their preference would be to use a Network Rail precedent key terms template and the Applicant is awaiting this document. The form of the agreement was subject to correspondence in March 2024.
035	Tc Rampion Ofto Ltd (Tc Rampion Ofto Ltd)	The Applicant has been in regular correspondence with a representative of the Land Interest since October 2023, with an agent appointed on their behalf in December 2023.
		The Land Interest owns the freehold of Plot 34/24 which comprises grassland and hedgerow. In addition, the Land Interest is the holder of an electricity transmission licence and have a leasehold interest in Plots 34/20, 34/21 and 34/22.
		Heads of Terms were issued in October 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. Meetings were held in February and March 2024 with the Land Interest to negotiate and agree points within the Heads of Terms.
		Following CAH1 the Applicant sent a letter to the land interest to confirm the project's position in respect of fees for professional advice.
		A meeting was held with the Land Interest for on 19 June 2024 to discuss outstanding points within the Heads of Terms. Following this, on 2 July 2024, the Applicant circulated the updated tracked changes version of the Heads of Terms, with the revised offer, and requesting updated comments on the Heads of Terms. On 3 July
		2024, the Applicant was re-sent details of the fees incurred by the agent up until March 2024, which the Applicant has agreed to pay. The Applicant responded to the Land interest on 4 July 2024, requesting a concise list of outstanding matters to be agreed within the Heads of Terms, and requesting timesheets for the agents' advice between March 2024 and July 2024.
036	Emily Mulcare-Ball	The Applicant has been in regular correspondence with the Land Interest since July 2021.
		The Land Interest owns a section of hedgerow which is located within a proposed Rampion 2 temporary construction access / visibility splay.
		In addition, the Applicant identified the Land Interest as a presumed owner of part width of the subsoil of the highway, comprising Plot 334 (which is unregistered). A site meeting was initially held in September 2021 where the Land Interest expressed concerns about the proximity of the proposed substation to their dwelling (which was under construction at the time) and expressed a desire for the alternative substation location (Wineham Lane North) to be selected. In addition, the Land Interest expressed concerns about the cable route affecting their pasture land (which was originally within the design). The Applicant received an objection to the proposals as a response to the consultation in September 2021.
		In July 2022, the Applicant contacted the Land Interest to advise that a substation location had been selected (Oakendene). In August 2023, the Applicant contacted the Land Interest to advise that the cable link between the proposed substation and the grid connection point had been selected, and subsequently, the cable route would no longer affect their land. The Land interest submitted a further consultation response in November 2022 reiterating their concerns about the project and the proposed substation location.
		The latest correspondence with the Land Interest was in December 2023, when the Applicant provided answers to some of the Land Interest's queries in December 2023.
		Key outstanding concerns include construction traffic impacts on the local area around Kent Street, substation design and accommodation works to be discussed in due course.
		Heads of Terms were issued in April 2024 and the Land Interest responded in April 2024 requesting a meeting, to which the Applicant has responded.
		The Applicant sent an email to the Land Interest in May 2024 providing clarification on the compensation process.
		Since CAH1, in June 2024 the Applicant has sent a letter to the land interest to confirm the Applicant's position in respect of fees for professional advice. The Applicant will circulate revised key terms.
		The Applicant will discussed key terms.
037	Maria Natale Hacon	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees' intended use / proposed development of the land.
		The Applicant undertook a detailed assessment of the route options and presented the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024. Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land
		Interest's agent and is awaiting confirmation through receipt of a copy of the Land Interest's terms of engagement. The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer / land promoter to review a masterplan for any development proposal.
		Revised Heads of Terms (including a revised easement consderation payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001) - Gina Perella Lewis (RR-132) - Maria Natale Hacon (RR-215)
038	National Highways	- Teresa Natale Camilleri (RR-216) The Applicant has been in correspondence with the Land Interest since September 2020.
		The Land Interest owns carriageway and highway verge land affected by the proposed Rampion 2 cable route. There are proposed Rampion 2 operational and
		construction accesses that also intersect with the Land Interest. An initial on-line meeting was held in October 2020, and the Land Interest responded to both the 2021 and 2022 consultations.
		The Applicant understands that the Land Interest would like to work collaboratively to agree terms. It is anticipated that an agreement will to be taken forward with
		the Land Interest's Property department. The Applicant met with the Land Interest in an on-line meeting held in November 2023. Key outstanding concerns include agreeing protective provisions and accommodation works to be discussed in due course.
		An email was sent to the Land Interest's estates team in June 2024 with updated Heads of Terms attached. Further revisions were issued in late June 2024.

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
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039	Henry Adams (Henry Adams) On Behalf Of Susie Clare Fischel	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
	(Susie Clare Fischel)	The Land Interest has pasture land affected by the proposed Rampion 2 cable route, and a proposed Rampion 2 construction access on the southern boundary of their title.
		A site meeting was initially held in February 2021, followed by subsequent representation letters where the Land Interest expressed concerns about the environmental sensitivities of the proposed cable route. The Land Interest's views were also reiterated within further site meetings in May and July 2021 and various consultation responses. Subsequently, the route was amended to take a route further to the east, away from the aforementioned environmental constraints. The new proposed route was initially presented at a meeting in January 2022 and again in April 2022. The rationale for the route amendment and decision-making process was summarised in a letter dated 19th July 2022.
		An additional route amendment was presented by the Land Interest at a site meeting in April 2022 and in formal representations in September and November 2022, as a response to the Applicant's proposed re-route on their land. The rationale and decision-making process for not progressing with the additional route amendment to consultation was communicated in a letter dated 17th October 2023.
		Heads of Terms were issued in March 2023 and the agent confirmed in October 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant has sought feedback on a number of occasions, including in February 2024. The agent responded to the email in March 2024 and noted that they would not have time to respond until April 2024.
		Key outstanding concerns include environmental considerations and issues regarding engagement.
		The Applicant sent an email to the land interest providing clarification regarding the Works areas impacting the land holding in May 2024.
		Since CAH1, the Applicant sent a letter to the land interest on 6 June 2024 to confirm the project's position in respect of fees for professional advice.
		The Applicant met with the Land Interest on 20 June 2024 and 25 June 2024 to further discuss the Land Interest's concerns with the Heads of Terms. On 5 July 2024, a letter and associated plans were sent to the Land Interest and their agent providing a list of principles and commitments as requested, as far as the project can commit. Further detail regarding the engagement can be found within the LER 4.6.7.
040	James Scott	The Applicant has been in correspondence with the Land Interest and their agent since February 2021.
		The Land Interest owns a driveway to their residential property and business (Plot 25/7, 25/8 and 25/9) which is proposed to be used as a Rampion 2 construction and operational access.
		The Land Interest is the Managing Director of a Company which owns the Freehold Title of paddock land (plot 25/6) which is affected by the proposed Rampion 2 cable route.
		Site meetings were initially held between May and August 2021 and the Land Interest attended a consultation event in July 2021. The Land Interest expressed concerns about the impact on the paddocks, proximity of the proposals to their dwelling and business, and inclusion of an additional Title of theirs within the boundary of the cable corridor, which seemed unnecessary. Subsequently, the route was amended to remove the additional Title, and reduce the total area of the paddocks impacted by the cable route proposals. The new proposals were presented at a site meeting in May 2022.
		The Land Interest (in conjunction with neighbouring landowners) put forward an alternative route that would bypass their land to the South. The Applicant provided the rationale for why this route had been discounted at the site visit in May 2022.
		Heads of Terms were issued in March 2023 in respect of the cable route and December 2023 in respect of the operational access. The agent confirmed in October 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant's latest correspondence with the Land Interest was a Letter sent in March 2024 requesting feedback on the Heads of Terms.
		Key outstanding concerns include further clarity on timescales, disturbance and mitigation, as well as accommodation works to be discussed in due course.
		The land agent requested an additional plan to append to the Heads of Terms in April 2024, to which the Applicant sought clarification on.
		The Applicant sent an email to the Land Interest's agent in June 2024 attaching an updated Heads of Terms plan with additional details (as requested by the land agent).
		Since CAH1 the Applicant sent a letter to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant issued revised Heads of Terms in respect of the land affected by the proposed cable route (owned by Artemis Aerospace) on 3 July 2024 (via post) and to the agent in July 2024. These Heads of Terms contained an enhanced offer to progress discussions and reach agreement. The Applicant is awaiting feedback.
		On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The Applicant is due to respond on these points. The email from 1st July 2024 details the first set of formal comments on any of the documents that the Applicant has received from the Land agent. Since the Heads of Terms were issued in March 2023 (in their original format), no formal comments have been received from the land agent on the Heads of Terms themselves.
		The Applicant re-issued revised Heads of Terms in respect of the construction and operational access affecting the driveway owned by James Scott on 8 July 2024. The Applicant awaits feedback on these.
041	Susan Turok	Please see the narrative in the Frederick Turok row (RR-125).
042	(Maria) Teresa Natale	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees' intended use of the land.
		The Applicant undertook a detailed assessment of the route options and set out the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024.
		Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is awaiting confirmation through receipt of a copy of the Land Interest's terms of engagement. The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer / land promoter to review a masterplan for any development proposal.
		Revised Heads of Terms (including a revised easement consderation payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001) - Gina Perella Lewis (RR-132)
		- Maria Natale Hacon (RR-215) - Teresa Natale Camilleri (RR-216)

	Name of Land Interest	Comments on status of objection / land negotiation
Number		
043	Charles Roderick Worsley	The Applicant has held several rounds of discussions (on-site meetings) with the Land Interest in relation to providing regular updates on the project throughout 2022 and 2023.
		The Land Interest owns pasture land which is affected by the cable route (and is subject to an Option, please refer to RR-102).
		Heads of Terms were issued to the Land Interest in November 2023.
		The Applicant's latest correspondence with Land Interest's agent was in April 2024 where the Land Interest's agent requested an additional plan, and the Applicant is seeking clarification on the request as at Deadline 3.
		The Applicant has exchanged emails in May 2024 with the Land Interest. A teams call was held with Mr Worsley on 10th June. The Applicant has communicated that Rampion's design will be largely determined by 1) NGET's finalisation of the Bolney Extension connection point design and subsequent cable design work; 2) cable route refinement in light of pre-construction environmental surveys; 3) agreed construction designs and methods to ensure the protection of existing infrastructure in the ground (some of which might move between now and construction of the schemes). The Applicant is proceeding with targeted concept level cable design work utilising the survey data it has secured to date. It is expected that this design work will result in a more detailed picture of potential cable design, potential protection provision measures and associated land requirements. The Applicant is at this later stage likely to be able to determine if some areas will be required for construction only and confirm the ability to release temporarily required land back to the freehold owner further to construction. The Applicant has communicated this and the timeframes (September 24) to the Land Interest through the emails and teams call referred to above.
		Since CAH1, the Applicant has continued to exchange emails with the Land Interest.
		The Applicant notified the Land Interest of a Change Notification to the DCO Order Limits on 28th June 2024.
		The Applicant issued revised Heads of Terms directly to the land interest in June 2024.
044	Maria Teresa Camilleri	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees' intended use of the land.
		The Applicant undertook a detailed assessment of the route options and set out the reasoning behind the preferred route in a letter to the Land Interest and fellow
		trustees in May 2023. This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023
		meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024.
		Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is awaiting confirmation through receipt of a copy of the Land Interest's terms of engagement. The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer / land promoter to review a masterplan for any development proposal.
		Revised Heads of Terms (including a revised easement consderation payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001) - Gina Perella Lewis (RR-132) - Maria Natale Hacon (RR-215)
0.45	Mainha Farah III D. (Mainha Farah	- Teresa Natale Camilleri (RR-216)
045	Knight Frank LLP (Knight Frank LLP) On Behalf Of Oakendene Estate Langlands-Pearse And	The Applicant and the Land Interest have met on numerous occasions, over a three-year period (2021 to 2024) negotiating terms for an Agreement for Lease for the use of the land for the Rampion 2 Substation Site.
	Others (Oakendene Estate Langlands-Pearse And Others)	The Land Interest owns pasture land that will be affected by the Substation Site, temporary construction access, construction compound, and the proposed cable route.
		Solicitors have been appointed by both parties and the agreements have been signed.
		Engagement with the landowner continues and The Applicant's last correspondence with the Land Interest was in June 2024.
240	T. N. C	
046	The National Trust (The National Trust)	Overview Several meetings have been held with the National Trust to discuss acquisition of rights on land under their ownership and land over which they have rights. The
		Applicant has been in regular correspondence with the National Trust's representatives and their agent since June 2022. The National Trust has two interests affected by the proposed cable route. One being freehold land in Washington (pasture land) and one being a Covenant over
		Land at Climping (arable land). The National Trust does not own the land at Climping, therefore it is not inalienable. In addition, the interests are affected by a construction access and operational access. There is a proposed construction compound on the Covenant Land. Meetings were held in June 2023 and Heads of Terms issued in July 2023. All parties have confirmed that they will work collaboratively to agree terms. Full documents have been negotiated and agreed in principle for a "Covenant Deed of Release" for the Climping land. Signing awaits all National Trust documentation to be at the same final stage for board approvals and signing.
		The Applicant has reached an agreement to both the Washington land key terms in principle with the National Trust (that has received the Applicant's Board's approval) (May 24). Full draft documents for the Washington land have been issued to National Trust's solicitors for review and agreement.
		Washington Land negotiations
		Feedback was received from the National Trust agent and representatives in connection with the proposed key terms. Heads of Terms have been subject to ongoing negotiations and discussions and are agreed. Discussions ongoing associated with rights of access and agreements required to be put on place associated with the access requirements over land occupied by the Lorica Trust. The Applicant's solicitor has been instructed to prepare draft volutary agreement documentation. Key commercial terms have been agreed with the Lorica Trust, the National Trust's long term tenant occupying the land to be used for a construction access.
		The Land in question has been given special power by Parliament to declare land within the ownership of the National Trust as inalienable where it is considered as fit to be held for the benefit of the nation (s21(2) of the National Trust Act 1907). As a consequence, the National Trust is prevented from disposing of the freehold of such land. There is also additional protection when any such land is the subject of potential compulsory acquisition of the land itself or rights over that land.
		In the face of an objection to a compulsory purchase order by the National Trust, which has not been withdrawn by the time the confirming authority (the Minister) comes to making a decision on whether to confirm the CPO, the CPO becomes subject to 'special parliamentary procedure' (SPP). The CPO will not come into operation until the SPP process is concluded. The Applicant is engaging constructively to obtain the required rights over the inalienable land voluntarily so as to avoid the SPP process ensuring that any mitigations or benefits are secured.
I	I	The field to consider the decision of the field of the fi

