

1

Rampion 2 Wind Farm Category 4: Compulsory Acquisition

Statement of Reasons

Date: August 2024 Revision C

Application Reference: TR010117/APFP/4.1 Pursuant to: APFP Regulation 5(2)(h) Ecodoc Reference: 004866007-03

Document revisions

Revisio n	Date	Status/reaso n for issue	Author	Checke d by	Approve d by
A	08/08/2023	Final for DCO Application	Evershed s Sutherlan d	RED	RED
В	[X22 /07/24]	Change Request	Evershed s Sutherlan d		
<u>C</u>	<u>01[X/087/2</u> <u>4]</u>	<u>Deadline 6</u>	<u>Evershed</u> <u>s</u> <u>Sutherlan</u> <u>d</u>		

TABLE OF CONTENTS

<u>1.</u>	INTRODUCTION
<u>2.</u>	EXECUTIVE SUMMARY
<u>3.</u>	GLOSSARY OF TERMS AND ABREVIATIONS
<u>4.</u>	THE APPLICANT
<u>5.</u>	DESCRIPTION OF THE PROPOSED DEVELOPMENT 383834
<u>6.</u>	DESCRIPTION OF AND NEED FOR THE ORDER LAND 424238
7.	NEED FOR AND BENEFITS OF THE PROJECT AND ALTERNATIVES
<u>8.</u>	SITE SELECTION AND ALTERNATIVES
<u>9.</u>	COMPULSORYACQUISITION,TEMPORARYPOSSESSION AND OTHER RELATED POWERS949487
<u>10.</u>	IDENTIFYING AFFECTED PARTIES AND ENGAGEMENT WITH THEM
<u>11.</u>	NEED FOR COMPULSORY ACQUISITION POWERS 112112103
<u>12.</u>	SPECIAL CONSIDERATIONS
<u>13.</u>	HUMANRIGHTSANDEQUALITYCONSIDERATIONS149149137136
<u>14.</u>	OTHER CONSENTS AND LICENCES155155143141
<u>15.</u>	FURTHER INFORMATION156 156144142
16.	CONCLUSION

APPENDICES

APPENDIX 1 LIST OF PARCELS , PROPOSED ACQUISITION AND WORKS FOR WHICH THE LAND IS REQUIRED 158158151TABLE OF CONTENTS

APPENDIX 2 SCHEDULE OF ENGAGEMENT 158158151

APPENDIX 3

LAND REFERENCING METHOD STATEMENT...... 158158151

APPENDIX 4 CATEGORY 3 IDENTIFICATION METHODOLOGY 158158151

APPENDIX 7 SPECIAL CATEGORY LAND AND CROWN LAND INTERESTS 158158151

INTRODUCTION

- 1.1 This Statement of Reasons forms part of an application for a Development Consent Order ("DCO") known as the Rampion 2 Offshore Wind Farm Order 20XX ("the Application" and "the Order") (Document Reference: 3.1) which has been submitted to the Planning Inspectorate by Rampion Extension Development Limited ("RED" or "the Applicant") under section 37 of the Planning Act 2008 ("2008 Act"). The Application seeks consent for a new offshore windfarm 'Rampion 2' (the "Proposed Development") with an output in excess of 100 megawatts (MW). The Proposed Development is adjacent to the Rampion 1 Offshore Windfarm in the English Channel, 13km to 25km off the Sussex coast. The Proposed Development also includes offshore and onshore electricity transmission infrastructure, including a new onshore substation that will connect to the existing National Grid substation at Bolney, Mid Sussex.
- 1.2 A detailed description of the Proposed Development is set out in Volume 2, Chapter 4 of the Environmental Statement: The Proposed Development, submitted with the Application (Document Reference: 6.2.4)
- 1.3 This Statement of Reasons has been prepared in compliance with the requirements of section 37(3)(d) of the 2008 Act and Regulation 5(2)(h) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (as amended) ("the APFP Regulations") and in accordance with the guidance issued by the (then named) Department for Communities and Local Government titled "*Planning Act 2008: Guidance related to procedures for the compulsory acquisition of land*" (September 2013) ("the Compulsory Acquisition Guidance").
- 1.4 This Statement of Reasons is required to support the Application because the Order would authorise:
 - 1.4.1 the compulsory acquisition of land;
 - 1.4.2 the acquisition of rights by the creation of new rights or the imposition of restrictive covenants;
 - 1.4.3 the extinguishment, interference, suspension or overriding of existing private rights over land; and
 - 1.4.4 the use and possession of land temporarily for the purposes of the construction and maintenance of Rampion 2.

- 1.5 This Statement of Reasons explains why it is necessary and justifiable for the Order to contain compulsory acquisition and temporary possession powers.
- 1.6 This Statement of Reasons forms part of a suite of Application documents. It should be read alongside and is informed by those documents. The following Application documents are of particular relevance to the compulsory acquisition and temporary possession powers being sought in the Order:
 - 1.6.1 The draft Order (Document Reference: 3.1), Part 5 of which includes proposed powers of compulsory acquisition and temporary possession;
 - 1.6.2 The Explanatory Memorandum (Document Reference: 3.2) which explains the compulsory acquisition, temporary possession and associated powers being sought in the draft Order;
 - 1.6.3 The Funding Statement (Document Reference: 4.2), which explains that the requisite funding is available to meet the costs of constructing Rampion 2 and to meet the costs of paying compensation in respect of the compulsory acquisition of land/rights over land, and the temporary possession of land, (including any blight claims);
 - 1.6.4 The Land Plans (Document Reference: 2.1.2), which show the land over which compulsory acquisition and temporary possession powers are sought. The land which is within the limits of land to be acquired or used for the purposes of Rampion 2 is referred to in this Statement of Reasons as the "Order Land";
 - 1.6.5 The Crown Land Plans (Document Reference: 2.8 and 2.3) which are among the Land Plans and show land in which there is a Crown interest;
 - 1.6.6 The Special Category Land Plans (Document Reference: 2.4) which identify land needed for the Proposed Development that is subject to additional legislative protection;
 - 1.6.7 The Book of Reference (Document Reference: 4.3) which details the various interests in the Order Land;
 - 1.6.8 The Works Plans (Document Reference: 2.1.1 and 2.2.2) which show where the various packages of Works comprising Rampion 2 will be carried out, for which land and new rights need to be obtained; and

- 1.6.9 The Planning Statement (Document Reference: 5.7) which explains the need and policy justification for the Proposed Development and the benefits it will deliver.
- 1.7 The following areas are addressed in this Statement:
 - 1.7.1 Section 2 (Executive Summary);
 - 1.7.2 Section 3 (Glossary);
 - 1.7.3 **Section 4 (The Applicant)** provides details of the Applicant for the Order;
 - 1.7.4 Section 5 (Description of the Proposed Development) provides an overview of the Proposed Development and its location;
 - 1.7.5 Section 6 (Description of and Need for the Order Land) describes the Order Land and the works /infrastructure for which it is required;
 - 1.7.6 **Section 7 (Need for and benefits of the Proposed Development)** explains the need for and benefits of the Proposed Development with reference to relevant policy;
 - 1.7.7 **Section 8 (Site Selection and Alternatives)** explains the site selection process and the alternatives that were considered during the evolution of the Proposed Development;
 - 1.7.8 Section 9 (Compulsory acquisition, temporary possession and other related powers) explains the compulsory acquisition, temporary possession and other related powers being sought in the Order;
 - 1.7.9 Section 10 (Identifying affected parties and engagement with them) explains the process undertaken to identify persons affected by the Proposed Development and the efforts that have been made to engage and negotiate with them;
 - 1.7.10 Section 11 (Need for Compulsory Acquisition Powers) explains the need for compulsory acquisition powers, how the construction of the Proposed Development and associated compulsory acquisition will be funded, and compliance with relevant statutory tests and guidance;

- 1.7.11 **Section 12 (Special Considerations)** describes the Order Land that benefits from additional legislative protection;
- 1.7.12 Section 13 (Human Rights and Equality Considerations) sets out how regard has been had to the provisions of the First Protocol to the European Convention on Human Rights and the requirements of the Equality Act;
- 1.7.13 Section 14 (Other Consents and Licences) details the consents and licences required for the Project in addition to the Order;
- 1.7.14 **Section 15 (Further Information)** explains where further information about the Project, the compulsory acquisition process and compensation can be found;
- 1.7.15 Section 16 (Conclusions).

2. **EXECUTIVE SUMMARY**

2.1 **The Applicant**

- 2.1.1 The Applicant is a joint venture company called Rampion Extension Development Limited ("RED") (Company Registration Number: 12091939).
- 2.1.2 The Applicant is a joint venture between RWE Renewables UK Limited, Enbridge Rampion UK II Limited, and a Macquarie-led consortium. RWE and Enbridge are also legacy shareholders in the Rampion 1 project. RWE is the majority shareholder and development service provider for the Applicant's joint venture.
- 2.1.3 The Applicant was granted an electricity generation licence pursuant to section 6(1)(a) of the Electricity Act 1989 on 8 July 2021 by Ofgem, who are the Gas and Electricity Markets Authority.
- 2.1.4 Further detail about the Applicant can be found in the Funding Statement (Document Reference: 4.2).

2.2 **Description of the Proposed Development**

2.2.1 The Proposed Development involves Offshore Array Areas off the coast of West Sussex, southern England, with a landfall site at Climping near Littlehampton, and an onshore cable corridor 38.8km in length which will connect with a new onshore substation compound at Oakendene 2km east of Cowfold and then to the existing National Grid substation at Bolney.

2.3 **Description of and Need for the Order Land**

- 2.3.1 The Order Land is shown on the Land Plans (Document Reference: 2.1.2) which accompany the Order and is described in more detail in Section 6 of this Statement. A plan showing an overview of the Order Land (Key Plan) accompanies the Land Plans.
- 2.3.2 The main areas the Order Land may be summarised as follows:
 - 2.3.2.1 Intertidal area: off Climping Beach on the West Sussex coastline;

- 2.3.2.2 Landfall point: at Climping Beach on the West Sussex coastline;
- 2.3.2.3 Cable route: approximately 38.8km (25 miles) in length between the landfall point at Climping Beach and the National Grid connection point at Bolney;
- 2.3.2.4 Onshore substation compound at Oakendene at Oakendene, West Sussex;
- 2.3.2.5 National Grid connection point: at the existing National Grid Electricity Transmission Plc ("National Grid") substation at Bolney.
- 2.3.3 The works to be carried out as part of the Proposed Development, are described in detail section 6 of this Statement.

2.4 **Need for and Benefits of the Project and Alternatives**

- 2.4.1 The Planning Statement (Document Reference: 5.7) explains the need for the Proposed Development in detail and sets out how the Proposed Development complies with and advances national, regional and local planning policy. This Statement should be read alongside the Planning Statement.
- 2.4.2 In summary, the Proposed Development will contribute materially towards:
 - 2.4.2.1 meeting the urgent national need established in National Policy Statement ("NPS") EN-1 for new renewable/low carbon electricity supply in the UK, including offshore wind which has been identified as a critical national priority ("CNP") in Draft NPS EN-1 (2024) and Draft NPS EN-3 (2024);
 - 2.4.2.2 meeting increasing energy demand, providing enhanced energy security and supporting UK Government priorities in relation to economic development; and
 - 2.4.2.3 the achievement of the UK Government's climate change commitments and carbon reduction objectives.

2.4.3 Additionally, it will deliver a range of environmental, social and economic benefits including biodiversity net gain, jobs creation during all phases of the project, and investment.

2.5 Site Selection and Alternatives

2.5.1 ES Chapter 3: Alternatives, Volume 2 (Document Reference: 6.2.3) sets out the detail of the site selection and the alternatives considered at each of the design evolution stages of the Proposed Development.

2.6 **Compulsory Acquisition, Temporary Possession and Other Related Powers**

- 2.6.1The Applicant has been seeking to acquire the land, rights and restrictive covenants over land, and agreements for the temporary use of land, by voluntary agreement, in order to the implementation, operation, ensure protection, decommissioning of the Proposed maintenance and Development. Negotiations are still ongoing to secure private treaty agreements and the Applicant remains committed to progressing those negotiations. A summary of the status of negotiations immediately prior to submission is detailed within **Appendix 2** which has now been superseded by the Land Rights Tracker (Document Reference 4.4).
- 2.6.2 It would not be possible to conclude agreements for all the interests in land required for the Proposed Development. Compulsory acquisition and temporary possession powers are therefore being sought in order for the Applicant to be able to construct, operate, protect, maintain and decommission Development the Proposed without impediment.
- 2.6.3 The powers authorising the acquisition of land, or interests in and/or rights and restrictive covenants over land, and powers to temporarily use of land during construction, are principally contained in Articles 232, 254, 332 and 343 and Schedules 7 and 9 of the Order (Document Reference: 3.1).
- 2.6.4 Articles 2<u>65</u> and 2<u>76</u> of the Order would grant the Applicant powers to extinguish, suspend, interfere with and override existing private rights in land.
- 2.6.5 A detailed Plot by Plot description of the purposes for which the Order Land is required and the type of powers sought can be found in **Appendix 1** to this Statement.

2.6.6 Acquisition of Freehold Land

2.6.6.1 The Applicant is taking a proportionate approach to land acquisition and only seeks to purchase of the freehold title to the Order Land for the purposes of above ground permanent infrastructure, namely the onshore substation at Oakendene (Order Plot 33/9).

2.6.7 Acquisition of New Rights and Imposition of Restrictive Covenants

- 2.6.7.1 The Applicant requires rights in and restrictive covenants over land in order to construct, retain, operate, protect, maintain and decommission the Proposed Development.
- 2.6.7.2 The rights and covenants sought have been categorised into named 'packages'. The works in respect of which those packages of rights and covenants are required are described in section 6 of this Statement. The Plots of land where those works will be carried out/infrastructure will be situated, and over which each package of right and covenants may be acquired, are set out in Schedule 7 to the Order (Document Reference: 3.1).

2.6.8 **Temporary Use of Land**

- 2.6.8.1 Powers for the temporary use of land pursuant to Articles 3<u>3</u>² and 3<u>4</u>³ and Schedule 9 of the Order are required in order to facilitate the use of land by the Applicant and all persons authorised on its behalf during the construction of the Proposed Development and thereafter for essential maintenance purposes.
- 2.6.8.2 Where land is only needed temporarily, the specific purposes for which temporary possession may be taken pursuant to Article 3<u>3</u>² are set out in the table at Schedule 9 to the Order. Plots are listed against the purpose for which they will be used.
- 2.6.8.3 Where the Applicant is seeking to acquire land, new rights or restrictions over land, the power for temporary use of such land is also sought (this is provided for in Article $3\underline{32}$ of the Order).

2.7 **Identifying Affected Parties and Engagement with Them**

2.7.1 Identifying Persons with an Interest in Land

- 2.7.1.1 The Applicant has carried out diligent inquiries to identify all persons with an interest in land within the Order Limits in accordance with section 44 of the PA 2008. Such persons are listed in the Book of Reference (Document Reference: 4.3) and have been consulted in respect of the Application in accordance with section 42 of the PA 2008. This is further explained in the Consultation Report (Document Reference: 5.1).
- 2.7.1.2 **Appendix 3** of this Statement provides details of the land referencing methodology, including the process of diligent inquiry undertaken to identify and contact persons and entities with interests in land in respect of each Category of persons as defined by section 44 of the PA 2008.
- 2.7.1.3 **Appendix 4** of this Statement provides further information on the approach undertaken by the Applicant to identify 'Category 3 persons' who may be entitled to claim compensation for a reduction in the value of their land as a result of either the construction or the use of the Proposed Development.

2.7.2 **Summary of Negotiations with Landowners**

2.7.2.1 **Appendix 2** of this Statement provides details of the current status of the negotiations with persons whose land/interest in land is affected by the Proposed Development. This will be updated during the course of the examination of the Application. **Appendix 2** has now been superseded by the Land Rights Tracker (Document Reference 4.4).

2.8 **Need for Compulsory Acquisition Powers**

2.8.1 *Compulsory Acquisition Powers and Guidance*

- 2.8.1.1 Section 120 and Part 1 of Schedule 5 of the PA 2008 prescribe those matters which may be included in a DCO. A DCO may impose requirements in connection with the development for which consent is granted, and in particular these include:
 - 2.8.1.2 the acquisition of land, compulsorily or by agreement; and
 - 2.8.1.3 the creation, suspension or extinguishment of, or interference with, interests in or rights over land (including rights of navigation over water), compulsorily or by agreement.
- 2.8.2 Sections 122(1) of the PA 2008 provides that a DCO which includes powers of compulsory acquisition may only be granted if the conditions in Sections 122(2) and 122(3) of the PA 2008 are met. These conditions are as follows.
 - 2.8.2.1 Under section 122(2), that the land is:

(a) required for the development to which the development consent relates;

(b) required to facilitate or is incidental to that development; or

(c) is replacement land to be given in exchange for commons, open spaces etc.

2.8.3 For the reasons set out in detail in section 11 of this Statement, the Applicant considers that the conditions of section 122 of the PA 2008 have been met.

2.8.32.8.4 Justification for the Compulsory Acquisition Powers Sought

- 2.8.3.12.8.4.1 Each Plot of land described in the Book of Reference (Document Reference: 4.3) and shown on the Land Plans (Document Reference: 2.1.2) is required either for the purposes of the Proposed Development, or is needed to facilitate, or is incidental to the Proposed Development.
- 2.8.3.22.8.4.2 The acquisition of the land or rights over land or imposition of restrictions sought by the Applicant are required for the construction, operation, protection, maintenance and decommissioning of the Proposed Development. The power to compulsorily acquire such land and rights over land is required to ensure there is no impediment to the delivery of the Proposed Development.
- 2.8.3.32.8.4.3 As explained above, the Applicant has taken a proportionate approach to acquisition.

2.8.42.8.5 Funding and Compensation

- 2.8.4.12.8.5.1 The Funding Statement (Document Reference: 4.2) accompanying the Application explains how the construction of the Proposed Development, as well as the acquisition of land and interests, will be funded.
- 2.8.5.2 The Applicant has included in Article 5<u>3</u>² of the Order a provision which prevents the Applicant exercising the powers of compulsory acquisition granted by the Order until guarantees, or alternative forms of security in respect of the liability of the undertakers to pay compensation, are in place. The form of guarantee or security and the amount of these must be approved by the Secretary of State.

2.9 Special Considerations

2.9.1 Land or Interests Owned by the Crown

- 2.9.1.1 It is not possible to compulsorily acquire Crown land, or a Crown interest in land.
- 2.9.1.2 The Applicant does not require the acquisition any freehold land which is owned by the Crown for the purposes of the Proposed Development. The Order Land does include land which is owned by the Crown Estate in the intertidal area (which is shown on Crown Land Plans sheets 1a, 1b, and 1 (Document Reference: 2.8) in which there are interests held otherwise than by the Crown and over which compulsory acquisition powers are sought to compulsorily acquire new rights over that land.
- 2.9.1.3This engages the requirement for consent from the Crown Estate pursuant to section 135(1) of the PA 2008 for the authorisation of compulsory acquisition powers in respect of those privately owned interests in Crown land. It also engages the requirement for consent for the inclusion of provisions in the draft Order (Document Reference: 3.1) which apply in relation to Crown Land, such as the grant of development consent pursuant to Article 3 of the Draft Order and the supplemental powers in Part 4 of the draft Order.
- 2.9.1.4 The Order Land also includes land which is not owned by the Crown but in which there is a right benefitting the Crown. The requirement for consent pursuant to section 135(2) of the PA 2008 is also engaged in relation to this land because the draft Order includes provisions applying to land in which there are rights benefiting the Crown.
- 2.9.1.5 The Applicant will therefore be writing to the relevant Crown bodies for their consent to the making of the proposed Order pursuant to section 135(1) and/or section 135(2) as appropriate.
- 2.9.1.6 Article <u>5049</u> of the draft Order also contains provision for the protection of –Crown Land and rights benefitting the Crown from interference without the relevant Crown authority's consent having been obtained.

2.9.2 Special Category Land – Open Space, Commons, Allotments

- 2.9.2.1 Under sections 131 and 132 of the PA 2008, a DCO is subject to Special Parliamentary Procedure ("SPP") to the extent that it authorises the compulsory acquisition of land, or a right over land, forming part of a common, open space, or a fuel or field garden allotment, unless the Secretary of State is satisfied that certain criteria are met, and that fact, and the subsection(s) concerned, are recorded in the DCO.
- 2.9.2.2 -Section 131 of the PA 2008 is not engaged by the draft Order because the Applicant does not seek the compulsory acquisition of any such land.
- 2.9.2.3 Section 132 of the PA 2008 is engaged by the draft Order because the Applicant seeks the compulsory acquisition of rights over land forming part of a common, open space and garden allotments. This means that the draft Order will be subject to SPP unless the Secretary of State is satisfied that one or more of the exemptions in section 132 apply.
- 2.9.2.4 The Applicant does not consider it necessary to provide replacement land in exchange for the proposed compulsory acquisition of rights by the creation of new rights over the special category land. The Applicant relies upon the test in Ssection 132(3) of the 2008 Act which is met if:
- (a) "the order land, when burdened with the order right, will be no less advantageous that it was before to the following persons-
 - (1) the persons in whom it is vested,
 - (2) other persons, if any, entitled to rights of common or other rights, and
 - (3) the public."
 - 2.9.2.5 The Applicant considers that the exemption to the application of the SPP which is provided by section 132(3) applies to the proposed compulsory acquisition of rights over the common

land, open space and allotments comprised in the Order Land.

2.9.3 Special Category Land – Land Held Inalienably by the National Trust

- 2.9.3.1 By virtue of Ssection 130 of the PA 2008, a DCO is subject to SPP, to the extent that it authorises the compulsory acquisition of land held inalienably by the National Trust, if the National Trust makes and maintains an objection to the compulsory acquisition which is not withdrawn before the completion of the examination of the Application.
- 2.9.3.2 Should the DCO be made, it would authorise the acquisition of rights over and use of land held inalienably by the National Trust.
- 2.9.3.3-The Applicant is engaged in active negotiations and discussions with the National Trust and will continue to progress these in order to conclude voluntary agreements. Further to extensive discussions through 2023 and 2024 heads of terms have now been agreed with The National Trust for the land rights required for the cable installation at Washington. Further heads of terms have been agreed with the National Trust's tenant for a sublease of land required for the construction access lease (May 2024). Full draft documents for the Washington land have been issued to National Trust's solicitors for review and the Applicant has been informed that a response is expected shortly.
- 2.9.3.3 Climping Land Full documents have been negotiated and agreed in principle for a "Covenant Deed of Release" for the Climping Land.

Climping Land

<u>Full documents have been negotiated and agreed in principle</u> for a "Covenant Deed of Release" for the Climping Land.

2.9.4 **Open Access Land**

- 2.9.4.1 There are two areas of Open Access Land ("OAL") within the Order Land, designated pursuant to the Countryside and Rights of Way Act 2000, over which members of the public have a right to roam:
- (a) OAL 1 East of Chantry Lane on the South Downs; and
- (b) OAL 2 Bines Green, West Sussex, located on Horsham Road.
 - 2.9.4.2 The public right to roam over this land will be unaffected once the construction of the Proposed Development is complete. Impacts on OAL will be managed through active management strategy and the Applicant will seek to reduce the overall level of disruption and loss of amenity.

2.9.5 Statutory Undertakers Land and Apparatus

- 2.9.5.1 The Order Land includes land, rights and apparatus owned by statutory undertakers. The Schedule at **Appendix 6** provides a summary of the Applicant's position with regards sections 127 and 138 of the PA 2008 and explains the current status of negotiations with those parties in respect of land rights sought and/or the negotiation of protective provisions, however the column entitled "Status of Negotiations" in this Schedule has now been superseded by the Land Rights Tracker (Document Reference: 4.4).
- 2.9.5.2 No land belonging to statutory undertakers is proposed to be acquired by the Applicant but it is proposed to acquire rights over land by the creation of new rights. The Applicant considers that the statutory undertakers will not suffer serious detriment to the carrying on of the undertaking as a result of the compulsory acquisition of rights over land and test set out in section 127(6)(a) of the 2008 Act is therefore satisfied.
- 2.9.5.3 With regards to section 138 of the PA 2008, adequate protection for the statutory undertakers will be included within protective provisions in Schedule 10 of the Order and/or asset protection agreements between the parties.

2.10 Human Rights and Equality Considerations

2.10.1 *Human Rights*

- 2.10.1.1 The Human Rights Act 1998 incorporated into UK law the European Convention on Human Rights ("the ECHR"). The ECHR includes provisions in the form of Articles, the aim of which is to protect the rights of the individual.
- 2.10.1.2 Articles 1, 6 and 8 of the ECHR are relevant to the decision as to whether the Order should be made including powers of compulsory acquisition.
- 2.10.1.3 As explained in more detail in section 13 of this Statement, the Applicant considers that there is a compelling case in the public interest for the Order to be made including powers of compulsory acquisition, and that the interference with the private rights of those with an interest in Order Land as a result of the exercise of compulsory acquisition powers conferred by the Order would be lawful, justified and proportionate.

2.10.2 *The Equality Act 2010*

2.10.2.1 The Applicant has carried out an Equalities Act Impact Assessment (Equality Statement, Appendix 28.3, Volume 4 to Environmental Statement) (Document Reference: 6.2.4). This concludes that no adverse equality effects are expected as a result of the construction, operation and maintenance, or decommissioning phases of the Proposed Development. The Applicant does not therefore consider that the Proposed Development will give rise to any impacts or differential impacts on persons who share a relevant protected characteristic as defined in the Equality Act, or upon persons who do not share such relevant protected characteristic.

2.11 **Other Consents and Licences**

2.11.1 Additional consents and licences needed for the Proposed Development are listed in the Other Consents and Licences register (Document Reference: 5.4) accompanying the Application, and include:

- 2.11.1.1 European Protected Species (EPS) licences from Natural England under the Conservation of Habitats and Species Regulations 2017; and
- 2.11.1.2 Environmental permits from the Environment Agency under the Environmental Permitting (England & Wales) Regulations 2016.
- 2.11.2 The Applicant is not aware of any reason why the other consents and licences listed in the Other Consents and Licences register (Document Reference: 5.4) accompanying the Application, will not be granted at the appropriate time.

2.12 **Conclusion**

- 2.12.1 This Statement demonstrates that:
 - 2.12.1.1 the inclusion of compulsory acquisition powers within the Order meets the requirements of Section 122 of the PA 2008 and the Compulsory Acquisition Guidance;
 - 2.12.1.2 all of the Order Land, including the proposed new rights and restrictive covenants over the Order Land are required for the purposes of the Proposed Development, to facilitate the Proposed Development, or are incidental to, the Proposed Development;
 - 2.12.1.3 the extent of land within the Order Limits is reasonable and proportionate, and is no more than is reasonably necessary;
 - 2.12.1.4 there is a clear need and policy support for the Proposed Development and a compelling case in the public interest for the Order to include compulsory acquisition powers given the significant public benefits that the Proposed Development will deliver.