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
		The rand in question was girred to the National Trust under the will of Mr A B Lloyd in 1942. The rand has subsequently been declared inalienable. The majority of the land impacted by the scheme, is within a 99 year farm business tenancy granted to the Lorica Trust in 2004. The remainder of the land is managed in hand by the National Trust's local ranger team.
		Climping Covenant Land negotiations
		Feedback was received from the National Trust representatives in connection with the proposed key terms. Heads of Terms have been subject to ongoing negotiations and discussions and are provisionally agreed subject to necessary sign offs. The Applicant's board has now approved the Heads of Terms.
		The National Trust is the beneficiary of an Existing Covenant that was put in place to protect a specific conservation interest on Land at Climping being the "Normanby Covenant", dated 10th December 1973 between The Most Honourable Grania Maeve Rosaura The Marchioness of Normanby (1) and the National Trust (2)
		The works required to implement the Development include Works to the Covenanted Land that may be deemed to be in contravention of the Existing Covenant but for the exercise of compulsory acquisition powers. The parties have negotiated terms, subject to internal sign off, that will enable the covenant to be temporarily suspended to the extent necessary to enable the Applicant to implement the Works. The parties have provisionally agreed to adhere to the terms of the agreement to be put in place that will ensure harm caused to the conservation interest by the Development is mitigated.
047	Gina Perella Lewis	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees' intended use of the land.
		The Applicant undertook a detailed assessment of the route options and set out the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024.
		Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is awaiting confirmation through receipt of a copy of the Land Interest's terms of engagement. The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer / land promoter to review a masterplan for any development proposal.
		Revised Heads of Terms (including a revised easement consderation payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001) - Gina Perella Lewis (RR-132) - Maria Natale Hacon (RR-215) - Teresa Natale Camilleri (RR-216)
048	Paula Newman	The Applicant has been in regular correspondence with the Land Interest and their agent since January 2021.
		The Land Interest has pasture land affected by the proposed Rampion 2 cable route.
		A site meeting was initially held in February 2021, where the Land Interest expressed concerns about the proximity of the proposed cable route to their dwelling. Subsequently, the route was amended to take a route further to the east, away from the dwelling, which was presented at a site meeting in August 2021.
		Heads of Terms were issued in March 2023. The Applicant has been in regular contact with the agent since issue of Heads of Terms, with last contact being a site meeting in January 2024. The Applicant awaits confirmation as to whether the Land Interest would like to proceed to negotiate terms. An email requesting comments on the Heads of Terms was sent to the agent in February 2024 and a Letter in March 2024.
		An email to the Land Interest and their agent requesting an online Teams meeting to discuss the Heads of Terms.
		Key outstanding concerns include disturbance and mitigation, as well as accommodation works to be discussed in due course.
		Following CAH1, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for advice.
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21 June 2024. On 27 June 2024, the revised Heads of Terms were issued to the agent via email (and sent in the post to the land interest), as well as answers to the outstanding concerns. These include: a response on Magnetic fields (this was originally provided on 11 January 2024), a commitment to lay the cable as far from the property as practically possible (following surveys), and further clarification on the compensation clause within the Heads of Terms.
		The Applicant issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in June 2024 and is awaiting a formal response. The Applicant attempted to have an on-line teams call on 4 July 2024, however the landowner cancelled the meeting.
		The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024.
		As at Deadline 5 Applicant understands the Land Interest does not want to sign the Heads of Terms over concerns of the proximity of the cable corridor to her property.

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
049	Toby Chapman	The Applicant met with the Land Interest in May 2021 outlining the proposed scheme.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Land Interest's principal concern was the potential impact the construction of the cable route would have on their proposed equine facility – that had just received planning consent – for a new stable block, and indoor and outdoor arenas.
		Following the Applicant obtaining copies of the drawings (accompanying the planning application) the Applicant gave detailed consideration to altering the cable route in order to mitigate the potential impact on the proposed equine facility. The results of this, a minor re-alignment and a small reduction in the size of the Red Line Boundary, were presented to the Land Interest in an on-site meeting in May 2022.
		Heads of Terms were issued to the Land Interest in March 2023. The Applicant has sought feedback from the Land Interest's agent on a number of occasions, the last of which was via a Letter in March 2024.
		The Land Interest continues to have concerns about the impact that the construction period will have on the equine facility.
		The Land Interest contacted the Applicant via telephone directly in April 2024 to communicate concerns. The Applicant has arranged an in-person meeting to address concerns. The Applicant met with the Land interest in April 2024 on site at the property and followed up with an email in May 2024. A further email was sent to the Land interest in May 2024 with a plan detailing various constaints on their land holding.
		Since CAH1, following the appointment of a new agent, the parties have been moving forwards positively with discussions. The Applicant has had a number of email exchanges with the land interest since CAH1. On 6 June 2024, a letter was sent to the land interest confirming the Applicant's position in respect of fees for professional advice. The Land Interest asked a number of questions via email on 10 June 2024, to which the Applicant replied on 10 June 2024 with details on fencing, compensation, nature and duration of the proposed works and area impacted (with associated documentation attached to the email). Further clarification was sent via email on 10 June 2024 regarding the proposed haul road, the easement payment, compensation available and links to useful websites.
		On 17 June 2024 the Land Interest emailed the Applicant with queries regarding the BOR plots. The Applicant responded on 18 June 2024 and provided detailed comments on these 25 June 2024, as well as issuing the revised Heads of Terms offer with enhanced commercial terms to progress discussions and reach agreement.
		On 25 June 2024, the revised Heads of Terms were sent to the agent which followed meetings with the agent to understand outstanding 'blockers' to progressing
050	Clair Chapman	Please see the narrative in the Toby Chapman row (RR-402).
051	John O'Rourke	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		The Land Interest owns pasture land affected by the proposed cable route.
		Site meetings were initially held in August and September 2021, with regular dialogue via on-line video calls since. The Land Interest expressed concerns about the proposed substation on their land, which was removed from the project design in July 2022. The Applicant is using reasonable endeavours to work with the Land Interest where possible.
		Heads of Terms were issued in July 2023. The Applicant is awaiting feedback from the Land Interest and their agent that they would like to work collaboratively to agree terms. The Applicant followed up with the land Interest in an the last of which was via email in February 2024 and a Letter in March 2024 requesting feedback on the Heads of Terms.
		An email was sent in May 2024 where the Applicant requested feedback on the Heads of Terms and suggested an online Teams meeting.
		Key outstanding concerns include the total area of land that is included as part of the DCO application and accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent the land interest a letter on 6 June 2024 to confirm the project's position in respect of fees for professional advice. The Applicant had a meeting with the land interest's agent on 12 June 2024 to discuss the main concerns with the Heads of Terms and understand any outstanding 'Diockers' to reaching agreement. On 14 June 2024 an on-line teams call with Mr O'Rourke and his agent was held to discuss the project's Heads of Terms and to gain a better understanding of his concerns. The Applicant understands that the Land interest does not want to sign Heads of Terms unless the DCO Order Limits are amended in this location. The Applicant has explained that until engineering surveys and detailed design has been carried out in the vicinity of Bolney substation, the project cannot commit to reducing the Order Limits in this location. Every effort has been made to route the indicative cable route to the north of the field at the Land Interest's request (in order to allow him flexibility to hopedully develop another project (which is currently unconsented) on the same parcel of land, but to the south). However, firm commitments cannot be made at this stage as a wider area is required by the project at this stage.
		In addition to this, following CAH1 the Applicant issued revised Heads of Terms on 3 July 2024 via post direct to the Land interest and via email direct to the agent (on 8 July 2024) with an enhanced commercial offer to progress discussions and reach agreement.
052	Stephen Christopher Turner	The Applicant has been in regular correspondence with the Land Interest and their agent since April 2022.
		The Land Interest owns pasture land affected by a proposed Rampion 2 temporary construction access. In addition, the Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access.
		Site meetings were initially held in April and May 2022, where the Land Interest expressed a preference for the route to be moved to their far eastern field, and for an alternative construction access to be used instead. The original proposal remained in scope and the Applicant provided the rationale behind the route positioning through the Land Interest's land.
		Heads of Terms were issued in December 2023 in respect of the proposed construction access and the Applicant understands that the Land Interest would like to work collaboratively to agree terms. The Applicant has requested feedback from the Land Interest's agent, including at a site meeting in January 2024 and via email in February 2024. In February 2024, the Land Interest responded via email concluding that the rate offered for the proposed construction access was not sufficient.
		The Applicant sent emails in April 2024 and May 2024 to the agent, requesting feedback on the Heads of Terms.
		Key outstanding concerns include accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent a letter to the Land Interest on 6 June 2024 to clarify the position in respect of fees for advice on the project. In addition, the Applicant had a meeting with the Land interest's agent on 12 June 2024 to discuss the concerns with the Heads of Terms and understand any outstanding 'blockers' to reaching agreement. Updates following this meeting were sent on 21 June 2024 and 27 June 2024 (via email). As a result, the Applicant is due to issue a revised Heads of Terms document with enhanced commercial offer to progress discussions and reach agreement on the temporary construction access Heads of Terms.
053	Andrew Porter	The Land Interest's Category 2 Interest is in relation to rights and contributions towards maintenance of access road contained within a transfer dated 25 October 1993 and a Deed dated 1 November 2021 registered under title SX17882.
		The Applicant in this instance has not entered discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
054	Savills UK Ltd (Savills UK Ltd) On Behalf Of Angmering Park Farms	The Applicant and the Land Interest and their agent(s) have held a number of meetings and exchanged a number of letters in relation to the proposed Rampion 2 cable route running through the Angmering Park Estate over the course of a three year period from 2021 to 2024.
	LLP, The Angmering Park Estate Trust, (Angmering Park Farms LLP, The Angmering Park Estate	The Land Interest owns a mixture of arable and pasture land as well as woodland which is affected by the proposed Rampion 2 cable route and proposed construction and operational access.
	Trust,)	Through early engagement with the Land Interest, and the resident agent, during 2021 and 2022, a number of concerns have been resolved including providing alternative cable routes to mitigate engineering and environmental concerns, which resulted in further rounds of public consultation in the autumn of 2022.
		Heads of Terms were issued to the Land Interest in June 2023.
		The Land Interest's agent has raised concerns over joint bay locations. Whilst these locations are not known at present, detail will be provided in due course. In addition, the Applicant understands the Land Interest has concerns about HDD locations across the Estate.
		The Applicant continues to work collaboratively with the Land Interest and the Land Interest's agent and is in the process of reviewing the draft Option Agreement and draft Deed of Easement documents. The Land Interest is willing to work towards agreeing terms with the Applicant.
		The Applicant has also sought to contact the Forestry Commission as the "appropriate Crown authority" for consent to the making of the DCO, for the purposes of section

135(2) of the Planning Act 2008, as the DCO includes a number of vother provisional applying to the land in which there are rights benefiting the Forestry Commission. The Applicant's last correspondence with the Land interest's agent was in January 2024. The Applicant's last correspondence with the Land interest's agent was in January 2024. The Applicant had an online debt (FEAMS) call with the Land interest is agent on 14 Month 2004, off-metally intended and temporary that the proposed in the project of destination of the project of the	[·		Comments on status of objection / land negotation
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on the dock. It has a greed that is ollow-up meeting call would be amaged the docume further. The Applicants sport has chared the Land Interest's agent to on subtime on the July 2005 (bit level work the years). Septent Purchastory Transmissars Per Pull Pull Pull Pull Pull Pull Pull Pul			
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Unions Chip Biland Of Nissoria International Chip International Programma (Chip Biland Chip Biland Chi	055		Revised Heads of Terms (including a revised easement consderation payment) were issued to the Land Interest in July 2024. The Applicant has been in regular correspondence with the Land Interest since June 2021.
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request for National Gird owned land. A call regarding Boliney sensition land rights and cable assement took place on 28th June and an ental was sent to National Gird regarding the change regards a 2018. June. A revised read of Tarms of for the cable to the sent out to the land interest manning of agreed structure of voluntary agreements which the Applicant leaders in control of the property of			
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Organy Homes (Clinping Homes (Clinping Homes (Clinping Homes) The Applicant conculled with the Land Interest in October 2022, and in April 2023 as paid of Highways Consultation. Following this, the Land Interest approached the Applicant on Citother 2023, to gain an understanding of the project and the potential impact on their fault. The Land Interest is applicated within the DCD boundary for proposed temporary construction access. The Land Interest has obtained undire planning consult for a 300 dwelling residential development on their land. As part of the development the Land Interest sproposes to alter Church Lane and install an ever consolected in the Clinping residential development on the Interest sproposed development would be off Church Lane in desperation with the Land Interest in November 2023. The Land Interest is proposed development would be off Church Lane in desperation with the Land Interest in November 2023. The Land Interest is proposed development would be off Church Lane in Interest in Land Interest in November 2023. The Land Interest is proposed development would be off Church Lane in Interest in Land Interest in November 2023. The Land Interest is proposed development would be off Church Land Interest in Land Interest in December 2023. The Land Interest has confirmed they are willing to work collaboratively with the Applicant boards reaching a voluntary agreement. The Applicant is last correspondence with the Land Interest in December 2023. The Land Interest has confirmed they are willing to work collaboratively with the Applicant boards reaching a voluntary agreement. The Applicant is last correspondence with the Land Interest in December 2023. The Applicant is last correspondence with the Land Interest in December 2023. The Applicant is last correspondence with the Land Interest in December 2023. The Applicant has had an another of discussions with the Land Interest agent, on 4th Murch 2024, whereby Heads of Terms were assault to the Land Interest agent, on 224 humps and 224 hum			Comments on status of objection / land negotation
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f		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
061	Lester Aldridge LLP (Lester Aldridge LLP) On Behalf Of	The Applicant has had detailed dialogue with the Land Interest and the Land Interest's land agents commencing from April 2021.
		The Land Interest owns pasture land and woodland (planted saplings) which is affected by the proposed cable route.
		The Applicant has sought to consult with the Land Interest through attending several meetings (both on-site at College Wood Farm or via on-line video calls), in June, August, October 2021, March, April, May, June 2022, and attempted to arrange meetings (via telephone and Letter) in 2023 with the Land Interest and the Land Interest's agents.
		The Applicant has followed up these meetings in writing, through either providing Site Meeting Notes or in a letter, giving detailed consideration of all of the issues raised by the Land Interest, and the Land Interest's agents, and offering explanations as to how the Applicant has selected the cable route across the land.
		The Applicant sought to discuss Heads of Terms with the Land Interest and the Land Interest's agents. In May 2023, the Land Interest specifically requested that the Applicant does not issue Heads of Terms to the Land Interest or the Land Interest's agents.
		The Applicant has continued to offer to work collaboratively with the Land Interest, and the latest correspondence with the Land Interest was in January 2024.
		Heads of Terms were issued to the Land Interest in January 2024.
		The Applicant has contacted the Land Interest's new Agent to meet (in March 2024) to discuss further the Heads of Terms issued in January 2024.
		Further to the Land Interest's request, an on-site meeting has been arranged for 24th April 2024, and the Land Interest's agent has requested to discuss the Heads of Terms issued to the Land Interest at that meeting.
		The Applicant can confirm that Heads of Terms were discussed, but the Land Interest was more focussed on seeking to reach agreement on the Land Interetest's preferred alternative cable route.
		> The Applicant agreed to review the Land Interest's proposed alternative cable route (as per the Land Interest & Land Interest agent's request) > Tree planting over MUCH smaller area than anticipated - adjacent to Kent Street - trees / saplings will have to be removed / replaced / replanted to facilitate access
		> The Land Interest has left an approx. 50m strip of land alongside southern boundary of his land - where he would like the cables to be laid > HDD location discussed. Land Interest requested HDD to be lengthened into "Field 2" avoiding tree planting area > RLB discussed. The Land Interest's agent queried what extent of the RLB will actually be required - i.e. 40m corridor within 100m RLB > Access point - it was noted that this has been blocked off. The Land Interest would prefer for this access not to be used
		The Applicant has exchanged emails with the Land Interest's agent in respect of the Heads of Terms and the Applicant provided the Land Interest's agent with copies of the draft Option and draft Deed of Easement documents. The Applicant continues to work with the Land Interest's agent in seeking to reach a voluntary agreement.
		Since CAH1, the Applicant has been working with the Land Interest and the Land Interest's agent to find a possible acceptable cable route through the Land Interest's holding. Extending the HDD pit (further from the Oakendene Substation) has been considered (in order to mitigate the impact on the Land Interest's tree planting) and a new access directly off Kent Street, within the DCO Order Limits, is also being considered by the Applicant. The Applicant issued revised Heads of Terms in July 2024 and is awaiting feedback.
062	Joanne Higgins	The Land Interest does not own land affected by the proposals but has access rights over a lane which leads to their residential property. The lane is proposed to be used as an operational access and will also be affected by cable construction works in two places. In addition, the Land Interest has a Category 2 Interest in relation to rights contained within a transfers dated 4 May 1972 and 27 October 1995 registered under title SX17882.
		In April 2023, the Land Interest contacted the Applicant in response to the public consultation. The Applicant spoke with the Land Interest via telephone and followed up with an email in April 2023. In October 2023, the Applicant discussed the Land Interest's concerns over the telephone and followed up with an email confirming how their rights are affected.
		The Applicant is not seeking to agree Heads of Terms.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access, anticipated reinstatement proposals and accommodation works discussions in due course.
		The Applicant will respond directly to the Land Interest's relevant representation.
063		The Applicant has been in regular correspondence with the Land Interest and their agent since April 2021.
	LLP) On Behalf Of Mr And Mrs G Woolgar (Mr And Mrs G Woolgar)	The Land Interest has pasture land affected by the proposed cable route.
		A site meeting was held in August 2021, as a project introduction, where the Land Interest expressed concerns about the loss of grazing. There have been no route amendments proposed by the Land Interest.
		Heads of Terms were issued in March 2023. The Applicant is awaiting confirmation from the agent that the Land Interest would like to work collaboratively to agree terms.
		The Applicant sent an email in January 2024 requesting feedback on the Heads of Terms documentation and a Letter in March 2024.
		The latest correspondence was a chaser email sent to the Land Interest and their agent in May 2024 suggesting a meeting to progress the Heads of Terms.
		Key outstanding concerns include queries about the key term documentation and accommodation works to be discussed in due course.
		A chaser email was sent to the Land Interest and their agent in May 2024 suggesting a meeting to progress the Heads of Terms. an email in January 2024 requesting feedback on the Heads of Terms documentation and a Letter in March 2024.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
064	Batcheller Monkhouse (Batcheller Monkhouse) On Behalf Of Mr	The Applicant has been in regular correspondence with the Land Interest since September 2021.
	Charles How (Mr Charles How)	The Land Interest does not own land affected by the proposals. The Land Interest is a tenant farmer who farms pasture land affected by the proposed Rampion 2 cable route.
		The Applicant has met the Land Interest on site in May 2023, accompanied by the freehold landowner, to discuss the impact on the farming business.
		The Applicant is not seeking to agree Heads of Terms with the tenant but has been working collaboratively with the Land Interest's landlord.
		The Land Interest recently appointed a new agent (as at May 2024).
		The Applicant sent an email to the Land Interest in May 2024 confirming the fee position in respect of tenant's advice in relation to the project.
		The Applicant is not aware of any outstanding issues other than compensation for disturbance and accommodation works to be discussed in due course.
		On 8th July 2024, the Applicant contacted the tenant via email to suggest 18th July 2024 as a site meeting date with an Agricultural Liaison Officer (ALO), and is awaiting feedback.

	la di ili	Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
065		The Applicant has been in regular correspondence with the Land Interest and their agent since May 2021.
		The Land Interest owns pasture land affected by the proposed cable route.
	Dumbrell (Mr D H Dumbrell, Mrs L Dumbrell & Mr R Dumbrell)	A site meeting was initially held in August 2021 for a project introduction. A further meeting was held in April 2022 to discuss a minor route amendment that was
		being considered on their land as a result of design modifications. Subsequently, the new route was taken forwards following consultation.
		Heads of Terms were issued in March 2023. The agent has put forward questions on the documentation and confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant sought feedback from the Land Interest's agent through an email in December 2023 and a Letter in March 2024.
		The Applicant has received comments back on the Heads of Terms and as at Deadline 4 (May 2024) is reviewing these in order to respond.
		Key outstanding concerns include the total area included within the DCO boundary and accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-linears meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Trial pits, marker posts, the calculation of construction access payments, operational access usage and areas for indicative HDD locations outside of the 40m oviking width. The Applicant had discussions and email correspondence with the land Interest's agent on 25th June 2024, 1st July 2024 and 3rd July 2024. The Land Interest's agent is waiting to receive the updated precedent documents, however, we understand the Land Interest has no further concerns regarding the Heads of Terms with respect of specific impacts on their land.
		The Applicant received confirmation from the agent that terms are agreed in respect of Muntham Farm 2013 Trust Heads of Terms in July 2024.
066	Batcheller Monkhouse (Batcheller Monkhouse) On Behalf Of Mr	The Applicant has been in correspondence with the Land Interest and their agent since January 2021.
	Mark Cleaver And Mrs Karen	The Land Interest operate a campsite affected by the proposed cable route. The campsite is also located adjacent to a proposed construction compound. The Land Interest have built a dwelling in proximity to the proposed cable route and construction compound and resides on site.
	,	A site meeting was initially held in February 2021, where the Land Interest expressed concerns about the project boundary intersecting with their property (which was under construction at the time). Subsequently, the boundary was amended to avoid the dwelling. A further site meeting was held in July 2022 where the Applicant explained that the section of cable route in this location is intended to be installed by HDD methodology and no open trenching is proposed. At the site meeting and subsequent consultation event in November 2022, the Land Interest raised concerns about the impact of the construction compound and associated works on their business and future property development on site.
		Heads of Terms were issued in March 2023. The Applicant is awaiting confirmation from the agent that the Land Interest would like to work collaboratively to agree terms. The Applicant sought feedback from the Land Interest's agent via a Letter in March 2024.
		The Applicant followed up with the Land Interest via email in May 2024 in order to set up a suitable date to discuss the voluntary agreement and any outstanding concerns regarding the Heads of Terms.
		Key outstanding concerns include disturbance and mitigation, as well as accommodation works to be discussed in due course.
		The Applicant will respond directly to the Land Interest's relevant representation.
		Since CAH 1, due to the appointment of a new agent, the Applicant has been moving forwards positively with discussions.
		Since CAH1 the Applicant sent a Letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 28th June 2024, sent directly to the land interest (via past) and via email to the agent (2nd July 2024). These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant is awaiting specific feedback from the agent in respect of the land interest.
067	Henry Adams LLP (Henry Adams LLP) On Behalf Of Mssrs	The Applicant and the Land Interest have had a number of discussions about the cable route and the Rampion 2 project requirements over the period of 2021 to 2024.
	Hutchings (Mssrs Hutchings)	The Land Interest owns pasture land which is affected by the proposed cable route, areas needed temporarily for cable duct stringing and storage of excavated materials, and a proposed operational access.
		The Land Interest's agent has made the Applicant aware of an Option Agreement with a Developer for a second solar farm on the Land Interest's land. The Applicant is willing to work collaboratively with the Land Interest to seek to reach an amicable agreement on accommodating the cables and the solar farm on the land. Discussions between the Applicant and the Land Interest and the Land Interest's agent are ongoing.
		The Land Interest's agent has also made the Applicant aware that part of the cable route will pass through a landfill area. The Applicant has given detailed consideration to this, as well as considering minor cable routing amendments in this area. The results of this have been communicated to the Land Interest's agent.
		The Land Interest's agent has raised a concern in relation to the cable route severing the Land Interest's fields and rendering them redundant (i.e. unable to farm due to access and size of the severed fields). The Applicant has confirmed that access to all parts of the land will be maintained throughout construction.
		Heads of Terms were issued to the Land Interest in March 2023.
		The Land Interest's agent has raised a concern relating to the Applicant seeking to plant trees on the Land Interest's land to meet their Biodiversity Net Gain ("BNG") requirements. The Applicant is reviewing this and will respond to the Land Interest accordingly.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an intial generic response to the Heads of Terms in October 2023.
		The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle. The principal outstanding issues relate to whether the DCO Boundary can be refined and whether the proposed cable route can be as far West as possible (within the DCO Boundary).
		The Applicant chased the Land Interest's agent for an update, and during a telephone conversation with the Land Interest's agent in May 2024, the Land Interest's agent informed the Applicant that due to a bovine tuberculosis testing in the immediate locality the Land Interest's cattle are not allowed to leave the farm for the next 12 months. In addition to this, the Land Interest had been considering retirement and the land that had been on the market (for sale) has now been withdrawn due to the bovine TB issue. Because of these reasons, the Land Interest is reconsidering his options / future and is unable to make a commitment to Rampion 2 at this time.
		The Applicant's agent spoke with the Land Interest's agent on 13th June 2024, and the Land Interest's agent raised a concern with the compatability of the easement with the Land Interest's expansion pains for their solar farm. The Land Interest's agent also sought further assusance from the Applicant over how contamiation will be dealt with both before and after construction.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.