3. GLOSSARY OF TERMS AND ABREVIATIONS

TERM	ABBREVIATION	DEFINITION
Air Insulated Switchgear	AIS	Consist of components where active parts on high voltage are located outside open to the atmosphere.
Agricultural Land Classification	ALC	Agricultural Land Classification provides a means of assessing the quality of farmland. Its assessment is based on physical limitations of the land, such as climate, site characteristics (e.g., gradient) and soil. The assessment gives an indication of the versatility and expected yield of the land. The system classifies agricultural land in five grades. The 'best and most versatile' agricultural land is classified as 1, 2 and 3a. The Agricultural Land Classification was developed by the former Ministry of Agriculture, Fisheries and Food in 1988 and revised in 1996.
Area of Outstanding Natural Beauty	AONB	Land protected for conservation and preservation under section 82 of the Countryside and Rights of Way Act 2000 for its natural beauty.
-	APFP Regulations	The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (as amended)
Applicant	-	Rampion Extension Development Limited, or 'RED'
Application	-	The application for consent under section 37 of the Planning Act 2008 for the Rampion 2 Offshore Wind Farm Order XXX
Array Cables	-	Cables connecting the WTGs to each other and to the offshore substation(s)

TERM	ABBREVIATION	DEFINITION
Department for Business, Energy and Industrial Strategy	BEIS	The Government department formerly responsible for business; industrial strategy; science; research and innovation; energy and clean growth; and climate change.
-	BNG	Biodiversity Net Gain
Cable circuits	-	A collection of conductors necessary to transmit electric power between two points. For HVAC, this consists of three conductors (or a multiple of three)
Climate Change Act 2008	-	The Climate Change Act 2008 is an Act of the Parliament of the United Kingdom. The Act makes it the duty of the Secretary of State to ensure that the net UK carbon account for all six Kyoto greenhouse gases for the year 2050 is at least 100% lower than the 1990 baseline, toward avoiding dangerous climate change.
Compulsory Acquisition Guidance	-	The Department for Communities and Local Government guidance titled " <i>Planning Act 2008: Guidance</i> <i>related to procedures for the</i> <i>compulsory acquisition of land"</i> (September 2013)
Code of Construction Practice	COCP	The code sets out the standards and procedures to which developers and contractors must adhere to when undertaking construction of major projects. This will assist with managing the environmental impacts and will identify the main responsibilities and requirements of developers and contractors in constructing their projects.
Critical National Priority	CNP	Within Draft NPS EN-1 (2024) and EN-3 (2024). Applies a policy presumption that, subject to any legal requirements, the urgent need

TERM	ABBREVIATION	DEFINITION
		for CNP Infrastructure to achieving our energy objectives, together with the national security, economic, commercial, and net zero benefits, will in general outweigh any other residual impacts not capable of being addressed by application of the mitigation hierarchy. CNP Infrastructure is defined as nationally significant new offshore wind development and supporting onshore and offshore network infrastructure and related network reinforcements.
DCO Order Limits	-	The limits within which the development authorised by the Order may be constructed, operated and maintained
Decommission ing	-	The period during which a development and its associated processes are withdrawn from service.
-	DESNZ	The Department for Energy Security and Net Zero
Development Consent Order	DCO	The means of obtaining permission for developments categorised as Nationally Significant Infrastructure Projects, under the Planning Act 2008.
Draft National Policy Statements	Draft NPSs	A series of draft NPS published in March 2023 that, when finalised and enacted, will replace the 2011 NPS and include: Overarching National Policy
		Statement for Energy (EN-1) (DESNZ, 2023a); and
		National Policy Statement for Renewable Energy (EN-3) (DESNZ, 2023b)

TERM	ABBREVIATION	DEFINITION
		The drafts NPS were subsequently designated in 2024.
-	ECHR	European Convention on Human Rights
Embedded environmental measures	-	Equate to 'primary environmental measures' as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce potential impacts and subsequent effects that are directly incorporated into the design of the Proposed Development.
Environmental Impact Assessment	EIA	The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline').
Environmental Statement	ES	The written output presenting the full findings of the Environmental Impact Assessment.
Full Time Equivalent	FTE	A unit for measuring employment which indicates the workload which indicates the workload associated with each post. One FTE is the equivalent of a full-time post, whilst an FTE of 0.5 suggests half-time.
Geophysical	-	Relating to the study of physics of the earth. This is connected with the study of physical processes occurring within rocks and other substances.
-	GHG	Greenhouse Gas
Gas Insulated Switchgear	GIS	A system that captures, stores, analyses, manages and presents data linked to location. It links spatial information to a digital database.
Gross Value Added	GVA	The contribution of individual businesses, industries and/ or

TERM	ABBREVIATION	DEFINITION
		sectors to the economy as a result of direct (as well as indirect/ supply chain) expenditure associated with the Proposed Development.
Habitats Regulation Assessment	HRA	The assessment of the impacts of the implementing a plan or policy on a European Site, the purpose being to consider the impacts of a project against conservation objectives of the site and to ascertain whether it will adversely affect the integrity of the site.
Heavy Goods Vehicles	HGV	Used for transporting cargo.
Horizontal Directional Drilling	HDD	A trenchless crossing engineering technique using a drill steered underground without the requirement for open trenches. This technique is often employed when crossing environmentally sensitive areas, major water courses and highways. This method is able to carry out the underground installation of pipes and cables with minimal surface disruption.
High Voltage Alternating Current	HVAC	These are the range of voltage that are used for power transmission over long distances.
Intertidal	-	The area of the shoreline which is covered at high tide and uncovered at low tide.
Landfall	-	The area between the transition pit and the mean low water springs tide line (MLWS).
Mean High Water Springs	MHWS	The average throughout the year, of two successive high waters, during a 24-hour period in each month when the range of the tide is at its greatest.

TERM	ABBREVIATION	DEFINITION
Mean Low Water Springs	MLWS	The height of mean low water during spring tides in a year.
-	MSDC	Mid Sussex District Council
Megawatts	MW	A unit of power equal to one million watts, especially as a measure of the output of a power station.
National Grid Substation	-	Infrastructure where overhead power lines or underground cables are connected and electricity is transformed for distribution to the local area vis the National Grid.
National Policy Statements	NPSs	Part 2 of the Planning Act 2008 sets out the national policy against which NSIP applications are assessed. NPSs set out guidance to inform the decision-making process for NSIPs. NPSs relevant to energy generation include:
		Overarching National Policy Statement for Energy (EN-1) DECC, 2011a);
		National Policy Statement for Renewable Energy (EN-3) (DECC, 2011b); and
		National Policy Statement for Electricity Networks (EN-5) (DECC, 2011c).
Nationally Significant Infrastructure Project	NSIP	Nationally Significant Infrastructure Projects are major infrastructure developments in England and Wales which are consented by DCO pursuant to the Planning Act 2008. These include proposals for offshore wind farms with an installed capacity over 100MW
National Trust	-	National Trust for Places of Historic Interest or Natural Beauty

TERM	ABBREVIATION	DEFINITION
-	NGET	National Grid Electricity Transmission
-	NSIP	Nationally Significant Infrastructure Project
Offshore	-	The sea further than two miles from the coast.
Offshore Array Areas	-	The offshore area within which wind turbine generators and offshore platforms and associated cables will be located.
Offshore export cable	-	Cables that transfer power from the offshore substation(s) to the shore.
Offshore part of the DCO Order limits	-	An area that encompasses all planned offshore infrastructure and relevant buffer areas.
Offshore substation	-	Housing for the electrical components needed to transform power supplied by the WGs.
Offshore Wind Farm	-	A group of WTGs located offshore
Onshore		Landward of MHWS
Onshore export cable	-	Cables that transfer power from the offshore export cables to the onshore substation(s).
Onshore part of the DCO Order Limits	-	An area encompasses all planned onshore infrastructure.
Onshore substation	-	A compound housing electrical equipment enabling connection to the National Grid. The onshore substation also contains equipment to help maintain stable grid voltage.
Order (or draft DCO)	-	The draft Rampion 2 Offshore Wind Farm Order 20XX
Order Land	-	Land which is shown on the Land Plans (Application Document: 2.1.2) and which is within the limited of land

TERM	ABBREVIATION	DEFINITION
		to be acquired or used and described in the Book of Reference (Application Document 4.3).
PEIR Assessment Boundary	-	The PEIR Assessment Boundary combines the search areas for the offshore and onshore infrastructure associated with the Proposed Development. It is defined as the rea within which the Proposed Development and associated infrastructure will be located, including the temporary and permanent construction and operational work areas.
	PIL(S)	Persons with an Interest in Land
Planning Act 2008	PA 2008	The legislative framework for the process of approving major new infrastructure projects.
Planning Inspectorate	PINS	The Planning Inspectorate is the government agency supervising the planning process
Plot	-	A plot of land within the Order Land which is shown and numbered on the Land Plans (Application Document 2.1.2) and described in the Book of Reference (Application Document 4.3)
Preliminary Environmental Information Report	PEIR	The written output of the preliminary environmental assessments as required under The Infrastructure Planning 'Environmental Impact Assessment' Regulations 2017. It is developed support statutory consultation and presents the preliminary findings of the assessment to allow an informed view to be developed of the Proposed Development, the assessment approach that has been undertaken, draw preliminary conclusions on the

TERM	ABBREVIATION	DEFINITION
		likely significant effects of the Proposed Development and environmental measures proposed.
Preliminary Environmental Information Report Supplementary Information Report	PEIR SIR	The PEIR SIR was prepared to inform the second Statutory Consultation exercise held between 18 October 2022 to 19 November 2022. The PEIR SIR provides supplementary environmental information associated with further alternatives onshore routing options and modifications as a result of design evolution from the consultation process. The PEIR SIR is to be read in conjunction with the PEIR.
Proposed Development	-	The Proposed Development is an offshore wind farm located in the English Channel off the Sussex coast. The Proposed Development comprises onshore and offshore infrastructure including cables, substations and landfall sites.
Public Rights of Way	PRoW	Public rights of way are routes over land that the public can use at all times even if the land is privately owned.
Receptor	-	These are defined in Regulation 5(2) of The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 and include population and human health biodiversity, land, soil, water, air, climate, material asses, cultural heritage and landscape that may be at risk from exposure to pollutants which could potentially arise as a result of the Proposed Development.
_	RED	Rampion Extension Development Limited (The Applicant)

TERM	ABBREVIATION	DEFINITION
Rochdale Envelope	-	The Rochdale Envelope is a parameter-based approach to environmental assessment which aims to take account of the need for flexibility in the evolution of detailed design (Planning Inspectorate 2018).
Scoping Report	-	A report that presents the findings of an initial stage in the Environmental Impact Assessment process.
South Downs National Park	SDNP	South Downs National Park is a national park in Southern England stretching for 87 miles from Winchester to Eastbourne.
South Downs National Park Authority	SDNPA	The SDNPA was established in 2010 and became the planning authority for the national park in 2011. The SDNPA is responsible for promoting the statutory purposed of the national park and the interests of the people who live and work within it.
Secretary of State	-	The Secretary of State for Energy Security and Net Zero oversees the planning system and decision making with regards to development consent. This agent works within the relevant government department relating to the application.
Site of Special Scientific Interest	SSSI	Sites designated at the national level under the Wildlife & Countryside Act 1981 (as amended). They are a series of sites that are designated to protect the best examples of significant natural habitats and populations of species.
Stakeholder	-	Person or organisation with a specific interest (commercial, professional or personal) in a particular issues.
The Crown Estate	TCE	The King's Most Excellent Majesty in Right of His Crown

TERM	ABBREVIATION	DEFINITION
	ТЈВ	Transition Joint Bay
The Proposed Development/ Rampion 2	-	The onshore and offshore infrastructure associated with the offshore wind farm, located in the English Channel in off the south coast of England.
Unexploded Ordnance	UXO	Unexploded ordnance are explosive weapons (bombs, shells, grenades, land mines, naval mines, etc.) that did not explode when they were deployed and still pose a risk of detonation, potentially many decades after they were used or discarded.
Wind Turbine Generators	WTGs	The components of a wind turbine, including the tower, nacelle, and rotor.
-	WSCC	West Sussex County Council

4. **THE APPLICANT**

- 4.1 The Applicant is a joint venture company called Rampion Extension Development Limited ("RED") (Company Registration Number: 12091939).
- 4.2 The Applicant is a joint venture between RWE Renewables UK Limited, Enbridge Rampion UK II Limited, and a Macquarie-led consortium. RWE and Enbridge are also legacy shareholders in the Rampion 1 project. RWE is the majority shareholder and development service provider for the Applicant's joint venture.
- 4.3 The Applicant was granted an electricity generation licence pursuant to section 6(1)(a) of the Electricity Act 1989 on 8 July 2021 by Ofgem, who are the Gas and Electricity Markets Authority.
- 4.4 RWE AG (which is the ultimate Parent Company of RWE Renewables UK Limited) is a global energy company and one of Europe's five leading electricity and gas companies. It has significant expertise in gas and lignite production, in electricity generation from gas, coal, nuclear and renewables, and in energy trading as well as electricity and gas distribution and supply. With an extensive investment and growth strategy, the company will expand its powerful, green generation capacity to 50 gigawatts internationally by 2030.
- 4.5 RWE has a strong track record in renewables and offshore wind, including those consented by way of DCO, and has taken a lead role in the delivery of the Gwynt-y-Mor, Rampion 1, and Triton Knoll offshore wind farms. It is also currently promoting the DCO for the proposed Arwel y Mor offshore wind farm. RWE AG has locations in Europe, North America and the Asia-Pacific region. It was rated as Baa2 by Moody's and BBB+ by Fitch, as of <u>December 2022April 2023</u>.
- 4.6 Enbridge is a leading North American energy infrastructure company with natural gas, oil and renewable power networks and a growing European offshore wind portfolio. Enbridge Inc. was most recently rated as Baa21 by Moody's and BBB+ by Standard & Poor's, with a stable outlook.
- 4.7 The Macquarie consortium, which is an investor in many other UK renewable energy assets, includes Macquarie European Infrastructure Fund 5, Corio Generation and USS (Universities Superannuation Scheme Limited) pension fund.