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Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
	P Goring, Wiston Estate	The Applicant has consulted (both formally and informally) with the Land Interest (Wiston Estate) at both stakeholder level and landowner level, over the period 2020 to 2024. The Land Interest has arable and pasture land affected by the proposed Rampion 2 cable route, and a number of proposed construction and operational access routes.
	Partnership (R J Goring, R H Goring, P Goring, Wiston Estate Partnership)	A site meeting was initially held in September 2021, where the Land Interest expressed a number of concerns about macro and micro re-routing of the cable. These views were reiterated within various consultation responses.
		An alternative route, to the south of Washington village, was proposed by the Land Interest (in conjunction with other neighbouring landowners), which was given detailed consideration by the Applicant. The rationale and decision-making process for not progressing with the route to consultation was communicated verbally by the Applicant at a site meeting in April 2022.
		In addition, in September 2021, the Land Interest proposed an alternative construction access route and removal of a proposed operational access. Subsequently both requests were factored into the design, and presented to the Land Interest at a site meeting in April 2022.
		Further site meetings were held in January 2023 and May 2023, with the Applicant working in conjunction with the Land Interest and the farm tenants to understand the main concerns.
		Heads of Terms were issued to the Land Interest in March 2023. The agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant has been corresponding with the Land Interest, including meeting with various tenants on site in May 2023. The latest correspondence being from an in person meeting in January 2024 and online meetings in February 2024 and March 2024 to negotiate and agree points within the Heads of Terms.
		A 5 hour negotiation meeting was held between the Applicant and the Land Interest on 27th May. There are many points relating to the key terms now agreed.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 17th June 2024 with an enhanced commercial offer to progress discussions and reach agreement. On 4th July 2024 the Applicant re-circulated the Heads of Terms with amendments associated with construction access payments and updates from the Land Registry. As at Deadline 5 the Applicant is awaiting feedback from the Wiston Estate and their agent including from the landowners solicitor on the updated Heads of Terms. Further engagement with the landowner is detailed within the Wiston Estate Landowner Engagement Report.
074	Ruth Taylor	Discussions have been held in relation to non-intrusive survey access, resulting in a survey access licence agreement being signed up to with the Land Interest. The Land Interest owns an access track which is affected by the proposed cable route.
		The Applicant met with the Land Interest in July 2022 and May 2023 to provide an update of the project's progress, and to discuss the impacts of the proposed cable route on their land. During this period the Applicant exchanged several emails with the Land Interest.
		Heads of Terms were issued to the Land Interest in June 2023 with a revised Heads of Terms issued in July 2023. An on-site meeting was held between the Applicant and the Land Interest in December 2023 to discuss the revised Heads of Terms and any of the Land Interest's concerns.
		The Land Interest's principal concern is how their horses will cross the proposed construction corridor during construction. The Land Interest is also not content with the proposed consideration being offered. The Applicant is awaiting further detailed information in relation to financial settlement.
		The Applicant has agreed that reasonable legal fees will be reimbursed and that the Land Interest may commence engagement with their legal representatives.
		The Applicant's last correspondence with the Land Interest was in December 2023. The Land Interest is awaiting engineering feedback on construction details from the Applicant and accommodation works which are subject to ongoing discussions
		The Applicant will seek to arrange an on-site meeting, in July 2024, with the Land Interest to explain the construction methodology and have a further discussion in relation to the level of compensation payable.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
	Suzy Smith Racing Ltd (Suzy Smith Racing Ltd)	The Land Interest occupies part of the Angmering Park Estate.
		The Land Interest occupies pasture land which is affected by the proposed cable route.
		The Applicant has noted the concerns raised in the relevant representation, in relation to the proximity of the construction corridor to the grass gallops / Lower Combe Stables and will discuss accommodation works / ways to mitigate the impact of the construction works in due course.
		The Applicant's last correspondence with the landowner (Angmering Park Estate) was in January 2024. The Applicant met with the Land Interest in January 2024, where it subsequently transpired that the Land Interest does
		Interest has no interest in the land and will therefore no longer require to be consulted with during the project. The Applicant will ensure the BoR and the Change Log are updated accordingly.
076	The Baird Farming Partnership (The Baird Farming Partnership)	The Applicant and the Land Interest and their agent have been engaged and in ongoing discussions over the period 2021 to 2024.
	On Behalf Of The Baird Farming Partnership (The Baird Farming Partnership)	The Land Interest owns arable land which is affected by the proposed cable route, temporary construction access, an area needed temporarily for the storage of excavated materials and construction compound.
	.,	Heads of Terms were issued to the Land Interest in June 2023.
		The Land Interest's principal concerns relate to; the construction compound location; the restrictions sought to be imposed on the easement strip (as defined in the draft Deed of Easement document); the impact of the cable route on the adjacent Littlehampton Economic Growth Area ("LEGA"); the impact of the construction corridor and construction compound on the existing land drainage.
		The Applicant has given detailed consideration to these concerns. The Applicant has sought to mitigate the impact of the cable route on LEGA by moving the cable route further to the West (away from) of the proposed area.
		The Applicant continues to be in discussions with the Land Interest and their agent over the Land Interest's concerns listed above and the wider concerns as detailed in the Land Interest's relevant representation.
		The Applicant's last correspondence with the Land Interest was in January 2024.
		The Applicant met with the Land Interest and the Land Interest's agent on 12th March 2024 and reviewed the Heads of Terms, draft Option Agreement, draft Deed of Easement documents. The key issues outstanding, are assurances being sought on contamination of the site compound, rates (£ per square metre) on the site compound, and clarity on what the site compound is to be used for.
		Further to the Land Interest's meeting with the Land Interest and the Land Interest's agent on 12th March 2024, the Applicant has followed up this meeting with subsequent emails in May 2024 and with a letter dated 24th May 2024.
		Since CAH1, the Land Interest responded to the Applicant's email of 24th May 2024 in an email dated 30th May 2024 whereby further questions have been raised in relation to BNG, temporary compound, temporary site compound, potential land contamination and underaking works. The Applicant submitted a detailed response to all of the issues raised in the Land Interest's email of 30th May 2023 to the Land Interest in an email on 19th June 2024.
		The Applicant and the Land Interest had an on-line video (TEAMS) call to discuss a possible BNG opportunity with the Land Interest on 17th June 2024.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.

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Number		
077	Savills (Savills) On Behalf Of The Personal Executors Of Lady Sarah Margaret Clutton (The Personal Executors Of Lady	The Applicant and the Land Interest and their agent have held a number of meetings and exchanged a number of letters in relation to the proposed cable route running through the Land Interest's land since the introduction of the Longer Alternative Cable Routes in 2022.
		The Land Interest owns arable land which is affected by the proposed cable route and temporary construction access.
	Sarah Margaret Clutton)	Heads of Terms were issued to the Land Interest in June 2023.
		The Land Interest's agent has raised concerns over joint / transmission bay locations and whilst these locations are not known at present, will be provided in due course.
		The Applicant continues to work collaboratively with the Land Interest and their agent and is in the process of reviewing the draft Option Agreement and draft De of Easement documents.
		The Applicant's latest correspondence with the Land Interest's agent was in January 2024.
		The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st March 2024, whereby Heads of Terms, the draft Option Agreement and the draft Option Agreement and the draft Option Agreement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle. The principal outstanding issue relates to the optionality on Michelgrove Bank, which will only be determined upon the Applicant undertaking ground investigation wo programmed for the summer 2024.
		The Applicant will seek to arrange a meeting, in June 2024, with the Land Interest's agent to seek clarification on any outstanding matters, and is hopeful that a voluntary agreement can be reached.
		Since CAH1, the Applicant's agent spoke with the Land Interest's agent, on 14th June 2024, who confirmed that new Trustees had been appointed and that the details would be provided to the Applicant shortly. The Land Interest's agent confirmed he would seek confirmation of his instructions and revert shortly.
078	Lester Aldridge LLP (Lester	The Applicant issued revised Heads of Terms in June 2024 amid is awaiting feedback. The Applicant has had detailed dialogue with the Land Interest and their agents commencing from April 2021.
···	Aldridge LLP) On Behalf Of Thomas Ralph Dickson (Thomas	The Land Interest owns pasture land which is affected by the proposed cable route.
	Ralph Dickson)	
		The Applicant has sought to consult with the Land Interest through attending several meetings (both on-site at College Wood Farm or via on-line video calling), June, August, October 2021, March, April, May, June 2022, and March 2023 with the Land Interest and their agents. The Applicant has followed up these meet in writing, through either providing Site Meeting Notes or in a letter, giving detailed consideration of all of the issues raised by the Land Interest and their agents, offering explanations as to how the Applicant has selected the cable route across the land.
		The Applicant sought to discuss Heads of Terms with the Land Interest and their agents. In May 2023, the Land Interest specifically requested that the Applican does not issue Heads of Terms to the Land Interest or their agent.
		The Applicant has continued to offer to work collaboratively with the Land Interest, and the latest correspondence with the Land Interest was in January 2024.
		Heads of Terms were issued to the Land Interest in January 2024.
		The Applicant has contacted the Land Interest's newly appointed Agent to seek to meet to discuss further the Heads of Terms issued in January 2024.
		The Applicant can confirm that Heads of Terms were discussed, but the Land Interest was more focussed on seeking to reach agreement on the Land Interest preferred alternative cable route.
		> The Applicant agreed to review the Land Interest's proposed alternative cable route (as per the Land Interest & Land Interest agent's request) > Tree planting over MUCH smaller area than anticipated - adjacent to Kent Street - trees / saplings will have to be removed / replaced / replanted to facilitate access
		> The Land Interest has left an approx. 50m strip of land alongside southern boundary of his land - where he would like the cables to be laid > HDD location discussed. Land Interest requested HDD to be lengthened into "Field 2" avoiding tree planting area > RLB discussed. The Land Interests apent queried what extent of the RLB will actually be required - i.e. 40m corridor within 100m RLB > Access point - it was noted that this has been blocked off. The Land Interest would prefer for this access not to be used
		The Applicant has exchanged emails with the Land Interest's agent in respect of the Heads of Terms and the Applicant provided the Land Interest's agent with copies of the draft Option and draft Deed of Easement documents. The Applicant continues to work with the Land Interest's agent in seeking to reach a volunta agreement.
		The Applicant has been in discussions with Mr Dickson since CA Hearing 1. Emails have been exchanged and site visits carried out as detailed below:
		28th May 24- Email from the Applicant to Simon Mole querying which months of the year Cattle are kept at College Wood Farm and request for information rel to farm management. Subsequent call on 31st May with Simon Mole where he reported that Cattle are usually bought in Spring and sold in Autumn, however to cattle were being brough onto the land later this year due to the wet weather. 30th May 24- Email from the Applicant to Simon Mole. Email requested a call to discuss Mr Dickson's latest position on the HDD of College Wood farm drivew. The email contained information that has been put together to inform the hearing regarding trenchless crossing timeframes likely to be required at this location was also included in the Deadline 4 submission. The email set out the Applicant's commitment relation retained access for Mr Dickson along College Wood Drive, assuming 'open cut' trenching methods are used across the driveway for comparison and asked if Simon Mole could confirm Mr Dickson's latest position regard to the request for the HDD of College Wood farm in light of the information presented as this affects the Applicant's response to Mr Dickson's proposed "Alternative" "without trees' proposal put forward. The Applicant stated that it will provide uninterrupted access along the private access track throughout the duration of the construction period. When the cables are installed through the private access track, an alternative access route via a short diversion will be provided in the provide uninterrupted access in maintained for farm vehicles, HGVs, and for emergy wehicles. The relevant principles around Private Means of Access (PMA) as detailed in section 5.7.10 in the Outline Code of Construction Practice [REP3-025] to this.
		31st May 24- Teams call with Simon Mole, Vicky Portwain and Nigel Abbot to discuss matters raised in the email of 30th May above, tree removal at College W Farm, cable route amendments at College Wood farm and current cattle operations.
		6th June 24 – Email from the Applicant to Simon Mole setting out the conclusions of the Applicant's assessment of Mr Dickson's proposed "Alternative 3" in light Mr Dickson having very recently felled the belt of trees in the north east field and in this case for the Applicant to put forward our "best compromise". The email confirmed that the project team last week had reviewed the proposed "Alternative 3" put forward in the Withen Representations in light of the reported felled tre and noted that the Applicant cannot take account of the felling in the context of Environmental Assessment—as the assessment needs to be based on the point time used within the application. The conclusions from the Project team remain against taking forward the proposal for the following reasons due to trenchless crossing amenity impact on the property to the north, increased surface water flooding, additional unknown services, overlap with the ancient woodland buffer, additional tree line crossing (as cannot be voided from the assessment). The email went onto state that at the same meeting a northern cable alignment was considered which would not impact the ancient woodland buffer. A plan of the proposal drawn by the Applicant was included in the email. The email stated that this cable route alignment has not subject to full Environmental Impact assessment, however an initial assessment had been carried out. Again the conclusions were that on balance the DCO repreferable due to increased level of surface water risk impacts from the trenchless crossing and unknown services.

Unione Betanana	Name of Land Interest	Comments on status or objection / lana negotation
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		Notwithstanding the Applicant noted that it is keen to find a pragmatic solution and is prepared to discuss if there would be potential for agreement by Mr Dickson to an adjusted cable alignment with no trenchless crossings on the land. The approach to securing consent would need to be aligned with the appropriate information and this can't be done with the information in the ES as the Applicant has no survey data for the northern part of the land as no access was permitted by Mr Dickson to survey outside of the DCO red line when surveys were carried out.
		The email stated that the Applicant would require flexibility to determine the appropriate course of action to facilitate such a change in light of the lack of Environmental information and assessment. The Applicant would be prepared to commit to reasonable endeavours to secure consent for the proposed new cable alignment with no trenchless crossings if this would result in an agreed way forward.
		10th June 24- Email from the Applicant to Simon Mole 13th June 24 – Site visit. Mr Dickson and his agent Simon Mole, Vicky Portwain and Nigel Abbot walked the Cable Route and noted the proposed extent of land required pursuant to the email dated 28th May. The Applicant understands there are still no cattle on the land.
		13th June 24 – Email from the Applicant to Simon Mole attaching a PDF of the new cable route plan sent 6th June 24 and discussed on the site visit. The Applicant noted that Mr Dickson had not agreed the plan and acknowledged that Mr Mole would be forwarding a proposed route Mr Dickson had talked through at College Wood Farm site visit. The email confirmed that the Applicant requires an agreed route before we can instruct any further survey work to inform an environmental report
		14th June 24 – Email from Simon Mole to the Applicant setting out Mr Dickson's requested Cable route, Proposed Development Parameters and conditions he would require to be satisfied in order for him to enter into a voluntary agreement. These include: -A construction width of 40m throughout (maximum) -An easement width of maximum 20m throughout -The woodland standoff remains but look to utilise, where possible,
		-Mr Dickson is willing to remove the oak tree we saw yesterday to help with the constraints in this locationMr Dickson's willingness now to accept open cut trenching of College Wood driveway but will want some controls around timing of the works and reinstatement so these can happen asap (say no more than 2 weeks).
		17th June 24 – The Applicant emailed Simon Mole to seek clarification on the contents of the email of 14th June in order for the Applicant's project team to assess. The Applicant indicated that the requested timeframe for HDD works are likely to be workable.
		19th June 24- Email from the Applicant to Simon Mole Further to Mr Dickson's new marked up plan sent through on 14th June, the email set out the Applicant's engineering and environmental comments on Mr Dickson's proposed revised DCO order limits at College Wood Farm and requirements' conditions. The email stated that the Applicant would need the confidence of an agreed cable route to survey before instructing surveyors. In order to progress matters, the email requested confirmation that Mr Dickson is accepting of the key project requirements as follows:
		1)DCO corridor of 60-70m (within which the 40m working construction corridor will be located 2)Approximate easement width of 20m but wider if the project requires (e.g to go around obstacles subject to appropriate increase in payment).
		It was outlined that these parameters are required as a minimum to ensure the project delivery is not at substantive risk.
		The email set out the Applicant's engineering comments in response to the proposed amended cable route and the associated annotations/ conditions requested by Mr Dickson. The reduction of the DCO order limits to a width of 40m was noted as presenting a significant project risk as it removes the required flexibility required for Gl surveys and detailed cable design or pre-construction construction phase potential constraints such as archaeology, UXO etc that could present a risk to the delivery of the project. The temporary construction corridor will be 40m for trenched cable installation as per the DCO Application. However, the location of the 40m construction corridor is not determined at this point and will be within the 50-70m DCO boundaries to retain flexibility to account for detailed design. This is required, for example, to construct an appropriate crossing of the 33kV buried services in agreement with the utility operator. Within the corridor boundary, the construction design will take landowner requirements and requests into account as far as possible. Please see Rampion 2's "Applicant's responses to Action Points arising from Compulsory Acquisition Hearing 1- Table 2-2 - 1 for a detailed account of the rationale behind this: Applicant's response to Action Points arising from ISH2 & CAH1 (planninginspectorate.gov.uk)
		The email confirmed that tt is anticipated that a 20m easement will be required for the cables and noted that the area of the woodland standoff is outside the proposed order limits in the marked up plan. The project is required to observe commitments C-216 in relation to this. The project has previously explored whether woodland buffers could be used for 'non-intrusive construction activities' (e.g. laying of ducts or soil storage), but it is understood that these works are not permitted in this area. The email confirmed that in principle the Applicant can commit to a 2-week crossing of the farm drive (start of construction to functional access reinstatement). During the 2-week crossing, access for Mr Dickson would be retained either via road plating or via a diversion route as previously communicated. It must be noted that there are stages of the construction of the utility crossing that involve third parties (or example for inspection & supervision by the utility operator), and that the target 2-week crossing of the access track does not account for potential delays due to third parties. However, this is considered unlikely.
		Mr Dickson had requested the western gate to be kept open and available however the email confirms that it would not be possible to reduce the DCO order limits to this extent at this stage, and the western gate needs to remain inside the DCO so as not to impact on the delivery of the project.
		The email also confirmed that the proposed cable route forwarded is from an environmental perspective less preferable than the DCO route for surface water, biodiversity and landscape and visual reasons.
		21st June 24 – Email from the Applicant to Simon Mole setting out the Applicant's next steps. The email outlined the requirements and timeframes that would be associated with any change to the proposals the Applicant and Mr Dickson are seeking to progress, in order to outline the challenges that both parties face in terms of implementing a change via a DCO change request.
		1. In order to progress forward the updated plan for assessment and any associated relevant constraints (and caveats) need to be set out in an agreed document such as an appendix to the key terms. 2. Further to the above the Applicant would need to confirm these details to our environmental consultants and engineering team and then survey and assess the proposal from a technical and environmental perspective 3. Only further to stage 2 can the Applicant consider whether it is a change that is both acceptable to the Applicant and consentable from an environmental/policy perspective and at that point the Applicant would need to take advice on the appropriateness of the change taking into account the information submitted to the
		Examination by Mr Dickson. 4.If the above assessment is positive, the Applicant would seek to secure a formal agreement with Mr Dickson prior to promoting the change 5.The Applicant would then need to submit a change notification request to PINS and obtain their view on what consultation is required. Further to the Applicant seeking advice from Eversheds on this last week, the Applicant understand that consultation is likely to be required with the LPA, Natural England and the property to the north as a minimum. 6.in anticipation of PINS requiring consultation we could start to undertake consultation between steps 4-5 as indicated in the latest Examination Guidance 7.Further to step 6, a change request would be submitted
		Given the 28 day consultation period, the Applicant set out that it anticipated that it will be difficult to get to Stage 4 and consult on the change prior to the end of the Examination. On timing, as this is a change proposed late in the day and which has not been assessed, the NPS places the onus on Mr Dickson to demonstrate it's suitability.
		Notwithstanding the above, the email stated that the Applicant is prepared to make appropriate (legal) commitments to work with Mr Dickson to use reasonable endeavours to facilitate the agreed change post-DCO Examination using a mechanism which allows for the proper consideration of the change. The Applicant reiterated the previous email of 6th June which stated that "Rampion would require flexibility to determine the appropriate course of action to facilitate such a change in light of the lack of Environmental information and assessment. Notwithstanding this, Rampion 2 would be prepared to commit to reasonable endeavours to secure consent for the above cable alignment with no trenchless crossings if this would result in an agreed way forward."
	l	The amail act out an offer to propers a list of "key principles for propering the public route amondment" to be attached to the key torms

C		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
079	Tiffinny Myatt-Wells	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		The Land Interest has pasture land affected by the proposed cable route.
		A site meeting was initially held in August 2021, where the project was discussed. In November 2022, the Land Interest responded to the consultation and expressed concerns about the proposed operational access, which was subsequently removed from scope. Further correspondence regarding construction works was discussed in March 2023.
		Heads of Terms were issued in March 2023 and the Applicant understands that the Land Interest would like to work collaboratively to agree terms. The Applicant contacted the Land Interest an email in February 2024 and a Letter in March 2024 requesting feedback on the Heads of Terms documentation.
		A chaser email in May 2024 sent to the Land Interest and their agent requesting a time for meeting to discuss the voluntary agreement and any outstanding points they have regarding the documentation.
		Key outstanding concerns include accommodation works to be discussed in due course.
		Following CAH1, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for professional advice.
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21 June 2024. On 27 June 2024, the revised Heads of Terms were issued to the agent via email (and sent in the post to the land interest), as well as answers to the outstanding concerns. These include further clarification on the process for claiming for additional forage.
		Following CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) on 25 June 2024 (via post to the landowner) and is awaiting a formal response. The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024.
		As at Deadline 5 Applicant understands there are no outstanding matters to be addressed, other than a solicitor's review.
080	Henry Adams LLP (Henry Adams LLP) On Behalf Of Timothy	The Applicant has been in dialogue with the Land Interest and their agent over the period 2021 to 2024.
	Longhurst (Timothy Longhurst)	The Land Interest owns arable land which is affected by the proposed cable route, temporary construction access and an areas needed temporarily for thee storage of excavated materials.
		The Applicant and the Land Interest and their agent met in April 2022 to discuss the new Alternative Cable Route ("ACR").
		The Land Interest raised a concern that this route passed through land that the Land Interest has they believe has long-term development potential. The Land Interest sought to have the proposed ACR moved as far to the South of his land as was possible. The Applicant has provided the Land Interest's agent with the rationale behind the cable route positioning through the Land Interest's land.
		Heads of Terms were issued to the Land Interest in April 2023.
		The Land Interest's agent has raised concerns with the wording of the draft Easement document in relation to the restrictions being sought to be imposed over the easement strip. The Applicant is reviewing this and will respond to the Land Interest and their agent accordingly.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The principal outstanding issues are the Land Interest's agent's position on long-term "hope" development value for the land and not accepting the Applicant's easement consideration amount, and the positioning of the proposed cable route through the middle of the land holding potentially sterilising the whole of the land holding, will prevent the land from being developed.
		The Applicant wrote to the Land Interest in March 2024. The Applicant has had a subsequent telephone conversation with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route which severs the arable fields in half. The Land Interest has long-term development aspirations for the land and is unhappy with the Applicant's current offer. The Land Interest's agent is willing to explore mitigation measures of the impact of the cable route through the Land Interest's land. The Applicant is seeking to arrange a meeting, in June 2024, with the Land Interest's agent to discuss / review mitigation measures in more detail.
		Since CAH1, the Applicant held an on-line TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
081	Savills (Savills) On Behalf Of	The Land Interest owns the river bed of the River Arun which is affected by the proposed cable route.
	Trustees Of The 16th Duke Of Norfolk's 1958 Reserve Fund (Trustees Of The 16th Duke Of Norfolk's 1958 Reserve Fund.)	The Applicant and the Land Interest's resident agent have had several discussions about the proposed cable route running underneath the river bed of the River Arun.
		Heads of Terms were issued to the Land Interest in June 2023.
		The Applicant continues to work collaboratively with the Land Interest and their agent and are in the process of reviewing the draft Option Agreement and draft Deed of Easement documents.
		The Applicant's last correspondence with the Land Interest's agent was in December 2023.
		The Applicant will seek to arrange a meeting, in July 2024, with the Land Interest's agent to seek clarification on any outstanding matters, and is hopeful that a voluntary agreement can be reached.
082	Forestry Commission	The Land Interest's Category 2 Interest is in respect of restrictive covenants contained within, a deed of covenant dated 21 January 1959 registered under title WSX30516, and a deed of covenant dated 20 May 1954 registered under title WSX327958.
		The Applicant in this instance has not entered into discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
		The Applicant has also sought to contact the Land Interest as the "appropriate Crown authority" for consent to the making of the DCO, for the purposes of section 135(2) of the Planning Act 2008, as the DCO includes a number of other provisions' applying to the land in which there are rights benefitting the Forestry
		Commission.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
083	Charles Robert Denys Arbuthnot	The Applicant has been in regular correspondence with the Land Interest since May 2021.
		The Land Interest has pasture land affected by the proposed cable route.
		A site meeting was initially held in June 2021, where the Land Interest expressed concerns about the proximity of the proposed cable route to the gas main on their property. The Land Interest also attended consultation events in September 2021 and October 2022. At the latter event, the Land Interest raised concerns about a proposed construction access located in proximity to the gas main on their land and requested it was moved further to the East. A further site meeting was held in December 2023 to explain the protective provisions and safety considerations that will be agreed with the statutory undertaker before any construction work can progress.
		Heads of Terms were issued in March 2023 and the Applicant understands that the Land Interest does not want to progress discussions at this stage. The Applicant contacted the Land Interest via email to their agent in February 2024 and a Letter to the Land Interest and their agent in March 2024.
		The Applicant sent an email to the Land Interest in May 2024 to clarify the position with regards to protective provisions and safety measures around the gas main. The Applicant is due to arrange a meeting to discuss any further issues with the Land Interest and is awaiting feedback from the Land Interest and their agent.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
		Following CAH1, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for professional advice.
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21 June 2024.
		Following CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in 28 June 2024 (via post to the land interest) and is awaiting a formal response. The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024.
		As at Deadline 5 Applicant understands there are no outstanding matters to be addressed, other than a solicitor's review. The Applicant awaits details of the Land Interest's solicitor.
084	Washington Parish Council	The Applicant has consulted (both formally and informally) with the Land Interest at both stakeholder level and landowner level, over the period 2021 to 2024.
		The Land Interest own land which forms a recreation ground and allotments that is affected by the proposed cable route. This section of the route is proposed to be constructed using HDD methodology.
		The Land Interest's principal concerns relate to the cable route going through the middle of the village of Washington, rather than to the South of the village. An alternative route was proposed by the Land Interest (in conjunction with other neighbouring landowners), which was given detailed consideration by the Applicant. The rationale and decision making process for not progressing with the route to consultation was communicated verbally by the Applicant at a Parish Council meeting in November 2022.
		The Land Interest is also concerned about the proximity of a construction compound to the village of Washington and in particular traffic and road safety.
		Heads of Terms were issued to the Land Interest in March 2023. The Land Interest confirmed in February 2024 that they would like to progress discussions on the Heads of Terms.
		The Applicant sent a Letter in March 2024 and via a Letter in March 2024, to which the Land Interest responded over financial issues and issues previously stated in email correspondence in April 2024.
		An online Teams meeting was held in May 2024 to confirm the project's position on fees and an email sent to the Land Interest's agent in May 2024 to confirm next steps to progress negotiations.
		Since CAH1 the Applicant sent a Letter to the Land Interest on 6 June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25 June 2024, sent directly to the land interest (via post). These had an enhanced commercial offer to progress discussions and reach agreement. Following the email to the Council's potential new agent (sent on 14 May 2024), the Applicant chased for a response on 29 May 2024. On 28 June 2024 the Applicant received a response from the agent via email. The Applicant is chasing the land agent via telephone to confirm their instruction and response to the Heads of Terms.
085	John Goring on behalf of Wiston Parish Council (Wiston Parish Council)	The Applicant has been in correspondence with the Land Interest (John Goring) since June 2020. The Land Interest is also a Parish Councillor for Wiston Parish Council. We are responding to the Land Interest. The Land Interest owns pasture and arable land which is affected by the proposed Rampion 2 cable route. In addition, the Land Interest owns part of a track / public bridleway which is affected by the proposed cable route.
		The Land Interest attended a Parish Council meeting in February 2021. In addition the Land Interest attended meetings in September 2021 and April 2022 (in conjunction with neighbouring Land Interests), where they expressed concerns about the impact of the proposed cable route on their agricultural land. The Land Interest also attended consultation events in September 2021 and November 2022.
		Following a Parish Council meeting in February 2021 (and via subsequent email correspondence and consultation responses), the Land Interest submitted an alternative cable route proposal. The proposal was submitted in conjunction with neighbouring landowners and detailed a route to the south of Washington, as opposed to through the village. The proposal was given detailed consideration by the Applicant. The rationale and decision-making process for not progressing with the route to consultation was communicated verbally by the Applicant at a site meeting at a neighbouring landowner in April 2022 and verbally at a Parish Council meeting in November 2022.
		Heads of Terms were issued in March 2023. The latest correspondence was In August 2023, when the Applicant provided answers to various queries on the impact of the proposals on the Land Interest's agricultural land. The Applicant is awaiting further feedback following a Letter requesting comments on the Heads of Terms sent in March 2024.
		The Applicant followed up with the Land Interest via phone call and email in April 2024.
		A site meeting was held in May 2024 and the Applicant is awaiting feedback on the Heads of Terms.
		Key outstanding concerns include the preference for the alternative route to the south of Washington, compensation queries and accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent a letter on 3 July 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 3 July 2024, sent directly to the land interest (via post), with an enhanced commercial offer to progress discussions and reach agreement. In addition, the Applicant met with John Goring on 28 May 2024 at his property and visited the location of the proposed cable route. The Applicant took away feedback from the landowner about his preference to site the cable route as far north over Daisy Lane as practically possible. The Applicant has passed this information to the engineers and will issue a response.
086	The Crown Estate (The Crown Estate)	The Applicant is in discussion with the Land Interest with regard to the agreement of terms for a lease for an area of foreshore within the Land Interest's ownership, which is subject of a regulating lease to Arun District Council (please see narrative in the Arun District Council row (RR- 033) and a number of coast protection work consents.
		The Land Interest has confirmed to the Applicant that the intention is for the foreshore areas (subject to the Arun District Council regulating lease) will be included in the Transmission Asset Agreement for Lease (29.06.23).
		Matt Seal at TCE has confirmed to Rampion 2/ CJ on 29.06.23 that the foreshore (subject to ADC lease) will be wrapped up in the Transmission Asset Agreement for Lease (29.06.23) The Applicant has followed up with TCE to confirm position 06.12.23 The Applicant is also chasing up ADC for their view as to position with the regulating lease to ensure they are content to confirm their acceptance of the grant of rights by TCE to the Applicant.
		The Applicant has been corresponding with the Land Interest as the "appropriate Crown authority" for consent to the making of the DCO in accordance with sections 135 (1) and (2). It was confirmed in January 2024 that Town Legal has been instructed and will seek to work collaboratively with the Applicant.
087	Richard John Clifford	The Land Interest submitted a relevant representation making The Applicant aware that they are an occupier of a unit at Oakendene Industrial Estate and lives to the north of the A272.
		The Applicant in this instance has not entered into discussions over Heads of Terms.