4.8 As explained in the Funding Statement, the Applicant's shareholders have substantial financial resources which it will be able to access via a tried and tested 'Gate' approval funding mechanism. The Applicant is confident the necessary resources will be available to deliver the project and meet any compensation liability that arises from the exercise of compulsory acquisition powers in the event the Order is made.

5. **DESCRIPTION OF THE PROPOSED DEVELOPMENT**

5.1 **Background to the Proposed Development**

- 5.1.1 The Applicant proposes to develop an offshore electricity generating station and related connections and infrastructure.
- 5.1.2 The offshore generating station is a Nationally Significant Infrastructure project ("NSIP") within sections 14(1)(a) and 15(3) of the 2008 Act because it comprises an offshore generating station and its capacity will be more than 100MW.
- 5.1.3 As the authorised development (referred in this Statement to as the "Proposed Development") would be an NSIP, development consent must be obtained from the Secretary of State and an application for a development consent order must be made to the Secretary of State, care of the Planning Inspectorate, under section 37 of the 2008 Act.

5.2 **Overview and Location of the Proposed Development**

- 5.2.1 The Proposed Development is proposed to be located adjacent to the existing Rampion 1 Offshore Wind Fark in the English Channel, between 13km and 25km from the Sussex coast.
- 5.2.2 The Proposed Development involves Offshore Array Areas off the coast of West Sussex, southern England, with a landfall site at Climping near Littlehampton, and an onshore cable corridor which will connect with a new onshore substation compound at Oakendene 2km east of Cowfold and then to the existing National Grid substation at Bolney. The onshore elements of the Proposed Development fall within the administrative boundaries of the following authorities:
 - 5.2.2.1 Arun District Council;
 - 5.2.2.2 Horsham District Council;
 - 5.2.2.3 Mid Sussex District Council (MSDC);
 - 5.2.2.4 South Downs National Park Authority (SDNPA); and
 - 5.2.2.5 West Sussex County Council (WSCC).

- 5.2.3 The location of the Proposed Development is illustrated in the Location Plan Offshore (Document Reference: 2.10) and Location Plan Onshore (Document Reference: 2.9).
- 5.2.4 The Proposed Development includes the following principal components which are illustrated below.

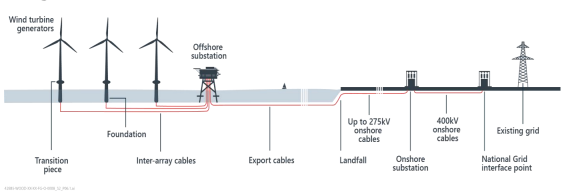


Figure 1

5.2.5 Offshore Infrastructure:

- 5.2.5.1 Up to 90 offshore Wind Turbine Generators ("WTGs"), and associated foundation and interarray cables, with an output in excess of 100MW;
- 5.2.5.2 Up to three offshore substations;
- 5.2.5.3 Up to four offshore export cables, each in its own trench within the overall cable corridor; and
- 5.2.5.4 Up to two offshore interconnector export cables between the offshore substations.
- 5.2.6 The location and extent of the offshore infrastructure will be confirmed through the detailed design process but will be located within the proposed Order Limits. The area comprising the WTGs, WTG foundations, offshore substations and associated foundations, and inter-array cables is approximately 196km².
- 5.2.7 The High Voltage Alternating Current (HVAC) offshore export cable corridor, which will connect the offshore infrastructure to the shore, is approximately 59km². The offshore export cables will come ashore at a landfall site between Middleton-on-Sea and Littlehampton at Climping.

5.2.8 Onshore Infrastructure:

- (a) A single landfall site, using trenchless installation techniques, most likely Horizontal Directional Drilling (HDD);
- (b) Buried onshore cables in a single corridor approximately 38.8km in length;
- A new onshore substation compound at Oakendene near Cowfold that will connect to the existing National Grid Bolney substation, Mid Sussex, via buried onshore cables;
- (d) Extension at the existing National Bolney substation of around 0.35ha comprising electrical components and equipment necessary to connect the electricity generated by the Proposed Development to the existing National Grid network.
- 5.2.9 The onshore cable corridor is approximately 38.8 km in length and progresses in a north easterly direction from the landfall site at Climping near Littlehampton with underground cabling. The onshore cable corridor traverses the South Downs National Park (SDNP) and connects to the proposed new onshore substation compound at Oakendene 2km east of Cowfold. The overall built site footprint for the onshore substation is up to 6ha in size, within the onshore substation site boundary. The additional land is required to provide associated necessary development, such as permanent drainage infrastructure and landscaping. There will also be with a temporary works area of up to 2.5ha. The onshore cable corridor will then connect to the existing National Grid Bolney substation. New infrastructure is required at the existing National Grid Bolney substation to connect the Proposed Development to the National Grid. The proposed extension for the required components, infrastructure and equipment will have a footprint of approximately 0.35ha.

5.2.10 The boundaries of the onshore and offshore elements for the Proposed Development have been selected through a review of engineering and environmental constraints, as well as feedback from consultation with stakeholders. The approach to the selection of the location of the Proposed Development is set out in ES Chapter 3: Alternatives, Volume 2 (Document Reference: 6.2.3). Further information in respect of the location of the Proposed Development is contained in ES Chapter 4: The Proposed Development, Volume 2 (Document Reference: 6.2.4).

6. **DESCRIPTION OF AND NEED FOR THE ORDER LAND**

- 6.1 The Order Land is shown on the Land Plans (Document Reference: 2.1.2) that accompany the Order. A plan showing an overview of the Order Land (Key Plan) accompanies the Land Plans.
- 6.2 The Order Land is described in more detail below, but in summary, the main areas are as follows:
 - 6.2.1 Intertidal area: off Climping Beach on the West Sussex coastline;
 - 6.2.2 Landfall point: at Climping Beach on the West Sussex coastline;
 - 6.2.3 Cable route: approximately 38.8km (25 miles) in length between the landfall point at Climping Beach and the National Grid connection point at Bolney;
 - 6.2.4 Onshore substation compound at Oakendene at Oakendene, West Sussex;
 - 6.2.5 National Grid connection point: at the existing National Grid Electricity Transmission Plc ("National Grid") substation at Bolney.
- 6.3 That part of the Order Land required for the onshore cable corridor is primarily comprised of Agricultural Land Classification ("ALC") Grade 1, 2, 3 and 4 agricultural land comprising of a mixture of arable and pasture land. There are a number of key features within the Order Land including the following:
 - 6.3.1 The South Downs National Park;
 - 6.3.2 Ancient and Semi-Natural Woodland;
 - 6.3.3 Road crossings at the A259, A284, A27, A24, A283, B2135 and A281;
 - 6.3.4 Network Rail crossings at Arundel Junction, Littlehampton; and
 - 6.3.5 River crossings at the River Arun and River Adur.
- 6.4 The following paragraphs of this section of the Statement of Reasons describe:
 - 6.4.1 the main areas of the Order Land in more detail;

- 6.4.2 the infrastructure that will be constructed and/or installed within it and the construction works and activities that will be carried out on it; and
- 6.4.3 the land and new rights that are needed to facilitate the construction, operation and maintenance, and decommissioning of the infrastructure comprised in the Proposed Development by reference to the Land Plans and Onshore Works Plans.
- 6.5 As explained in more details below, 'packages' of rights are proposed to be acquired for the purposes of the construction, operation, maintenance and decommissioning of the Proposed Development. Rights are proposed to be acquired over land that is used in connection with dwellings such as accesses, driveways and boundary features.
- 6.6 There are multiple other land interests along the cable route in respect of infrastructure and utility assets owned and operated by statutory undertakers, including the Environment Agency, Southern Water, Scottish and Southern Electricity Networks, Southern Gas Networks, Neos Networks Limited, UK Power Networks (Operations) Limited, Vodafone Limited, Openreach Limited, Virgin Media Limited, Cityfibre Limited, OCU Group Limited, Portsmouth Water Limited, and Network Rail. In all cases negotiations are ongoing to comply with specific design, routeing and engineering requirements to meet asset protection protocols and utilise safe working methods required by the relevant authority. Please see section 12, <u>and Appendix 6 of this Statement</u>, <u>and the Land Rights Tracker (Document Reference: 4.4)</u> for more information in that regard.

6.7 Intertidal Area- Land Plan Sheets 1a, 1b and 1- Work Numbers 5 and 6 shown on Offshore Work Plan Sheet 3 and Onshore Work Plan Sheet 1

Description of the Land

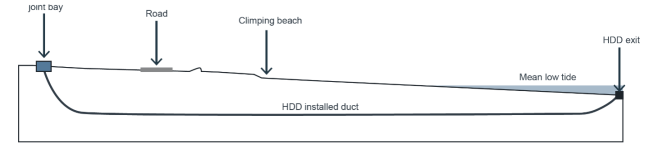
- 6.7.1 The land where Work Numbers 5 and 6 will take place comprises a shingle and pebble beach with a number of timber groynes and concrete sea defence structures. At the end of the beach there is a well-defined shingle bank that currently has a temporary road (running east west) that provides access from Atherington to Mill Cottage.
- 6.7.2 The Crown Estate owns the land (sea bed) required for the offshore works save for a limited areas affected by Work Numbers 5. Unusually, some of the land seaward of Mean Low Water Springs (MLWS), namely Plot 1/b/5, is owned by private individuals rather than the Crown. This section of the

Statement, which describes and explains the need for the Order land, therefore begins with an explanation of the land affected by and the rights required for aspects of Work Number 5 even though these are offshore works and would not ordinarily require any land rights other than from the Crown.

Infrastructure to be Installed/Works Required

- 6.7.3 Up to four main export cable circuits will be laid on or beneath the sea bed, or in ducts on or beneath the sea bed (Work Number 5) to connect the cable circuits comprising Work Number 4 and the cable circuits comprising Work Number 6 in the intertidal area. The cable circuits will cross beneath and be laid in ducts beneath the intertidal area, including the sea defences (Work Number 6).
- 6.7.4 A construction technique known as Horizontal Directional Drilling ("HDD") will likely be used to install the ducts that will house the cables beneath Climping Beach (Work Number 7- see below) and in the intertidal area (Work Number 6). Further information on trenchless installation can be found in ES Chapter 4: The Proposed Development, Volume 2 (Document Reference: 6.2.4) and the Outline Construction Method Statement (Document Reference: 7.23).
- 6.7.5 The HDD drilling will start from the Transition Joint Bay located in a field behind Climping Beach (Work Number 8-see `Landfall Point' section below) and proceed for approximately 1km beneath Climping Beach (Work Number 7), the intertidal area (Work Number 6), and exit seaward of the low water mark (Work Number 5). The location of the HDD exit point, and therefore the length of the HDD, is to be determined following further surveys, taking into account engineering and offshore vessel considerations. HDD exit pits are required offshore (Work Number 5) and will be excavated by a shallow draft barge. The schematic diagram below illustrates the HDD crossing:

Figure 2



- 6.7.6 Prior to any construction, further survey works and site clearance will be undertaken, this includes geotechnical, topographical, Unexploded Ordnance (UXO) and environmental surveys.
- 6.7.7 To minimise environmental disturbance during decommissioning of the authorised development, the current preferred option is to leave cables buried in place in the ground with the cable ends cut, sealed and securely buried as a precautionary measure. Alternatively, partial removal of the cable may be achieved by pulling the cables back out of the ducts. This may be preferred to recover and recycle the copper and/or aluminium and steel within them.

Rights Needed

- 6.7.8 A 'package' of 'Underground Cable Connection Rights' is sought over the land described at paragraph 6.7.1 above (Article 2<u>5</u>4- Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7-Acquisition of new rights and imposition of restrictive covenants only) to enable the installation, retention, operation, maintenance and decommissioning of the cables and associated infrastructure offshore and within the intertidal area (Work Numbers 5 and 6).
- 6.7.9 An 'Underground Cable Connection Restrictive Covenant' (Article 2<u>5</u>4- Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7-Acquisition of new rights and imposition of restrictive covenants only) is also sought over the land to protect the infrastructure from interference and damage, and to protect the public from injury that may result from such interference.

6.8 Landfall Point- Land Plan Sheet 1- Work Numbers 7 and 8 shown on Onshore Work Plan Sheet 1

Description of the Land

- 6.8.1 The land where Work Numbers 7 and 8 will take place comprises Climping Beach and agricultural fields landwards of the beach.
- 6.8.2 The fields landward of Climping Beach are low-lying agricultural land currently in arable cropping, broken by a band of deciduous woodland and bounded to the North by the Ryebank Rife.

Infrastructure to be Installed/Works Required

- 6.8.3 The offshore cable circuits (Work Numbers 5 and 6) will come ashore at a 'Landfall point' at Climping Beach, near Climping in West Sussex (Work Number 7) and will connect to the onshore cable circuits in an underground Transition Joint Bay (TJB), located in a field landward of Climping Beach (Work Number 8).
- 6.8.4 As explained above, a construction technique known as HDD will likely be used to install the ducts that will house the cables underneath Climping Beach. The offshore cables will be pulled ashore through those pre-installed ducts to the aforementioned TJB. The TJB will provide a clean, dry environment where the onshore and offshore cables are jointed (i.e. joined/connected), and will protect the joints once completed. The TJB will comprise of four pits which will be dug into the ground and lined with concrete. Once the cable joint is completed, the TJB will be covered and the land above reinstated.
- 6.8.5 There are currently two alternative locations for the TJB (Work Number 8) shown on the Land Plans, namely Plots 1/9 and 1/17. The flexibility in the location is sought to allow for ground investigation to be undertaken to inform the selection of the final location and account for the detailed design of the related offshore works.
- 6.8.6 Prior to any construction, further survey works and site clearance will be undertaken, this includes geotechnical, topographical, Unexploded Ordnance (UXO) and environmental surveys to inform detailed design decisions.

- 6.8.7 A temporary haul road will be created as part of Work Number 9 (see Onshore Cable section below) to facilitate the landfall works.
- 6.8.8 Following the installation of the cables, the land will be reinstated back to its original condition.
- 6.8.9 During the operational lifetime of the authorised development maintenance works at landfall are expected to be minimal. Periodic testing of the cable is likely to be required every two to five years. This will require access to the cables to be taken at the TJB (Work Number 8) and will involve attendance by up to three light vehicles, such as vans.
- 6.8.10 Very infrequently, cable repairs will need to take place, which will involve the use of HGVs. Subject to the location of the repair, replacing a cable/section of cable will involve building a temporary access using trackway or another temporary access road type, excavating to confirm the cable fault location using excavation equipment, and excavating the required length of cable to enable a double joint repair. The length of cable replacement will depend on the failure location and will likely be several meters in length. The several metres of failed cable will be removed, a double joint repair made, and an equivalent length replacement cable installed. Once complete, the ground and the access will be reinstated.
- 6.8.11 It is currently anticipated that the onshore electrical cables will be left in-situ with ends cut, sealed and buried to minimise environmental effects associated with removal.
- 6.8.12 The structures of the TJB, jointing pits and link boxes will be partially removed only if it is feasible with minimal environmental disturbance or if their removal is required to return the land to its current agricultural use.

Rights Needed

- 6.8.13 The Order Land boundary is wider at the landfall point due to factors which include, but are not limited to, the following:
 - 6.8.13.1 Complexity of the landfall HDD (or other trenchless installation technique) operation, due to the depth and length of the HDD ducts;
 - 6.8.13.2 Unknown ground conditions that cannot be fully identified until the HDD operations commence;

- 6.8.13.3 The size of the specialist equipment (and thus working area) required for the HDD operation;
- 6.8.13.4 The need to establish temporary construction compounds to store equipment and materials and provide construction staff welfare facilities;
- 6.8.13.5 The need to ensure safe access and egress from/to the HDD working area;
- 6.8.13.6 The need to include two alternative TJB (Work No.
 8) locations in case it is deemed to involve too much technical risk at the pre-construction stage to HDD from the preferred location (Plot 1/9) due to the effects of coastal flooding (see section 6.8.5 above in this regard).
- 6.8.14 A package of 'Onshore Connection Rights' is sought over the part of the land described at paragraphs 6.8.1 and 6.8.2 above comprising Order Plots 1/5, 1/6, 1/7, 1/8 and 1/16 (Work Number 7) and a package of 'Cable rights' is sought over Plots 1/9 and 1/17 (Work Number 8) (Article 254-Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7- Acquisition of new rights and imposition of restrictive covenants only) to enable the installation, retention, operation, maintenance and associated decommissioning of the cables and infrastructure. A 'Cable Restrictive Covenant' is also sought in respect of the land required for Works 7 and 8 to protect the infrastructure from interference and damage, and to protect the public from injury that may result from such interference.
- 6.8.15 Order Plots 1/9 and 1/17 are the two alternative locations for the TJB as explained in at paragraph 6.8.5 above. These Plots will be subject to an additional package of rights (in addition to the Cable Rights and the Cable Restrictive Covenant) known as 'Transition Joint Bay Rights' to enable the Applicant to create, use and remove HDD launch and exit pits (Work Number 8(a)) and to install, operate, maintain and decommission the TJB (Work Number 8(b)).

6.9 **Onshore Cable- Land Plan Sheets 1-34- Work Numbers 9 and 19, shown on Onshore Work Plan sheets 1-34**

Description of the Land (i) Climping Beach to Lyminster

6.9.1 The onshore cable corridor heads North from Climping Beach crossing under the A259, under the River Arun and around

the urban edge / western side of Littlehampton, crossing two railway lines (to the South and North of Arundel Junction) before crossing the A285 between the villages of Wick (to the North of) and Lyminster (to the South of).

- 6.9.2 This section of cable passes through the River Arun and Black Ditch flood plains over a mixture of pasture and arable land and passes nearby Caravan Parks.
- 6.9.3 The section of the onshore cable corridor, between the landfall and Lyminster, is mainly low lying land. It has a mixture of freely draining slightly acid loamy soil and loamy and clayey soils of coastal flats with naturally high groundwater, growing winter combinable crops of wheat, barley and oilseed rape with occasional break crops of spring maize, peas or field beans. There are several small fields of grass / pasture used for grazing and/or silage and haylage. Land quality in this area is good to moderate being mainly ALC grade 3 with localised patches of poor ALC grade 4 land.

Description of the Land (ii) Lyminster to Sullington Hill

- 6.9.4 From Lyminster the onshore cable corridor heads East passing through arable land to the North of the village of Poling, crossing under Poling Street, before crossing under the A27 dual carriageway (at Hammerpot).
- 6.9.5 The onshore cable corridor then heads Northwards through the Angmering Park Estate and into the South Downs National Park. The land use is a mixture of pasture, arable land and woodland.
- 6.9.6 The section of the onshore cable corridor, between Lyminster and the South Downs, is of a mixture of freely draining slightly acid loamy soils and freely draining limerich loamy soils, growing winter combinable crops of wheat, barley and oilseed rape with occasional break crops of spring maize, peas and field beans. There are also several fields of grass / pasture used for grazing and/or silage and haylage. Land quality in this section is mainly very good ALC grade 2 with localised patches of excellent ALC grade 1 land.
- 6.9.7 As the land rises to Sullington and into the South Downs the soils become shallow lime-rich soils over chalk or limestone, growing spring and autumn cereals as well as being suitable grassland for grazing, and wooded areas. Land quality is mainly good to moderate ALC grade 3 land.

Description of the Land (iii) West and North of Washington, West Sussex

- 6.9.8 From Sullington Hill the onshore cable corridor heads North-East towards the village of Washington crossing under the A24, through National Trust land, a recreation ground and allotments and under the A283, before entering into the Wiston Estate.
- 6.9.9 Once over the South Downs, the onshore cable corridor runs through land in Washington and Wiston which comprises a mixture of freely draining lime-rich loamy soils and slowly permeable seasonally wet slightly acid but base-rich loamy and clayey soils, growing predominantly grass for grazing with some cereal crops often for feed. Land quality is a combination of both good to moderate ALC grade 3 land and poor ALC grade 4 land. South of Wiston and east of Washington there are mineral deposits comprised of river terrace sand and gravel, Sandstone, colluvium, mudstone and sandstone.

Description of the Land (iv) Wiston to Kings Lane, Oakendene

- 6.9.10 The onshore cable corridor continues through Wiston recrossing under the A283 before heading North-East towards the village of Ashurst. The land use is a mixture of pasture, arable land and woodland.
- 6.9.11 The onshore cable corridor continues around Ashurst, crossing under the B2135, with temporary access required over the Bines Green registered common land heading North towards Partridge Green. The cable route passes in close proximity to the River Adur flood plain and crosses the South Downs Way.
- 6.9.12 The onshore cable corridor then passes to the East of the village of Partridge Green and to the West of the village of Shermanbury crossing under the B2116. The onshore cable corridor then crosses under the A281 immediately to the South of the Saint Hugh's Charterhouse Monastery before heading North East crossing under the Cowfold Stream towards Moatfield Lane / Kings Lane.
- 6.9.13 The cable route crosses under Moatfield Lane / Kings Lane before heading North into the Substation Site at Oakendene (adjacent to Kent Street).
- 6.9.14 The land use is predominantly pasture with some arable fields and interspersed wooded areas.

- 6.9.15 The section of the onshore cable corridor from Wiston, heading northeast to Ashurst, is slowly permeable seasonally wet slightly acid but base-rich loamy and clayey soil, growing predominantly grass for grazing with some cereal crops often for feed. Land quality is a combination of both good to moderate ALC grade 3 land and poor ALC grade 4 land, with localised pockets of very good ALC grade 2 land.
- 6.9.16 The section of the onshore cable corridor from Ashurst to Kings Lane is predominantly slowly permeable seasonally wet slightly acid but base-rich loamy and clayey soil, growing predominantly grass for grazing with some cereal crops often for feed. There is an area of soil, adjoining the River Adur, that is a loamy and clayey floodplain soil with naturally high groundwater. Land quality is a combination of both good to moderate ALC grade 3 land and poor ALC grade 4 land.

Description of the Land (v) Existing National Grid Bolney Substation Approach

- 6.9.17 The onshore cable corridor passes out of the onshore substation site in an Eastwards direction and under Kent Street before heading South West crossing under Wineham Lane and arriving from the North at the National Grid substation at Bolney.
- 6.9.18 The land use is predominantly pasture land with interspersed wooded areas.
- 6.9.19 The final section of the onshore cable corridor from Kings Lane, Oakendene, to the National Grid substation at Bolney, is predominantly slowly permeable seasonally wet slightly acid but base-rich loamy and clayey soil, growing predominantly grass for grazing with some cereal crops often for feed. Land quality is a combination of both good to moderate ALC grade 3 land and poor ALC grade 4 land.

Infrastructure to be Installed/Works Required

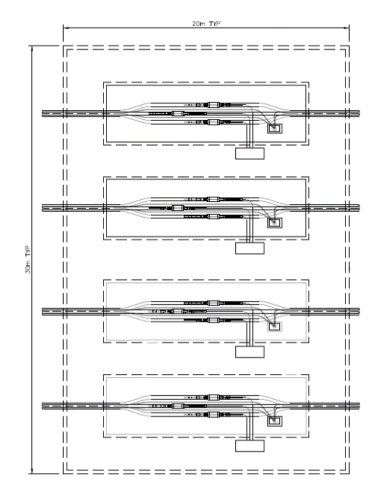
- 6.9.20 The onshore cable corridor will route from the landfall point at Climping Beach to a proposed new onshore substation compund at Oakendene, and then to the existing National Grid Bolney substation (Work Numbers 9 and 19).
- 6.9.21 There are sections of the onshore cable where the temporary construction corridor may require widening beyond the standard 40m width to allow enough space for access / equipment at trenchless crossings and to avoid obstacles.

There are two sections of the onshore cable corridor where the presence of further constraints and uncertainty in ground conditions result in a particularly enlarged areas within the proposed Order Limits. These two enlarged areas are located at Michelgrove and Sullington Hill where there are a number of rights of way crossing the onshore cable route area. Following pre-construction ground investigation works the onshore cable route options will be selected. Please see the Cable and Grid Connection Statement (Document Reference: 5.5) for more information in this regard.

- 6.9.22 Four cable circuits will be installed between the TJB and the onshore substation (Work Number 9) . Each circuit will comprise up to three, up to 275kV, single core electricity cables, plus two fibre optic cables. Where trenched installation techniques are used (see below), each electricity cable will be installed in its own duct in its own trench. Where trenchless installation techniques such as HDD are used, each circuit (comprising three electricity cables and two fibre optic cables) will be installed in one duct.
- 6.9.23 Along the onshore cable corridor joint bays will be constructed to enable cable installation and cable jointing i.e. the connection of two sections of each cable.
- 6.9.24 Joint bays are subsurface structures with an associated subsurface link box and fibre optic junction box. Given that there will be three electricity cables and two fibre optic cables in each circuit, there will be one joint bay, five joints and link boxes per circuit.
- 6.9.25 Link boxes enable electrical checks and testing to be carried out on the cable system during operation and maintenance. The locations of the joint bays and link boxes will be determined during the detailed design phase. Typically, they are located every 750m to 950m. However, the location depends on factors such as the need to avoid surface features, crossings and bends.