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
088	Kingley Gate (Littlehampton) Management Company Limited	Following the Public Consultation event in October 2022, the Land Interest has opened dialogue with the Applicant.
		The Land Interest owns the roadways through the residential housing estate Kingley Vale retaining management responsibilities of all the roadways, pathways and green spaces on the housing estate.
		The Applicant is seeking an operational access route through the housing estate in order to be able to access the cable route for maintenance purposes.
		Heads of Terms were issued in December 2023. The Applicant has followed up with the Land Interest for an update / response in March 2024.
		The Land Interest has notified the Applicant, in April 2024, that there are no formal directors for the Kingley Gate Management Company Ltd and the nominated directors have no decision making powers. The Applicant has requested an update from the Land Interest in May 2024.
		The Applicant has received no response from the Land Interest, and has sent a further request for an update, in July 2024.
089	Carole Gwendolyn Rosetta Langmead, Keith William Langmead and Richard Henry Julian Venables Kyrke (as Trustees of the J L 1994 (A&M)	The Land Interest owns a mixture of arable and a pasture land that is affected by the proposed cable route. The Applicant has been in correspondence with the Land Interest since April 2021, and a number of alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and longer-term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected).
	Settlement)	The Applicant issued Heads of Terms to the Land Interest in July 2023.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle, and or to be informed of any outstanding issues.
		The Applicant has followed up with the Land Interest in a Letter in March 2024.
		The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithstanding the Applicant's avoidance of the organic chicken farm further to the Land Interest's consultation response. The Land Interest is unhappy with the consideration / payment being offered. The Applicant is seeking to arrange a meeting, in June 2024, with the Land Interest's agent to discuss / review mitigation measures in more detail and to establish whether a voluntary agreement can be reached.
		Since CAH1, the Applicant's agent spoke with the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's agent reached out directly to the Land Interest via email in June 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response
090	Keith William Langmead	The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback. The Land Interest owns a mixture of arable anda pasture land that is affected by the proposed cable route. The Applicant has been in correspondence with the
		Land Interest since April 2021, and a number of alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and longer-term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected).
		The Applicant issed Heads of Terms to the Land Interest in July 2023.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an intial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle, and or to be informed of any outstanding issues.
		The Applicant has followed up with the Land Interest in a Letter in March 2024.
		The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithstanding the Applicant's avoidance of the organic chicken farm further to the Land Interest's consultation response. The Land Interest is unhappy with the consideration / payment being offered. The Applicant is seeking to arrange a meeting, in June 2024, with the Land Interest's agent to discuss / review mitigation measures in more detail and to establish whether a voluntary agreement can be reached.
		Since CAH1, the Applicant's agent spoke with the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's agent reached out directly to the Land Interest via email in June 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response
091	John Keith Langmead	The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback. The Land Interest owns a mixture of arable anda pasture land that is affected by the proposed cable route. The Applicant has been in correspondence with the
031	Julii Kelli Langineau	Land Interest since April 2021, and a number of alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and longer-term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected).
		The Applicant issed Heads of Terms to the Land Interest in July 2023.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle, and or to be informed of any outstanding issues.
		The Applicant has followed up with the Land Interest in a Letter in March 2024.
		The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithstanding the Applicant's avoidance of the organic chicken farm further to the Land Interest's consultation response. The Land Interest is unhappy with the consideration / payment being offered. The Applicant is seeking to arrange a meeting, in June 2024, with the Land Interest's agent to discuss / review mitigation measures in more detail and to establish whether a voluntary agreement can be reached.
		Since CAH1, the Applicant's agent spoke with the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's agent reached out directly to the Land Interest via email in June 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response
092	Sharon Louise Jackson & Hilary	The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of that highway comprising Plots 6/2 & 6/6 and consulted with the Land
	Frances Mary Campbell Rennie	Interest on that basis in October 2022.
		Plots 6/2 & 6/6 are included within the DCO boundary for the proposed cable route.
		As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not in this intance seeking to agree Heads of Terms.
093	Matthew James Benson	The proposed cable route does not pass through the Land Interest's land holding, and it is anticipated that through further refinement of the DCO Boundary that the proposed cable route / construction corridor will not affect the Land Interest.
		The Applicant in this instance has not entered into discussions over Heads of Terms.
094	Jennifer Hall & The Executor of James Rodney Hall	The Land Interest has signed and returned HoTs in May 2023. The Applicant's legal adviors have been instructed to draw up the Option Agreement and Deed of Easement. Draft documents have been issued to the Land Interest's solicitor for review and agreement.
095	Michael Edward Cooper & Mary Patricia Cooper	The Land Interest has signed and returned HoTs in April 2023. The Applicant's legal advisors have been instructed to draw up the Option Agreeement and Deed of Easement. Draft documents have been issued to the Land Interest's solicitor for review and agreement.
096	Kenneth Rozier & Susan Ann	The Land Interest owns part of a private access road where Swillage Lane ends being an adopted highway and becomes a private access road.
	Stanley	The Land Interest is affected by a proposed operational access along Swillage Lane (Plots 7/33 & 7/34).
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Land Interest has requested the Heads of Terms to be re-addressed and re-submitted for signature at the end of May 2024. The Applicant is hopeful that the Heads of Terms will be signed and returned during June 2024.
		Since CAH1, the Land Interest has responded in June 2024 to the Applicant stating they are not willing to proceed on a 99-year easement and seeks assurances that any damage caused to the roadway surface would be properly repaired afterwards. The Land Interest stated they would be away until the end of June but would welcome a meeting in July 2024 to seek to resolve these points.
		welcome a meeting in only 2024 to seek to resolve these points.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
097	Caroline Jane Mcintosh	The Land Interest owns a parcel of land (Plot 12/8) that adjons a stable block and Michelgrove Lane. This parcel of land contains a groundwater run-off drain and a
		septic tank. The Applicant is seeking temporary possession of this area of land as a passing place along a temporary construction and operational access route along Michelgrove Lane.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Land Interest has responded in a letter dated 17th April 2024 stating their opposition to the proposed use of their land for a passing place due to a cesspit, drainage ditch and saplings being planted on this area of land and the close proximity to their equine business.
		Since CAH1, the Applicant responded to the Land Interest's letter in a letter dated 4th June 2024, in which the Applicant sought to re-assure the Land Interest of their concerns and provided them with reference to the Code of Construction Practice to provide them with further information. In the absence or a response from the Land Interest, the Applicant will seek to follow up this letter with a site meeting in July to discuss any further / outstanding concerns.
098	Worthing Borough Council	The Land Interest owns part of Michelgrove Lane (including verges eitherside).
		The Applicant is seeking temporary possession of existing passing spaces (Plots 12/6, 12/7 & 12/8) along a temporary construction and operational access route along Michelgrove Lane.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
000	Manda Otablea Limited	Since CAH1, the latest correspondence with the Land Interest was in June 2024 when the Applicant requested an update from the Land Interest via email.
099	Myrtle Stables Limited	The Land Interest has signed and returned HoTs in August 2023. The Applicant's legal advisors have been instructed to draw up the Option Agreeement and Deed of Easement. The Applicant has been in accreased does with the Land Interest class, but 2023.
100	David William Dewdney & Sandra Hewerdine	The Applicant has been in correspondence with the Land Interest since July 2022.
		The Land Interest owns pasture land which is affected by the proposed cable route.
		Heads of Terms were issued to the Land Interest in June 2023. The Land Inerest has requested that their solicitors open dialogue with the Applicant's solicitors – despite not being willing to sign the Heads of Terms.
		The Applicant and the Land Interest have agreed key commercial terms. The Land Interest has instruted their legal advisers to seek an undertaking for fees from the Land Interest's solciitors and has opened dialogue with them. The Applicant has instructed it's solicitor to prepare draft documentation. Draft documents have been issued by Solicitors. Emails have been exchanged between Solicitors in June 2024.
101	West Sussex County Council	The Applicant has been in regular correspondence with the Land Interest and their agents since Feburary 2021.
		The Land Interest has pasture land affected by the proposed Rampion 2 cable route, and a proposed construction and operational access.
		In addition, the Land Interest has a number of highway verges (both adopted and unadopted) which are affected by the proposed Rampion 2 cable in locations where horizontal directional drilling is the proposed construction methodology. There are also adopted highways which are affected by the proposed Rampion 2 cable route in locations where horizontal directional drilling is the proposed construction methodology.
		A site meeting was initially held in May 2022 where no alternative routes were proposed. A further meeting was held with the Land Interest's agent in November 2023 where the Heads of Terms were discussed and preferences for the route micro-sitting were highlighted.
		Heads of Terms were issued to the Land Interest in March 2023 (for the cable route impacted land) and November 2023 (for the Highway verges). The agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		The Applicant has been corresponding with the Land Interest's agent to try and facilitate progression of matters.
		A Letter was sent to the Land Interest in March 2024 and a meeting with the agent was held in April 2024.
		The Applicant held an online meeting in April 2024 and with the Land Interest's agent followed up with an email May 2024 clarifying points in relation to the Heads of Terms.
		Key outstanding concerns include details of hedgerow removal.
		Since CAH1 the Applicant sent a letter to the Land Interest on 6th June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent on 27th June 2024 and 3rd July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. On 13th June 2024 the Applicant sent an email with responses (in part) to some of WSCC's queries. On 19th June 2024 an online Teams meeting was held with WSCC to discuss the outstanding issues, which were mainly related to obtaining a better understanding of the Hedgerow and Aboricultural Assessments on the PINS website. On 27th June 2024 an associated plan was sent to the landowner to provide as much comfort as practically possible (prior to surveys) and the revised Heads of Terms were circulated. A follow up meeting was held on 3rd July 2024 to discuss next steps, to which the Applicant sent around a brief summary. On 4th July 2024, WSCC requested details of the Evershed's contact details in order to progress the agreement for the Land at Shermanbury Grange.
		As at Deadline 5, the Applicant is awaiting feedback on the Heads of Terms associated within the Highways Land owned by WSCC. Regarding the land at Shermanbury Grange, solicitors details have been passed to the Land Interest and the Applicant is hopeful an agreement can be concluded during July 2024.
102	Grahame Rhone Kittle	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
		The Land Interest owns pasture and arable land affected by the proposed Rampion 2 cable route. The Land Interest has part of an existing track and edge of a field affected by a proposed operational access. The Land Interest has part of an existing track and edge of a field affected by a proposed construction access.
		An initial site meeting was held in August 2021 to present the original cable routing proposals.
		Following consultation and feedback, a route amendment, LACR 1C was consulted upon in October 2022. Further feedback and consultation was undertaken which resulted in an additional amendment, LACR 1D being consulted upon in February 2023. LACR 1D was taken forwards within the final Order Limits.
		There were three cable routes considered further to the south of Sullington Hill (south of the Land Interest's farm). As a result there were three different consultations and site meetings (including routes and accompanying sets of plans, which were presented to the landowner). Over this period, the Land Interest did not put forward an alternative route on their land, but did request feedback on the route to the south of Washington, which was presented at a Parish Council meeting (which was attended by the Land Interest) in February 2021.
		Heads of Terms were issued on 31 July 2023 and re-circulated on 15 January 2024. The Applicant is awaiting feedback on the Heads of Terms from the Land Interest and their agent.
		The Applicant sent an email in February 2024 and a Letter in March 2024, requeating feedback on the Heads of Terms.
		The Applicant sent an email in May 2024 with answers to some of the Land Interest's queries regarding engineering and Public Rights of Way. Detailed plans have been provided including comprehensive rights of way plan and indicative trenchless crossing compound area plan.
		Since CAH1 the Applicant sent a Letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 28th June 2024, sent directly to the land interest (via post) and via email to the agent on 8th July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. the Applicant sent the Pow diversion plan (as requested) to the land interest via email on 30th May 2024. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. On 27th June 2024 some answers to the outstanding concerns were provided, including suggested wording for revision of the operational access.
		Following CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in June 2024 and is awaiting a formal response. The Applicant spoke with the agent on the phone on 5th July 2024 and had an on-line teams meeting on 8th July 2024.
		As at Deadline 5 the Applicant understands the land interest is unlikely to sign until further surveys have been undertaken to determine the proposed HDD drilling route.