6.9.26 Below is an illustration of a typical joint bay configuration:

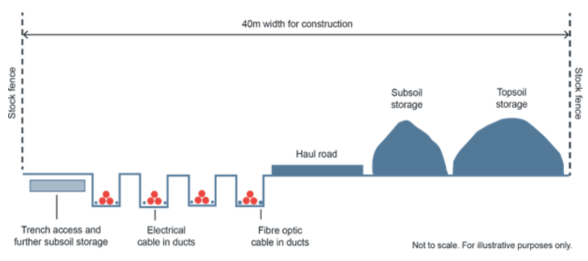
Figure 3



- 6.9.27 A 400kV cable system will connect the onshore substation compound at Oakendene to the existing National Grid Bolney substation. This system (Work Number 19) will comprise of two cable circuits in separate trenches. Each circuit will contain three electricity cables and two fibre optic cables in ducts.
- 6.9.28 The majority of the onshore cable will be constructed using an 'open cut' method, whereby trenches are dug, ducts are installed in the trenches and the cables are pulled through/installed within them.
- 6.9.29 The standard trenched cable construction 'corridor' will be up to 40m wide and consist of the trenches in which the cable circuits will be installed, excavated material and a temporary construction haul road. The temporary construction haul road will enable the transportation of plant used for topsoil stripping, subsoil excavation and for delivery of cable duct and cement bound sand (CBS) fill material. This soil will be stored in bunds within the temporary

construction corridor. It is anticipated that a mechanical excavator will be used for these activities. Below is a cross-sectional diagram of a 'standard' trenched (Non-HDD) cable construction corridor:



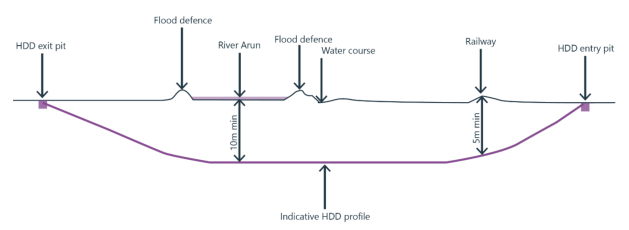


- The construction corridor may require widening beyond 40m 6.9.30 in certain locations, to enable trenchless construction techniques, such as HDD, to be used to avoid ('cross') obstacles, such as main watercourses, railways and roads that form part of the Strategic Highways Network. The Crossings Schedule details the proposed crossings for the onshore cable route and can be found in Appendix 4.1, Volume 4 (Application Document Reference: 6.4.4.1). Figure 4.3, Volume 3 (Application Document Reference: 6.3.4.3) shows the location of all trenchless crossings on the onshore cable corridor including the flexibility to undertake the drill from either side of the crossing point. For the reasons outlined in paragraphs 6.8.13.1-6.8.13.6 above, the use of trenchless construction techniques will require more physical space than the trenched installation technique. Further information on trenchless crossings is provided in Chapter 4: The Proposed Development, Volume 2 of the Environmental Statement (Document Reference: 6.2.4) and the Outline Construction Method Statement (Document Reference: 7.23).
- 6.9.31 For trenchless crossings, HDD has been assessed in the Order application documents as this is the likely preferred option based on its reduced complexity and relatively low cost compared to other trenchless installation techniques. The detailed methodology and design of the trenchless crossings will be determined following further site

investigations and confirmed within stage-specific Onshore Construction Method Statements.

6.9.32 HDD involves drilling a bore from one location to another under the obstacle crossing. Following completion of the bore the duct lengths are strung out and connected in a line of equal length to the crossing and pulled through. Each cable circuit will have a separate HDD. The configuration and design assumptions of the trenchless crossings will be determined during the detailed design phase and informed by the Environmental Impact Assessment ("EIA") process. The diagram below shows an example of a planned trenchless crossing of the River Arun, and the Chichester to Littlehampton railway line (see Onshore Work Plan sheet 3) using a trenchless crossing of approximately 350m:

Figure 5



- 6.9.33 While HDD is the preferred option for making trenchless crossings due to its reduced complexity and relatively low cost when compared to other trenchless installation techniques, there are situations where other techniques may need to be employed for technical reasons.
- 6.9.34 Following the installation of the cables, the land will be reinstated back to its original condition.
- 6.9.35 During the operational lifetime of the authorised development maintenance works to the onshore cable are expected to be minimal. Periodic testing of the cable is likely to be required every two to five years. This will require access to the link boxes at defined inspection points along the onshore cable corridor. This will involve attendance by up to three light vehicles, such as vans, in a day at any one location.

- 6.9.36 Very infrequently cable repairs will need to take place which will involve the use of HGVs. Subject to the location of the repair, replacing a cable/section of cable will involve building a temporary access using trackway or another temporary access road type, excavating to confirm the cable fault location using excavation equipment, and excavating the required length of cable to enable a double joint repair. The length of cable replacement will depend on the failure location and will likely be several meters in length. The several metres of failed cable will be removed, a double joint repair made, and an equivalent length replacement cable installed. Once complete, the ground and the access will be reinstated.
- 6.9.37 It is currently anticipated that the onshore electrical cables will be left in-situ with ends cut, sealed and buried to minimise environmental effects associated with removal.
- 6.9.38 The structures of the jointing pits and link boxes will be removed only if it is feasible with minimal environmental disturbance or if their removal is required to return the land to its current agricultural use.

Rights Needed

- 6.9.39 A package of 'Cable Rights' is sought over the Order Plots comprising Work Numbers 9 and 19 (i.e. the land described at paragraphs 6.9.1 to 6.7.19 above) (Cable installation and National Grid substation connection works) (*Article 254-Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7- Acquisition of new rights and imposition of restrictive covenants only*) to enable the installation, retention, operation, maintenance and decommissioning of the cables and associated infrastructure.
- 6.9.40 A 'Cable Restrictive Covenant' (*Article 2<u>5</u>4- Compulsory* acquisition of new rights and imposition of restrictive covenants- and Schedule 7- Acquisition of new rights and imposition of restrictive covenants only) is also sought to protect the infrastructure from interference and damage, and to protect the public from injury that may result from such interference. Where trenchless installation techniques are used, the cables may be buried over 10m below the surface of the land. However, where the trenched installation method is used the cables will be situated at least 1.2m below the surface of the land or the true cleaned

bottom of the open drain, ditch, watercourse or river, and 0.9m below the surfaces of footpaths.

- 6.9.41 The majority of the onshore cable corridor comprises agricultural land. It is assumed that the owners and/or occupiers of the agricultural land will wish to continue to farm it after the construction of the relevant part of the Proposed Development has been completed and the land has been reinstated. The restrictive covenant does not therefore restrict the carrying out of agricultural practices/activities at a depth shallower than 0.9m from the surface of the land. Consent will however be required from the Applicant for the carrying out of agricultural activities at a depth greater than 0.9m, and for other more intrusive activities, such as the erection or buildings and other structures which could prevent access to the buried cables.
- 6.9.42 To ensure that the Proposed Development can be constructed and operated, the Cable Rights package seeks the necessary rights for the construction and installation of the cables and associated infrastructure as well as the rights required to retain, operate, maintain and decommission the installed cables. Where practicable, it is envisaged that the Applicant will seek to exercise the powers in the Order in combination so as to first take temporary possession of the wider area of land required for the construction works (which will generally require a working corridor of 40m but may require a wider working corridor at crossing points, where trenchless installation techniques will be used- please see below), in reliance on the powers in Article 332 (*Temporary* use of land for carrying out the authorised project) of the Order. This would allow the permanent rights to retain, operate, maintain and decommission the infrastructure, together with the restrictive covenant to protect the infrastructure from interference, to be acquired subsequently over a narrower corridor.
- 6.9.43 There are sections of the onshore cable where the temporary construction corridor may require widening beyond the standard 40m width to allow enough space for access / equipment at trenchless crossings and to avoid obstacles. There are two sections of the onshore cable corridor where the presence of further constraints and uncertainty in ground conditions result in a particularly enlarged area within the proposed Order Limits. These two enlarged areas are located at Michelgrove and Sullington Hill where there are a number of rights of way crossing the onshore cable route area. Following pre-construction ground investigation

works the onshore cable route options will be selected. Please see the Cable and Grid Connection Statement (Document Reference: 5.5) for more information in this regard.

- 6.9.44 The typical corridor over which the permanent rights and the restrictive covenant will be sought is likely to be 20m, but this may vary according to local conditions. A maximum value of 25m (excluding HDD crossing locations) has been assessed as a reasonable worst case scenario.
- 6.9.45 Where trenchless installation is used, the depth at which the cable ducts need to be installed under the obstruction to be 'crossed' will define the spacing needed between the ducts (within which the cables will be installed) and also the distance between the drill entry and exit pits. The depth will be guided by the nature of the obstacle to be 'crossed' beneath and the requirements of the organisation responsible for the obstacle, whilst spacing will depend on the nature/condition of the ground at that depth and its ability to absorb and transfer heat away from the cables.
- 6.9.46 Whilst the permanent cable rights and restrictive covenant will principally be acquired over a 'corridor' in which the installed infrastructure will be located, there are certain permanent rights which form part of the Cable Rights package that will need to be acquired over land which extends beyond the permanent cable corridor, such as drainage, and permanent access rights, so as to connect the installed infrastructure to the public highway, or existing drainage network.

6.10 Onshore Cable Corridor- Temporary Works and Activities-Land Plan Sheets 1-34- Work Numbers 10, 11, 12, and 13 shown on Onshore Work Plan Sheets 1-34

Description of the Land

6.10.1 Please see the description of the Order Land for the Onshore Cable corridor above.

Works Required

6.10.2 Land outside of the onshore cable corridor will need to be used temporarily to facilitate installation of the onshore cables and ancillary equipment, construction of the onshore substation and works to connect the Proposed Development to the existing National Grid substation at Bolney.

- 6.10.3 A number of Temporary Construction Compounds (Work Number 10), soil storage areas (Work Number 11) and duct stringing areas (Work Number 12) will need to be created within and along the onshore cable construction corridor.
- 6.10.4 Temporary accesses will also need to be created from the nearest public highway to the onshore cable corridor to enable personnel, with or without vehicles, materials and equipment to gain access to the cable corridor, temporary construction compounds, and soil storage and duct stringing areas (Work Number 13).
- 6.10.5 Temporary Construction Compounds will comprise of a hardstanding and a perimeter fence and will be used for the storage of plant and machinery and the stockpiling of materials, as well as for the provision of site management offices, parking, and welfare facilities for construction personnel (kitchen facilities, storerooms, toilets) in accordance with Health and Safety and Construction Design and Management Regulations.
- 6.10.6 Where the onshore cable corridor crosses areas liable to flooding, it is proposed that the excavated soil is not stored next to the cable as would normally be the case. In areas liable to flooding defined soil storage areas are therefore required, which are located close to the onshore cable corridor but outside of the flood plain. One such soil storage area can be seen on Onshore Works Plan Sheet 3 and Land Plan Sheet 3 (Plots 3/10, 3/11 and 3/12). Soil storage areas will comprise of fenced off areas.
- 6.10.7 Duct stringing involves the laying out of ducts through which electricity cables will be pulled during trenchless installation (likely HDD). The space needed for duct stringing needs to be at least the length of the drill and straight/following the direction of the drill. If the onshore cable corridor continues straight immediately following the crossing, the stringing out will occur within the working width of the onshore cable corridor changes direction immediately following a HDD, there is not sufficient space for stringing out ducts. For this reason additional space following the likely direction of the drill has been allowed to enable this stringing out. These areas are referred to as duct stringing areas. One such duct stringing area can be seen on Onshore Works Plan Sheet 22 and Land Plan Sheet 22 (Plots 22/26, 22/28 and 22/29).

- 6.10.8 Works will be required to facilitate temporary access, and the creation of temporary construction compounds, soil storage areas and duct stringing areas, such as vegetation clearance, the laying down of temporary surfaces and the erection of temporary fencing.
- 6.10.9 All physical works will be removed and the land reinstated following completion of construction.

Rights Needed

- 6.10.10 The Order Plots required to facilitate Work Numbers 10, 11, 12 and 13 may, by virtue of Article 3<u>3</u>2 (*Temporary use of the land for carrying out the authorised project*) and Schedule 9 (*Land of which temporary possession may be taken*) of the draft Order, be utilised temporarily for the purposes specified. The land specified in Schedule 9 to the Order is not proposed to be compulsorily acquired but will only be subject to the powers of temporary use in Article 3<u>3</u>2. The exceptions to this are:
- 6.10.11 In relation to Plot 2/28 which is to be used temporarily for duct stringing (Work Number 12) and permanently as an operational access (Work Number 15); and
- 6.10.12 In relation to Plots 33/14 and 33/16 which are required to be used temporarily for one purpose and permanently for another, namely as a temporary construction compound during construction (Work Number 10) and then for environmental mitigation (Work Number 17) for which a permanent package of Landscape and Environmental Mitigation Rights are sought to enable the environmental mitigation works to be retained and maintained, and an associated Landscape and Environmental Mitigation Restrictive Covenant to enable the environmental mitigation to be protected from interference/damage.
- 6.10.136.10.11 The remainder of the Order land which is subject to powers of compulsory acquisition may initially be used temporarily for the purposes specified in Article 332 prior to the exercise of compulsory acquisition powers. As explained in paragraph 6.9.42 above, the Applicant envisages using these powers to take temporary possession of the wider cable construction corridor to carry out the cable installation before acquiring permanent rights over the narrower permanent rights corridor.

6.11 Onshore Cable Corridor- Permanent Access- Land Plan Sheets 1-34- Work Numbers 14 and 15 shown on Onshore Work Plan Sheets 1-34

Description of the Land

6.11.1 Please see the description of Order Land for the Onshore Cable corridor above.

Works Required

- 6.11.2 Land outside of the onshore cable corridor will need to be used to enable personnel, with or without vehicles, materials and equipment to gain access to the onshore cables to facilitate operation, maintenance and decommissioning.
- 6.11.3 Works may be required to facilitate such access, such as vegetation clearance and the laying down and/or repair of surfaces.

Rights Required

- 6.11.4 In some instances an access route will need to be used during the construction period as well as for operation and maintenance and decommissioning of the Proposed Development (Work Number 14), whilst in other instances an access route will only be needed for operation and maintenance and decommissioning (Work Number 15).
- 6.11.5 Two alternative rights packages are therefore included in the draft Order- 'Construction and Operational Access Rights' will be sought over the Order Plots subject to Work Number 14, and 'Operational Access Rights' will be sought over the Order Plots subject to Work Number 15 (*Article 254-Compulsory acquisition of new rights and imposition of new rights and impositing a new rights and imposition of new rights a*

6.12 **Onshore Substation- Land Plan Sheet 33 and Work Numbers 16 and 17 shown on Onshore Works Plan Sheet 33**

Description of the Land

- 6.12.1 The onshore substation site (shown coloured pink and labelled as Plot 33/9 on Land Plan Sheet 33) is located to the South of the A272, to the East of the Oakendene Industrial Estate, and the Oakendene Manor, and to the West of Kent Street (running North-South from the A272).
- 6.12.2 Fields separate the onshore substation site from the Industrial Estate / Oakendene Manor with mature trees in the hedgerows around the field boundaries.
- 6.12.3 The onshore substation site will have direct access via an access road onto the A272 (between the Oakendene Industrial Estate and Kent Street).
- 6.12.4 The onshore substation site and land needed for an associated construction compound and environmental works is located to the south of the A272 approximately 2km east of Cowfold, West Sussex and 3.5km east from the A272 junction with the A23 running between London and Brighton. It is to the east of Oakendene Manor and Oakendene Industrial Estate which are both accessed from the A272. The site comprises agricultural land on slowly permeable seasonally wet slightly acid but base-rich loamy and clayey soil, and is currently used for hay production or grazing. Land quality is a combination of both good to moderate ALC grade 3 land. The land gently slopes from the North to the South and is interspersed with hedgerows and mature trees.