Unique Deferrer	Name of Land Inter	Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
103	Florian-Marie Pignat, Marie- Joseph De Guitaut, Norbert	The Applicant has been in correspondence with the Land Interest since October 2022.
	Lepretre & Patrick William	The Land Interest owns pasture land under a long-term occupation by a third party affected by the proposed cable route.
	Howarth	Heads of Terms were issued to the Land Interest in April 2023. The Applicant has followed up with the Land Interest's agent for an update / response, and with the Land Interest directly via a letter in March 2024.
		The Applicant has not received a response from the Applicant's agent, and has chased again for an update in May 2024.
104	Lesley Kay Overington & Stuart	The Applicant has been in correspondence with the Land Interest and their agent since July 2021.
	Anthony Overington	The Land Interest has a sliver (2 sq m) of their freehold Title affected by a proposed operational access.
		A site meeting was initially held on 6th June 2023, followed by an email summarising the meeting sent later that week.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		· · · · · ·
105	The Executors of Mary Ann Baker	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		This Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The cable route affects the land in three separate places. The Land Interest also owns a private Lane (Kings Lane), which provides access to their residential dwelling as well as other dwellings along the lane. The Lane is included within the Order Limits as a proposed operational access.
		Site meetings were initially held in March 2021, May 2022 and July 2022, where the project proposals were explained to the Land Interest. No alternative routes were proposed by the Land Interest.
		Heads of Terms were issued in March 2023 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Applicant sent an email to the Land Interest's agent requesting feedback on the Heads of Terms in February 2024 and a Letter in March 2024.
		The Applicant received confirmation from the agent on 12th June 2024 that part of the land has been sold to another party.
		Since CAH1 the Applicant sent a letter to the Land Interest on 6th June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 5th July 2024 (on the basis of the revised landholding area), sent directly via email to the agent and via post to the land interest. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant understands the agent discussed these at a meeting with the land interest on 5th July 2024. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024.
		As at Deadline 5, the Applicant is awaiting feedback on the Heads of Terms, following the meeting on 12th June 2024.
		73 at Detailine 3, the Applicant is a waiting receiback of the freedo of Ferrita, following the incesting of Ferritaine 2024.
106	Karan Mary Elizabath Knighta 9	The Applicant has been in paragraph doors with the Lord Interest since October 2022
106	Karen Mary Elizabeth Knights & Simon Paul Knights	The Applicant has been in correspondence with the Land Interest since October 2022. Operational access to Muntham Farm
		Heads of Terms were issued in April 2024.
		The Land Interest has submitted signed Heads of Terms on 2nd June 2024.
107	Biobard Thomas Stowart Donman	The Applicant has been in contact with the Land Interest and their agent since May 2021.
107	Richard Thomas Stewart Denman	The Land Interest owns an existing track which is included within the Order Limits as a proposed operational access. The Land Interest owns an existing track and
		pasture land, a small section/sliver of which is affected by a proposed construction access.
		A site meeting was initially held in August 2022, where the project proposals were explained to the Land Interest.
		Heads of Terms have not yet been issued to this party, but will be issued by the Applicant in due course.
		The Applicant sent an email to the Land Interest's agent was in February 2023, requesting further detail on the Land Interest's land holding (which is currently unregistered).
		Outstanding actions include confirmation on whether the area included within the proposed construction access would require widening of the existing track.
		Since CAH1 the Applicant sent a letter on 3rd July 2024 to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant has had
		various discussions via on-line teams meetings with the agent regarding the high level points within the Heads of Terms in a meeting on 12th June 2024, however, no specifics were discussed about this plot of land.
		As at Deadline 5 the Applicant is awaiting confirmation from the agent on the boundary of the landholding and proof of ownership, given it is currently unregistered.
108	Gordon Matthew Singer &	The Applicant has been in correspondence with the Land Interest since July 2021.
	Jennifer Gayle Singer	The Land Interest owns a small section of road/ layby to the west of Chantry Lane which is included within the Order Limits as a proposed operational access.
		Despite attempts (including a 'door knock' in June 2023), the Applicant has been unable to make contact with the Land Interest.
		The Applicant has not heard directly from the Land Interest, but has sent the necessary Consultation material to the Land Interest's address.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
109	Denton & Co. Trustees Limited &	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
	Fiona Isabel Douglas	The Land Interest's pension fund (Dentons) owns pasture and arable land affected by the proposed Rampion 2 cable route. The Land Interest's pension fund also
		owns pasture and arable land affected by a proposed construction access and by a proposed operational access.
		In addition, the Land Interest's residential property (which is owned by the Land Interest personally), is accessed via a Lane (Barns Farm Lane), which is included within the Order Limits as a proposed operational access.
		A site meeting was initially held in August 2021 with the Land Interest and their tenants, where the Land Interest expressed concerns about the route of the cable route within the fields, outlining a preference for the cable route to follow the southern edge of the field boundary as much as possible. In addition, concerns were raised about the impact on the operator of the gallops and the farming operations of the tenant farmers. The cable route was subsequently amended to take it as far south, to the southern border of the field boundary as possible, which was presented to the Land Interest in a site meeting in April 2022.
		Heads of Terms were issued in March 2023 and the Applicant understands the Land Interest would like to work collaboratively with the Applicant to agree terms.
		Key outstanding concerns include the operation of the gallops during construction and accommodation works to be discussed in due course.
		The Applicant met with the Land Interest on site in November 2023 and January 2024, and sent an email on 27 February 2024 providing answers to queries raised by the Land Interest, and a Letter in March 2024.
		The Applicant understands from the agent that the Land Interest would like to progress discussions on the Heads of Terms.

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
		The Applicant clarified the position in relation to legal fees to the Land Interest and their agent via email in May 2024 and is seeking to negotiate a voluntary agreement.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. An in-person meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. The Applicant appreciates that as the land is held within a Pension Fund, the timescales for processing the agreement documentation may be longer.
		As at Deadline 5 the Applicant is waiting for confirmation of solicitor's details from the agent and an estimate for the cost of re-surfacing an alternative gallops.
110	Andrew Fryer & Yvonne Fryer	The Applicant has been in correspondence with the Land Interest since July 2021. The Land Interest owns a residential dwelling which is accessed along a lane (Barns Farm Lane) which is included within the Order Limits as a proposed operational access. A sliver of the Land Interests title which border Barns Farm Lane is included within the Order Limits as a proposed operational access (Plot 21/8 on the Land Plans Onshore (APP-007f)).
		The Applicant met with the Land Interest on site in May 2023, where the project's proposals were explained to the Land Interest.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Applicant has spoken with the Land Interest and is seeking to arrange an on-site meeting in mid July 2024 to review the plot / land affected and to discuss and review the Heads of Terms.
		Since CAH1, the Applicant sent a letter on 6th June 2024 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to be issued to this landowner in due course.
111	Catherine Julie Purcell & Patrick Purcell	The Applicant has been in correspondence with the Land Interest since August 2021. The Land Interest owns a residential dwelling which borders an existing private track (which provides access to their residential dwelling). The track is included within
		the Order Limits as a proposed operational access.
		A site meeting was initially held in October 2022, where the project's proposals were explained to the Land Interest. Heads of Terms were issued in December 2023. The Applicant followed up with the Land Interest for an update in March 2024 via letter.
		Since CAH1 the Applicant sent a Letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant has had
		various discussions via on-line teams meetings with the agent regarding the Heads of Terms. An in-person meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. Revised Heads of Terms are due to be issued to this landowner in due course.
112	Lorica Trust Limited	The Applicant issued the introductory project letter to the Land Interest in November 2020. The initial engagement meeting was held in March 2021 to confirm interested party details. A walk over of the proposed route of access was completed in March 2022. Subsequent correspondence with the Land Interest to facilitate
		survey access was carried out from January 2023 through to May 2023. Key terms with associated plans were issued to and a meeting arranged with the Interested Party to progress the access lease in March 2024. Key commercial terms have been agreed for a short lease with the Lorica Trust as the long term occupier of land required at Washington for a construction access. The Applicant has instructed it's solicitor to prepare draft voluntary agreement documentation.
		The Land Interest is a Charity which holds a lease over pasture land affected by a proposed Rampion 2 construction access. The Applicant has reached an agreement for key terms for a construction access lease on the National Trust freehold land occupied on a long lease by the Lorica Trust. National Trust has confirmed agreement for their to be a sublease between the Applicant and the National Trust and that subject to the key terms agreement shall provide a consent to let. Draft documents are being prepared by the Applicant for issue to the Lorica Trust's solicitor copied to National Trust.
113	Lady Meryl Patricia Walters	The Applicant has been in contact with the Land Interest since November 2020.
		The Land Interest owns agricultural land, woodland and a pond affected by the proposed cable route. The proposed construction methodology in this location is horizontal directional drilling.
		Heads of Terms were issued to the Land Interest in March 2023, a site meeting followed in March 2023 to discuss the contents of the Heads of Terms. The Applicant sent an additional copy of the Heads of Terms at the Land Interest's request in April 2023. The Applicant has contacted the Land Interest for an update in March 2024.
		The Applicant received signed Heads of Terms from the Land Interest in May 2024.
114	Carol Anne Cummings & Robert William Cummings	The Applicant has been in correspondence with the Land Interest and their agent since January 2021. Please refer to Land Interest-066. The Cummings are the freehold owners as per the Land Registry, however, the Land Interest has confirmed that title has now been transferred from the ownership of the Cummings to the ownership of the Cleavers.
		The Applicant has sought feedback on the Heads of Terms in a Letter in March 2024.
115	Kevin Byrne & Lisa Marie Byrne	The Applicant has been in regular correspondence with the Land Interest and the agent since February 2021.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The proposed construction methodology in this location is horizontal directional drilling. A site meeting was initially held in February 2021, where the project's proposals were explained to the Land Interest. A subsequent site meeting was held in May
		2022 (where the Applicant met with the Land Interest's agent, not the Land Interest), to explain how a route amendment to the south of the Land Interest's title amended the cable route over their land holding.
		Heads of Terms were issued in March 2023. The Applicant understands the Land Interest does not want to work collaboratively with the Applicant to agree terms. Key outstanding concerns include the impact of the construction works on the saleability of the property which is currently under construction.
		The Applicant met with the Land Interest on site in October 2023, which was the latest correspondence with the Land Interest where they confirmed they did not want to progress discussions regarding the Heads of Terms. The Applicant sent the Land Interest a Letter in March 2024 to confirm their position on the Heads of Terms discussions.
		The Land Interest responded restating their position via email.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the project's position in relation to fees for professional advice, a revised Heads of Terms offer was also sent in the post on 28th June 2024 with an enhanced commercial offer to progress discussions towards agreement. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. However, as previously outlined, the land interest does not want to discuss the Heads of Terms and responded via an email confirming this again on 4th July 2024.
		As at Deadline 5 Applicant understands there are no outstanding matters to be addressed, as the land interest's position has not changed.

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number	Hame of Land Interest	Comments on status of objection / land negotiation
116	Louise Jane Shoosmith & Mark	The Applicant has been in correspondence with the Land Interest since July 2021.
	Stephen Shoosmith	The Land Interest owns a residential dwelling with some pasture land. A sliver of the pasture land/ hedgerow border (17 sqm) at the north-eastern corner of the land holding is included within the Order Limits as a proposed construction and operational access.
		The Applicant attempted to engage with the Land Interest directly in person via a door knock in June 2023. The Applicant was able to obtain contact details and followed up with an email.
		Heads of Terms were issued in December 2023, and the Applicant understands the Land Interest would like to work collaboratively with the Applicant to agree terms.
		The Applicant spoke with the Land Interest was via telecom in January 2024 and sent a subsequent follow up email regarding queries about the Heads of Terms in January 2024.
		A letter was sent in March 2024 requesting feedback on the Heads of Terms.
		Since CAH1, the Applicant sent a letter on 6th June 2024 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to be
		issued to this landowner in due course.
117	Jason Harold Young & Nicola Young	The Applicant has been in correspondence with the Land Interest since July 2021. The Land Interest owns a small section of driveway/ verge (12 sqm) adjacent to an existing track which is affected by a proposed construction and operational
		access. A brief initial meeting was held in June 2023, where the Applicant met with the Land Interest at their property and followed up with an email and the offer another meeting.
		Head of Terms were issued in December 2023 and the Applicant is awaiting feedback from the Land Interest to work collaboratively to agree terms. A Letter was sent in March 2024 requesting feedback on the Heads of Terms.
		Since CAH1, the Applicant sent a letter on 6th June 2024 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to be issued to this landowner in due course.
118	Benjamin Matthew Marten	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
116	Leathers & Joanna Margaret	
	Leathers	The Land Interest owns pasture land/ equine paddocks which are affected by the proposed Rampion 2 cable route. The driveway to the Land Interest's residential property (and equine complex) and three of their fields are included within the Order Limits as a proposed operational access.
		Site meetings were initially held in March 2021 and September 2021, where the project's proposals were explained to the Land Interest. The Land Interest and the Applicant discussed the proposed operational access, with another alternative option being subsequently consulted upon and included within the final design.
		Heads of Terms were issued in May 2023 and the Applicant is awaiting comments on the Heads of Terms from the Land Interest and their agent.
		The Applicant met with the Land Interest on site again in March 2022.
		The Applicant sent an email to the Land Interest's agent requesting feedback on the Heads of Terms in February 2024 and a Letter in March 2024.
		The Applicant emailed the Land Interest and their agent in to request a date for a meeting to discuss the Heads of Terms and any points that require clarification in order to progress negotiations.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant's position in relation to fees for professional advice. A site meeting was held with the Land Interest's agent and the land interest on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. On 27th June 2024, the revised Heads of Terms were issued to the agent via email (and sent in the post to the land interest), as well as answers to the outstanding concerns. These include: suggested wording within the Heads of Terms to potentially revise the operational access and comfort on the project's Drainage plan with the Outline Code of Construction Practice. The revised Heads of Terms were circulated on 25th June 2024 and comprise an enhanced commercial offer to progress discussions and reach agreement) and the Applicant spoke with the agent on the phone on 5th July 2024 and had an on-line teams meeting on 8th July 2024 regarding these.
		As at Deadline 5 Applicant understands the Land Interest has no remaining concerns regarding the Heads of Terms and would like progress discussions. Details on requests for crossing points and solicitor's details are awaited from the agent.
119	Fortgate Investments Limited	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021. The Land Interest owns pasture land (which is occassionally used as a motorcross track) which is affected by the proposed Rampion 2 cable route. The Land
		Interest owns an existing track / road which has been included within the Order Limits as a proposed construction access. Site meeting were initially held in March 2021 and May 2022 where the project proposals were explained to the Land Interest. The Land Interest expressed a
		preference for a soil storage area to be included within the Order Limits on their land, which was subsequently taken forwards for consultation and incorporated into the design.
		Heads of Terms were issued in March 2023 and the Applicant is awaiting comments on the Heads of Terms from the Land Interest and their agent.
		The Applicant met with the Land Interest on site again in June 2023, and sent a Letter requesting feedback on the Heads of Terms in March 2024.
		The Applicant had an on-line meeting in April 2024 to discuss the Heads of Terms and a follow up email.
		An email was sent from the Applicant to the land interest's agent clarifying the basis of the offer within the Heads of Terms and requesting a response.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent on 8th July 2024.
		The Applicant contact the Land Interest direct whilst their appoint land agent was on annual leave to confirm new Key Terms were being issued and to identify a date when a meeting could be held upon the Land Agent's return. A meeting is proposed to be arranged from 10th July to move matters forward.
120	Shermanbury Grange Land	The Land Interest has signed and returned Heads of Terms in May 2023.
	Management Company Limited	Latest correspondence via an on-line Teams call in March 2024 to discuss amendments to the Heads of Terms. Draft documents have been issued to the Land Interest's solicitor for review and agreement.
121	John David Kempley & Yvonne	The Applicant has been in correspondence with the Land Interest and their agent since May 2021.
	Mary Kempley	The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The Land Interest's pasture land is also included within the Order Limits as a proposed operational access.
		A site meeting was initally held in September 2021, where the project's proposals were explained to the Land Interest.
		Heads of Terms were issued in March 2023 and the Applicant is awaiting comments on the Heads of Terms from the Land Interest and their agent.
		The Applicant sent an email requesting feedback on the Heads of Terms to the Land Interest's agent in December 2023 and a Letter in March 2024, which they have yet to recieve.
		The Applicant has sent emails to the Land Interest and their agent, requesting a date for a site meeting and requesting feedback on the Heads of Terms.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent in July 2024. These had an
		enhanced commercial offer to progress discussions and reach agreement. The Applicant is awaiting feedback. On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The Applicant is due to perpend on these points. The applicant from 1st July 2024 details the first set of formal comments on any of the documents that the Applicant has received from the
		to respond on these points. The email from 1st July 2024 details the first set of formal comments on any of the documents that the Applicant has received from the Land agent. Since the Heads of Terms were issued in March 2023 (in their original format), no formal comments have been received from the land agent on the Heads of Terms themselves.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
122	Anne Christine Deakin & The	The Applicant has been in regular correspondence with the Land Interest since December 2020.
	Executor of Robin John Burdett Deakin	The Land Interest owns pasture land (which is overgrown with vegetation) which is affected by the proposed Rampion 2 cable route.
		The Applicant has been in regular contact with the Land Interest via email and telecom, with a site meeting being held in May 2023 with their newly appointed agent in attendance.
		Heads of Terms were issued in March 2023 and the Applicanat is awaiting comments on the Heads of Terms from the Land Interest and their agent.
		The Applicant sent a letter to the Land Interest in March 2024 requesting feedback on the Heads of Terms and an email in April 2024.
		An email was sent from the Applicant to the Land Interest and their agent requesting a date and time for a meeting to discuss the Heads of Terms.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant's position in relation to fees for professional advice. In addition, the Applicant issued revised Heads of Terms on 28th June 2024, both directly to the landowner (by post) and via email to the agent on 8th July 2024. These had an enhanced commercial offer to progress discussions and reach agreement.
		As at Deadline 5, the Applicant is awaiting detailing feedback and engagement on the Heads of Terms.
123	Julian Clennell Harvey Tomlinson	The Applicant has been in correspondence with the Land Interest since May 2021.
	& Kym Louise Francis Tomlinson	The Land Interest owns a hedgerow bordering an A road (the A272), a small section of which (xsq m) is affected by a proposed construction and operational access.
		The Applicant has been in contact with the Land Interest via email and telecom throughout the duration of the project, with a site meeting being held in June 2023.
		Heads of Terms were issued in December 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		The Applicant sent an email to the Land Interest's agent in February 2024 regarding queries about the Heads of Terms.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant's position in relation to fees for professional advice. As at Deadline 5, the Applicant has chased the agent and is awaiting feedback.
124	Susan Mary Brand & The	The Applicant has been in correspondence with the Land Interest and their agent since March 2021.
	Executor of Lloyd Brand	The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route (onshore connection works).
		Site meetings were held in March 2021, August 2021 and December 2021, where the Land Interest expressed concerns about the cable route impacting their land, and a preference for the alternative route to the substation (which would avoid their land). Another site meeting was held in November 2022 to discuss the project timescales and other queries with their agent present. In May 2023, a letter was sent to the Land Interest confirming the route selection connecting the proposed substation to the Bolney substation, which would impact their land holding.
		Heads of Terms were issued in July 2023.
		The Applicant sent the Land Interest and their agent a Letter in March 2024 requesting feedback on the Heads of Terms. This was followed up with an email in April 2024.
		Correspondence with the Land Interest and their agent via an email to the agent in May 2024 requesting a meeting to progress discussions on the agreement.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant's position in relation to fees for professional advice. In addition, the Applicant issued revised Heads of Terms on 25th June 2024, both directly to the landowner (by post) and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had a number of meetings with the Land Interests agent, to discuss the general form of the Heads of Terms. An online teams meeting was held with the agent on 6th June 2024 and the Applicant responded with comments on 10th June 2024. Or 1st July 2024, a further meeting was held to discuss the Heads of Terms where the agent confired that he had met with the land interest and they had no major issues with the Heads of Terms, but were opposed to the scheme as a result of the perceived increase in traffic volumes.
		The Applicant awaits a response as at Deadline 5, but understands the Land Interest has no outstanding concerns regarding the Heads of Terms.
125	Frances Jane Osborne & Lisa Beverlee Wells	The Applicant has been in regular correspondence with the Land Interest since March 2021.
	Solition Wells	The Land Interest owns pasture land / paddock land / livery and an equine gallops which is affected by the proposed Rampion 2 cable route. In addition, an existing track (providing access to their residential dwelling and equine livery) and part of the pasture land is included within the Order Limits as a proposed operational access.
		An initial site meeting was held in March 2021, where the project's proposals were explained to the Land Interest. A subsequent meeting was held in August 2021 to review the route of the operational access access in this location, followed by meetings in July 2022 and August 2022. Subsequently, a revised operational access route was consuled upon in October 2022 and incorporated into the design, which reduced the impact on the gallops.
		Heads of Terms were issued in July 2023 (and re-circulated in November 2023) and the Applicant is awaiting feedback from the Land Interest.
		The Applicant held site meetings in November and December 2023 to understand the best way to mitigate impacts in this location and sent a Letter in March 2024 requesting feedback on the Heads of Terms.
		The Applicant sent an email to the Land Interest requesting a date for a meeting in May 2024 to progress discussions on the agreement.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest by post. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has been in correspondence with the land interest but has not yet been able to find a suitable date for a site meeting. The land interest has texted the Applicant requesting further clarification on the 'red route', to which the Applicant is due to respond.
		As at Deadline 5 the Applicant has tried to call and left a message with the land interest and followed up with an email on the 8th Julty requesting a call to go through any concerns of the land interest.
126	Anthony John Cooke & Charlotte	The Applicant has been in correspondence with the Land Interest and their agent since March 2021.
	Louise Sturdy	The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. In addition, the access track to their residential property (which is owned by a separate Land Interest) is included within the Order Limits as a proposed operational access.
		An initial site meeting was held in March 2021, where the projects proposals were explained to the Land Interest. An additional meeting was held in July 2022 (with a neighbouring Land Interest) and in August 2022, following which the Land Interest appointed an agent.
		Heads of Terms were issued in July 2023 and the agent confirmed in October 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		The Applicant sent an email in December 2023 to their agent requesting feedback on the Heads of Terms and a Letter in March 2024.
		The Applicant is awaiting feedback from the land Interest's agent as at Deadline 4 having sought clarification on the detail required within the additional plan requested.
		The Applicant sent an email to the Land interest and their agent in May 2024 requesting a date for a meeting to progress discussions on the agreement.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The
		Applicant issued revised Heads of Terms on 28th June 2024, sent directly to the land interest (via post) and via email to the agent in July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant is awaiting feedback.
		On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The Applicant is due to respond on these points. The email from 1st July 2024 details the first set of formal comments on any of the documents that the Applicant has received from the Land agent. Since the Heads of Terms were issued in March 2023 (in their original format), no formal comments have been received from the land agent on the Heads of Terms themselves.

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
127	James Alfred Charles Hyatt & Lorraine Hyatt	The Applicant has been in correspondence with the Land Interest since March 2021.
	Estimate Hydri	The Land Interest owns pasture land (including an area which is used as a private race track) and part of the driveway to their residential property, which is affected by the proposed Rampion 2 cable route (onshore connection works).
		An initial site meeting was held in March 2021, where the project's proposals were explained to the Land Interest. A further site meeting was held in October 2022 with the agent present, where an alternative route was proposed by the Land Interest. The alternative route was was given due consideration, but due to constraints (the rationale for which was explained via email in March 2023), it was not taken forwards for consultation.
		Heads of Terms were issued in July 2023 and the Applicant is awaiting feedback from the Land Interest's agent.
		A Letter was sent to the Land Interest and their agent in March 2024 requesting feedback on the Heads of Terms. A follow up email was sent to their Land Interest and their agent requesting feedback in April 2024.
		The Applicant sent an email to the Land Interest and their agent requesting feedback in May 2024.
		Following CAH1, a Letter was sent to the land Interest on 6th June 2024 to confirm the project's position in relation to fees for professional advice. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024.
		Since CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) on 28th June 2024 (sent direct to the landowner by post) and is awaiting a formal response. The Applicant spoke with the agent on the phone on 5th July 2024 and had an on-line teams meeting on 8th July 2024.
		As at Deadline 5 Applicant understands the house is currently on the market, with the land interest seeking to sell the property. Given these circumstances, the Applicant will continue to attempt to engage, however, appreciates that the land interest may not be interested in progressing discussions given the agreement would fall away if the property transacts.
128	Karen Henderson	The Applicant has been in correspondence with the Land Interest since June 2021.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route (onshore connection works). The proposed construction methodology in this location is horizontal directional drilling.
		Site meetings were held in November 2021 and again in October 2022 where the project's proposals were explained to the Land Interest.
		Following CAH1, a Letter was sent to the land Interest in July 2024 to confirm the project's position in relation to fees for professional advice. Heads of Terms issued
		on 25th June 2024. The Applicant made contact with the Land Interest on the 8th July who confirmed they had no objection to the project or the rights being sort from them. The Land Interest is currently out of the country and applicant will arrange collection of the Heads of Terms following their return expected by the end of July.
129	Nigel Gordon Helm Draffan &	The Land Interest owns the registeresd common land (grass roadside verges) either side of the B2135. The Land Interest is affected by proposed construction and
	Andrew Herbert Lane (as trustees of the Lavinia Norfolk's Family Charitable Trust)	operational access routes directly off the B2135. The Applicant's latest correspondence with the Land Interest's agent was in July 2023, requesting further detail on the Land Interest's land holding (which is
	·	unregistered).
130	Jane Noelle Madeline Bowring Reed & Roger William Hampson Reed	The Land Interest were first consulted in July 2021. In August 2023, the Land Interest contacted the Applicant directly as part of the consultation and the Applicant has been in direct contact with the Land Interest since this point.
		The Land Interest owns part of an existing track (Dragons Lane), which provides access to various dwellings. The Lane is within the Order Limits as a proposed operational access.
		The Applicant has not met with the Land Interest on site.
		Heads of Terms were issued in December 2023 and the Applicant is awaiting feedback from the Land Interest.
		The Applicant sent a Letter in March 2024, where the Applicant requested feedback on the Heads of Terms.
		The Applicant sent a follow up email to the Land Interest requesting further feedback in April 2024.
		A hard copy of the Heads of Terms was sent via post again to the Land Interest in May 2024.
		The Applicant sent an email to the Land Interest requesting feedback on the Heads of Terms in May 2024.
		Latest correspondence being an email from the landowner solicitor confirming the acceptance of the Key Terms in July 2024. Progress is being made on the formal documentation.
131	Artemis Aerospace Limited	The Applicant has been in correspondence with the Land Interest and their agent since February 2021.
		Artemis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artemis Aerospace.
		Please refer to Land Interest 040 for the summary.
132	LAMA Fund (David John Pennell, Lady Clare Therese Kerr, William Walter Raleigh Kerr and Lady	The Land Interest owns the river bed of the River Arun (Plots 2/33 & 3/1). The Applicant is seeking temporary possession of areas of land as temporary passing places along a temporary construction and operational access route along Michelgrove Lane.
	Mary Cecil Adler as Trustees of The Angmering Park Estate Trust)	
		The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st March 2024, whereby Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle.
		The Applicant has not received any response from the Land Interest, and has requested an update from the Land Interest's agent in June 2024.
133	Patricia Jenkin & Peter Brian Jenkin (trading as J&G Jenkin and	The Land Interest owns a parcel of land to the South of Michelgrove Lane.
	Sons)	The Applicant is seeking temporary possession of existing passing places for a temporary construction and operational access route along Michelgrove Lane.
		Heads of Terms were issued to the Land Interest in May 2024.
		Since CAH1, the Applicant has not received any response from the Land Interest or the Land Interest's agent. The Applicant will seek to arrange an on-site meeting in July 2024 to seek to reach a voluntary agreement.
134	The Executors of Jill Marquette Angell	The Applicant has been in dialogue with the Land Interest since September 2022.
		The Land Interest owns part of a track that will be affected by the proposed cable route and an operational access route.
		Heads of Terms were issued in July 2023. The Applicant has contacted the Land Interest for an update via letter in March 2024.
		Since CAH1, the Applicant issued revised Heads of Terms in June 2024. The Applicant has spoken with the Land Interest on 10th June 2024 and has established that the Land Interest is willing to sign up to the Heads of Terms. The Applicant has chased the Land Interest on 14th June 2024 to sign and return the Heads of Terms. The Land Interest has confirmed in an email on 26th June 2024 that the HoTs have been referred to the Land Interest's solicitors who will make comments on a matter relating to the title.
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Same of Land Interest Comments on status of objection / land negotiation	
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