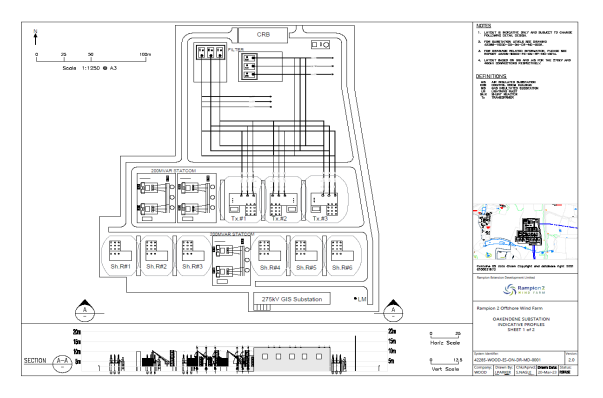
Infrastructure to be Installed/Works Required

- 6.12.5 The purpose of the new onshore substation compound at Oakendene (Work Number 16) is to increase the onshore cable corridor voltage to the 400kV required to connect to the existing National Grid substation at Bolney.
- 6.12.6 The overall built site footprint for the proposed onshore substation compound at Oakendene will be up to 6 hectares (ha) within the onshore substation site. The additional land will be used to provide necessary associated development, such as permanent drainage infrastructure and landscaping. The onshore substation itself will comprise electrical components and equipment necessary to connect the

electricity generated by the Rampion 2 offshore wind farm to the existing National Grid network. These include:

- 6.12.6.1 transformers;
- 6.12.6.2 reactors;
- 6.12.6.3 capacitor banks;
- 6.12.6.4 open busbars;
- 6.12.6.5 Air Insulated Switchgear (AIS);
- 6.12.6.6 Gas Insulated Switchgear (GIS);
- 6.12.6.7 fire walls;
- 6.12.6.8 reactive compensation equipment;
- 6.12.6.9 harmonic filters;
- 6.12.6.10 High Voltage (HV)/Medium Voltage (MV) equipment;
- 6.12.6.11 switch room;
- 6.12.6.12 control building; and
- 6.12.6.13 welfare facilities.
- 6.12.7 Some equipment will be placed outdoors and other equipment will be housed in buildings or enclosures.
- 6.12.8 An indicative layout for the onshore substation is illustrated in Figure 6 below. The final layout may not entirely align with the indicative layout, but will be subject to maximum design assumptions and parameters in accordance with Chapter 4: The Proposed Development, Volume 2 of the Environmental Statement (Document Reference: 6.2.4) and Chapter 5: Approach to the EIA, Volume 2 of the Environmental Statement (Document Reference: 6.2.5).

Figure 6



- 6.12.9 Construction activities in connection with the onshore substation will include enabling works and construction works. Enabling works will prepare the site ahead of construction and include vegetation clearance, access road construction (see section 6.14 below), installation of drainage systems, delivery of materials, plant, machinery and fuel, and any earthworks necessary for the installation of the substation foundations.
- 6.12.10 Construction works will involve:
 - 6.12.10.1 installation of perimeter fencing;
 - 6.12.10.2 installation of underground services and onshore substation foundations;
 - 6.12.10.3 construction of the control and switchgear buildings and plant buildings;
 - 6.12.10.4 construction of cable trenches;
 - 6.12.10.5 construction of ducts and pits;
 - 6.12.10.6 construction of the oil containment bund;
 - 6.12.10.7 provision of utility supplies; and

6.12.10.8 landscaping and drainage works.

- 6.12.11 Landscaping and environmental mitigation works are required in the vicinity of the new onshore substation to mitigate landscape and visual effects of the new substation and the impacts on ecological habitats and species (Work Number 17).
- 6.12.12 A construction compound will need to be created to facilitate construction of the substation (Work 10)- please see Onshore Cable corridor- Temporary works and activitiesabove.
- 6.12.13 Monitoring of the onshore substation will be done remotely using CCTV technology and other remote monitoring equipment. The security fencing installed during construction will remain in place. Certain areas of the onshore substation will have permanent light fittings. However, these lights will only be used when required for unscheduled maintenance or emergency repair purposes.
- 6.12.14 Inspection and minor servicing may be required for the electrical plant, but it is anticipated that the substation will require minimal scheduled maintenance and operation activities.
- 6.12.15 The onshore substation may be used as a substation site after decommissioning of the Proposed Development or it may be upgraded for use by another offshore wind project. This will be subject to a separate planning application.
- 6.12.16 Should the onshore substation need to be decommissioned fully, however, the decommissioning works are likely to be undertaken in reverse to the sequence of construction works and involve similar levels of equipment. All relevant sites will be restored to their original states or made suitable for an alternative use. Further detail will be provided in a decommissioning plan.
- 6.12.17 The decommissioning duration of the onshore infrastructure may take the same amount of time as construction of the authorised development, up to four years, although this indicative timing may reduce.
- 6.12.18 In accordance with the draft Order Requirement <u>1135</u> (Document Reference: 3.1) an onshore decommissioning plan will be provided within six months of the cessation of commercial operation of the connection works.

Land and Rights Needed

- 6.12.19 As described in section 9 below, the Applicant is taking a proportionate approach to land acquisition and only seeks the purchase of the freehold title to the Order Land for the purposes of above ground permanent infrastructure, namely the onshore substation compound at Oakendene (Order Plot 33/9 shown coloured pink on Land Plan sheet 33).
- 6.12.20 As explained in section 9.9 below, the Applicant is seeking to negotiate an option for a long lease, temporary construction compound leases and environmental and landscape mitigation licence of the onshore substation site with the landowner. Negotiations are <u>ongoing as explained</u> in **Appendix 2**, which is superseded by updates contained in the Land Rights Tracker (Document Reference 4.4).. However, in case voluntary agreement is not ultimately concluded it is necessary for the Applicant to have compulsory acquisition powers over the land available to it. The option agreement has now been concluded however the land is still included in the Order because there are limited circumstances, which are controlled by the terms of the option, in which the Applicant may still exercise compulsory acquisition powers in relation to the land.
- 6.12.21 It is not possible to compulsorily create a lease. Freehold acquisition powers are therefore necessary and sought over this land in the Order to ensure that the Applicant has the necessary exclusive possession and control of the land required for the safe construction, operation, maintenance and decommissioning of the onshore substation.
- 6.12.22 A package of 'Landscaping and Environmental Mitigation Rights' (Article 2<u>5</u>4- Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7-Acquisition of new rights and imposition of restrictive covenants only) is sought over the Order Plots comprising Work Number 17 to facilitate the carrying out of necessary landscaping and environmental mitigation works. A 'Landscaping and Environmental Mitigation Works Covenant' is also sought over these plots to protect the works from damage and/or other interference (Article 2<u>5</u>4- Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7- Acquisition of new rights and imposition of restrictive covenants only).

6.13 **Onshore Substation Access Road- Land Plan Sheet 33 and Work Number 18 shown on Onshore Works Plan Sheet 33**

Description of the Land

6.13.1 Please see the description of the Order Land for the onshore substation above.

Works Required

- 6.13.2 Works will need to be carried out to construct a new access road from the A272 to the new onshore substation, such as vegetation clearance and the laying down of hard surfaces. A surface water drainage system will also need to be installed to remove surface water from the access road.
- 6.13.3 Works may be needed intermittently during the operational lifetime of the access road to repair its surface etc.

Rights Needed

- 6.13.4 The Applicant <u>hais been</u> seeking to negotiate an option for a lease of the substation access road land with the landowner. The option agreement has now been concluded however the land is still included in the Order because there are limited circumstances which are controlled by the terms of that option in which the Applicant may still exercise compulsory acquisition powers in relation to the landNegotiations are ongoing. However, in case voluntary agreement is not ultimately concluded it is necessary for the Applicant to have compulsory purchase powers over the land available to it.
- 6.13.5 It is not possible to compulsorily acquire a lease. A package of 'Onshore Substation Access Road Rights' (Article 2<u>5</u>4-Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7- Acquisition of new rights and imposition of restrictive covenants only) is therefore sought over the Plots comprising Work Number 18 to enable a new access road to be created, used and maintained, and protected from interference to ensure that access to the onshore substation is maintained at all times for safety and security reasons.

6.14 National Grid Connection Works at Bolney- Land Plan Sheet 34- Work Number 20 shown on Onshore Work Plan Sheet 34

Description of the Land

- 6.14.1 The existing National Grid substation at Bolney is located approximately 2.5 miles to the South West of the A272 / A23 Junction with access gained off the A272 via Wineham Lane.
- 6.14.2 The land required for connection works at the existing National Grid Bolney substation comprises land adjacent to the Bolney 400kV substation (shown coloured blue and labelled Plot 34/28 on Land Plan Sheet 34 for which a package of "Unlicensed Works Rights" are sought). The land is slowly permeable seasonally wet slightly acidic but baserich loamy and clayey soil, growing grass either for grazing or mowing. Land quality is good to moderate ALC grade 3 land. This land is not in agricultural production and has become a fallow overgrown area subject to occasional maintenance.

Infrastructure to be Installed/Works Required

- 6.14.3 New infrastructure is required at the existing National Grid substation at Bolney to provide a cable connection from the onshore substation compound at Oakendene.
- 6.14.4 The proposed connection comprises a maximum of two cable circuits with a total of six single core 400kV power and four fibre optic cables (Work Number 19- see Onshore Cable section above).
- 6.14.5 An extension (Work Number 20/Order Plot 34/28 is required to the existing National Grid Bolney substation (Order Plot 34/29 and 34/30).
- 6.14.6 There are two types of infrastructure being considered for the substation extension (Work Number 20): Air Insulated Switchgear (AIS); or Gas Insulated Switchgear (GIS) (Work Number 20). The existing National Grid Bolney substation extension options are described further in paragraphs 4.6.4 to 4.6.8 of Chapter 4: Proposed Development of the Environmental Statement (Document Reference: 6.2.4). Only one of the existing National Grid Bolney substation extension options (AIS or GIS) will ultimately be required. The final choice of infrastructure and its design will be determined by National Grid. The Environmental Statement for the Proposed Development considers the design scenarios for each option based on the information available and assesses the maximum design scenario for both options.

6.14.7 At this stage, the description of the existing National Grid Bolney substation extension works is indicative and a 'design envelope' approach has been adopted which takes into account Planning Inspectorate (PINS) Advice Note Nine: Rochdale Envelope, July 2018 (PINS, 2018) to allow for an environmental assessment to be undertaken on the AIS and GIS options proposed. The provision of a design envelope is intended to identify key design assumptions to enable the environmental assessment to be carried out whilst retaining enough flexibility to accommodate further refinement during detailed design.

AIS Extension Option

- 6.14.8 The footprint for an AIS substation extension would be approximately 6,300m² (0.63ha). The existing National Grid Bolney substation comprises of an area of approximately 109,000m² (10.9ha), therefore the AIS option extension would increase the existing substation area by approximately 5.6%.
- 6.14.9 The AIS extension would comprise electrical components and equipment necessary to connect the electricity generated by the Rampion 2 offshore wind farm to the existing National Grid network. The infrastructure required for the AIS option would be situated outdoors in the substation extension area. The works to deliver include:
 - 6.14.9.1 removal of fencing from existing perimeter and erection of new fencing along the newly established perimeter;
 - 6.14.9.2 erection of two new AIS bays to connect the two 400kV circuits from the new onshore substation compound at Oakendene;
 - 6.14.9.3 AIS bays to each include a building of up to 12m in length, 3m in width and 3m in height (each approximately the size of an International Standards Organisation (ISO) container);
 - 6.14.9.4 extension of the existing busbars present at the existing National Grid Bolney substation to connect to the two new AIS bays; and
 - 6.14.9.5 vegetation screening to minimise views of the extension to the south.

6.14.10 An indicative location plan for the AIS extension to the existing National Grid Bolney substation is illustrated in Figure 7 below. The final layout may not entirely align with the indicative layout but will be subject to the maximum design parameters assessed in Chapter 4: The Proposed Development, Volume 2 of the Environmental Statement (Document Reference: 6.2.4) and Chapter 5: Approach to the EIA, Volume 2 of the Environmental Statement (Document Reference: 6.2.5).

Figure 7



GIS Extension Option

- 6.14.11 The footprint for a GIS substation extension would be approximately 3,500m² (0.35ha). The existing National Grid Bolney substation comprises of an area of approximately 109,000m² (10.9ha), therefore the GIS option extension would increase the substation area by approximately 3.2%.
- 6.14.12 The GIS extension would comprise electrical components and equipment necessary to connect the electricity generated by Rampion 2 offshore wind farm to the existing National Grid network. The majority of the infrastructure required for the GIS option would be housed internally within a building. The works to deliver the substation extension would include:

- 6.14.12.1 removal of fencing from existing perimeter and erection of new fencing along the newly established perimeter;
- 6.14.12.2 erection of a new steel-frame GIS building of up to 35m in length, 20m in width and 12m in height containing two GIS bays to connect the two 400kV circuits from the new onshore substation compound at Oakendene;
- 6.14.12.3 extension of the existing busbars present at the existing National Grid Bolney substation to connect to the two new GIS bays; and
- 6.14.12.4 vegetation screening to minimise views of the extension to the south.
- 6.14.13 An indicative location plan for the GIS extension to the existing National Grid Bolney substation extension is illustrated in Figure 8 below. The final layout may not entirely align with the indicative layout but will be subject to the maximum design parameters assessed in Chapter 4: The Proposed Development, Volume 2 of the Environmental Statement (Document Reference: 6.2.4) and Chapter 5: Approach to the EIA, Volume 2 of the Environmental Statement (Document Reference: 6.2.5).

Figure 8



- 6.14.14 It is anticipated that a monthly inspection of the AIS / GIS infrastructure will be required. Maintenance of the building(s) is anticipated to be carried out annually, with maintenance of AIS / GIS being carried out during substation outage periods, typically every few years.
- 6.14.15 Unscheduled maintenance or emergency repair visits will typically involve a very small number of vehicles, typically light vans. Infrequently, equipment may be required to be replaced, then the use of an occasional HGV may be utilised, depending on the nature of the repair.
- 6.14.16 The extension to National Grid Bolney substation will be owned by National Grid and will form part of the UK transmission network. It may be used for repowers or new connections after decommissioning of the Proposed Development. This will be subject to a separate planning application. If the extension is decommissioned, the connection bays will be disconnected from the bars, disassembled on site and removed from the site by HGVs for recycling. If GIS bays are used, the steel-frame building housing the bays will be disassembled onsite, removed from the site by HGV and recycled. The foundation of the GIS building may be broken up and removed for disposal, in which case the ground level will be reinstated as appropriate. The extension area will be returned to its original state or made suitable for an alternative use.
- 6.14.17 Landscape and environmental mitigation works are required in the vicinity of the existing National Grid substation/extension. More information about the nature of and need for these works can be found in Chapter 4: The Proposed Development, Volume 2 of the Environmental Statement (Document Reference: 6.2.4).

Land and Rights Needed

6.14.18 Works will be carried out to the existing National Grid Bolney substation (Order Plots 34/29 and 34/30), which is owned and operated by National Grid, to enable the extension to be connected to it (Work Number 20). Plots 34/29 and 34/30 will not however, be subject to temporary possession or compulsory acquisition powers in the Order because these works, within the operational boundary of the existing substation, will be controlled by National Grid and delivered pursuant to a Connection Agreement with National Grid.

- 6.14.19 The land over which new rights are required for the proposed extension to the existing Bolney substation (Order Plot 34/28, shown coloured blue on Land Plan sheet 34 <u>- for which a package of "Unlicensed Works Rights" are sought</u>) is also owned by National Grid but is outside of the operational boundary of the existing substation. See section 9 below which explains the negotiations that are taking place with National Grid to enable the substation extension to be delivered.
- 6.14.20 A package of 'Landscaping and Environmental Mitigation Rights' (Article 2<u>5</u>4- Compulsory acquisition of new rights and imposition of restrictive covenants- and Schedule 7-Acquisition of new rights and imposition of restrictive covenants only) is sought over the Order Plots comprising Work Number 17 works to facilitate the carrying out of necessary landscape screening and environmental mitigation works. A 'Landscaping and Environmental Mitigation Works Covenant' is also sought over these plots to protect the works from damage and/or other interference.

6.14.20

7. NEED FOR AND BENEFITS OF THE PROJECT AND ALTERNATIVES

- 7.1 The Planning Statement (Document Reference: 5.7) explains the need for the Proposed Development in detail and sets out how the Proposed Development complies with and advances national, regional and local planning policy. That detailed justification case is not repeated in full here and this Statement should be read alongside the Planning Statement, which demonstrates that there is a need and a compelling case in the public interest for the Proposed Development. There is clear support for the Proposed Development in national and local planning policy.
- 7.2 The Proposed Development will contribute materially towards:
 - 7.2.1 meeting the urgent national need established in National Policy Statement ("NPS") EN-1 for new renewable/low carbon electricity supply in the UK, including offshore wind which has been identified as a critical national priority ("CNP") in Draft NPS EN-1 (2024) and Draft NPS EN-3 (2024);
 - 7.2.1.1 Whilst a suite of revised NPSs were designated in 2024, under transitional arrangements set out in paragraph 1.6.2 of the revised 2024 NPS EN-1, the 2011 NPSs still have effect and are the NPSs against which the Proposed Development is to be determined. The Applicant considers that the revised NPS are important and relevant to the determination of the present DCO Application, although the extent to which they are relevant is a matter for Secretary of State (Revised 2024 NPS EN-1, paragraph 1.6.3).
 - 7.2.2 meeting increasing energy demand, providing enhanced energy security and supporting UK Government priorities in relation to economic development; and
 - 7.2.3 the achievement of the UK Government's climate change commitments and carbon reduction objectives.
- 7.3 Additionally, it will deliver a range of environmental, social and economic benefits including biodiversity net gain, jobs creation during all phases of the project, and investment.

7.37.4 The Need for New Renewable Energy Infrastructure

- 7.3.17.4.1 National policy establishes an urgent need for new renewable energy infrastructure to meet the UK's energy demands, reduce the reliance on imported oil and gas and increase energy self-sufficiency, support economic growth and facilitate the transition to net zero. On this basis, the Government has made clear that the need for new energy infrastructure has already been established.
- 7.3.27.4.2 NPS EN-1 states that, in order to minimise risks to energy security and resilience, there is a requirement to provide new energy infrastructure to meet the need for 59GW of new electricity capacity across the UK by 2025. Section 3.7 additionally identifies an urgent need for new electricity transmission and distribution infrastructure in the UK, driven by the need to connect to new sources of electricity generation as well as sources of increasing electricity demand (new housing and business premises).
- 7.3.37.4.3 The need to meet a projected increase in demand for electricity is also recognised in the NPS. NPS EN-1 (paragraph 2.2.22) states that "pathways show that the need to electrify large parts of the industrial and domestic heat and transport sectors could double demand for electricity over the next forty years." Whilst paragraphs 3.3.13 3.3.14 anticipates that demand within these sectors could even triple by 2050, depending on the choice of how electricity is supplied, paragraph 1.1.1 of NPS EN-5 (and Draft NPS-EN5 (2024)) also highlights the importance of electricity networks to supporting the delivery of new electricity generation infrastructure the UK needs to transition to a low carbon economy.
- 7.3.47.4.4 Draft NPS EN-1 (2024) re-affirms the Government's view that there is a significant need to deliver new energy infrastructure, including electricity networks, in order to provide a secure, reliable and affordable supply of energy. Draft NPS EN-1 (2024) additionally highlights that new energy provision is needed to support economic growth and productivity and help deliver the Government's levelling-up policy. The Proposed Development will therefore support these aims.
- 7.3.57.4.5 The overarching strategy for the UK's future clean growth was set out in the UK Government's Clean Growth Strategy (2017). It sets out policies and targets out to 2050 for

reducing GHG emissions across all sectors of the UK economy. The Energy White Paper (2020) sets out that the transformation of the energy system is central to achieving net zero in 2050. The British Energy Security Strategy (2022) was published by the UK Government following the post COVID-19 pandemic increase in energy prices. The Strategy sets out the UK Government's plan to produce 95% of electricity from low-carbon sources by 2030. This is predominantly driven by the desire to reduce imports oil and gas, increase domestic renewable energy generation, and enhance self-sufficiency in order to ease soaring prices.

7.3.67.4.6 The need to diversify from fossil fuels to support energy security, meet the increasing demand for electricity and drive economic growth is clear. The Proposed Development will support the achievement by generating renewable energy.

7.4<u>7.5</u> The Need for Renewable and Low Carbon Energy Generation Capacity

- 7.4.17.5.1 There is an established, urgent need to deliver additional renewable and low carbon energy generation capacity to ensure that the UK meets its climate change commitments. The Proposed Development, as a form of renewable energy, responds to this challenge and supports the UK's transition to net zero.
- 7.4.27.5.2 The Climate Change Act 2008 commits the UK to reduce its net greenhouse gas ("GHG") emissions by at least 100% below 1990 levels by 2050 (the 'UK carbon target', often referred to as 'net zero') and requires the Government to establish five year carbon budgets. The Energy Act 2013 further outlines the UK's commitment to low carbon energy industry and investment in low carbon electricity generation.
- 7.4.37.5.3 The Proposed Development will give rise to significant lifetime GHG emissions savings and will make an important contribution to offsetting the UK's carbon budgets. At the local level, the UK's net zero target is reflected in the climate change strategies of Arun District Council, Horsham District Council, Mid Sussex District Council, South Downs National Park Authority, and West Sussex County Council. The Proposed Development will demonstrably and significantly contribute to the achievement of those local climate change targets.
- 7.4.4<u>7.5.4</u>NPS EN-1 recognises that the successful transition to a secure, low carbon energy system will require major

investment in cleaner power generation. The Planning Statement sets out that large scale deployment of renewables will help the UK to tackle climate change by reducing the UK's emissions of CO₂, deliver jobs and reduce fossil fuel demand. Paragraph 3.4.5 establishes that, for the UK to meet its climate change commitments, "*it is necessary to bring forward new renewable electricity generating projects as soon as possible. The need for new renewable electricity generation projects is therefore urgent*". The Proposed Development will contribute towards meeting this urgent need, through the provision of renewable energy.

- 7.4.57.5.5 Draft NPS EN-1 (2024) refers to the target of net zero in 2050 and a 78% reduction in emissions by 2035. Offshore wind projects like Rampion 2 and their role as part of the energy mix required to achieve net zero is reinforced at Draft NPS EN-1 (2024) paragraph 3.3.59 which states that Government has identified development of offshore wind is a critical national priority (CNP). At 3.3.60 the Draft NPS EN-1 (2024) states that "Government strongly supports the delivery of CNP Infrastructure and it should be progressed as quickly as possible."
- **7.4.67.5.6** NPS EN-3 recognises that offshore wind farms are expected to make up a significant proportion of the UK's renewable energy generating capacity up to 2020 and towards 2050. The Draft NPS EN-3 (2024) (paragraph 3.8.1) states that: "Government expects that offshore wind (including floating wind) will play a significant role in meeting demand and decarbonising the energy system. The ambition is to deploy up to 50GW of offshore wind capacity (including up to 5GW floating wind) by 2030, with an expectation that there will be a need for substantially more installed offshore capacity beyond this to achieve net zero carbon emissions by 2050."
- 7.4.77.5.7 The ambition to deliver 50GW of offshore wind capacity reflects the British Energy Security Strategy published in 2022 (BEIS, 2022). The Proposed Development will contribute to the Government's target of 50GW of offshore wind energy generation.
- 7.4.87.5.8 The Government's objectives for energy and climate change will require further diversification of the UK's energy sources and much greater use of renewable and other low carbon forms of generation. The role of offshore wind in delivering additional renewable energy capacity is relevant in this regard. The Proposed Development will contribute to

this diversification of the UK's energy supply and contribute to the achievement of net zero through the generation of renewable energy.

7.4.97.5.9 The need for Rampion 2 and offshore wind in general, being a critical national priority, is clear. In accordance with NPS policy, substantial weight should be given to the contribution which Rampion 2 will make towards the UK's objectives and obligations in relation to low carbon electricity generation and climate change.

The Environmental, Social And Economic Benefits Of The Proposed Development

The Proposed Development will deliver significant environmental, economic and social benefits which are summarised below.

7.4.107.5.10 Environmental Benefits

- 7.4.10.17.5.10.1 The Proposed Development has a lifetime GHG emissions saving of 35,901ktCO2e. The Proposed Development will continue to offset GHG emissions until 2050, and therefore make a positive contribution the UK Government target to reach net zero emissions in 2050.
- 7.4.10.27.5.10.2 The Applicant has made a commitment to deliver Biodiversity Net Gain (BNG) of at least 10% for all onshore and intertidal (above the low water mark) habitats subject to permanent or temporary losses as a result of the construction and operation of the Proposed Development. The approach to delivering BNG is outlined in Chapter 22: Terrestrial ecology and nature conservation of the Environmental Statement Volume 2 (Document Reference: 6.2.22). This includes restoration and enhancement and the provision of off-site biodiversity units. The ES Appendix: 22.15 Biodiversity Net Gain information, Volume 4 provides further detail (Document Reference: 6.4.22.15).

7.4.117.5.11 Social and Economic Benefits

- 7.4.11.17.5.11.1 The additional energy generation will support the economic priorities of the UK Government through the provision of green jobs.
- 7.4.11.27.5.11.2 The Proposed Development itself also represents a large capital investment (with construction estimated to be £2.87 billion (in 2019 pricing) with £1.14 billion retained by businesses in the national supply chain that will generate both direct and indirect employment opportunities and supply chain benefits during both construction and operation.
- 7.4.11.37.5.11.3 The potential employment during construction at the UK level is equivalent to 4,040

full time equivalent (FTE) jobs per annum. In the operational phase it is expected that there will be 40-50 direct FTE and approximately 500 FTE jobs arising from supply chain expenditure supported across the UK.

- 7.4.11.47.5.11.4 The overall level of supply chain expenditure retained by local businesses is anticipated to generate around £30.1 million (in 2019-pricing) for the Sussex economy (over a construction period of up to four years). The expenditure retained locally is estimated to support around 80 FTE jobs over the construction phase.
- 7.4.11.57.5.11.5 An estimated £16 million gross value added (GVA) (or around £4.1 million per annum) is anticipated to be generated by Sussex-based businesses engaged with the Rampion 2 supply chain. There is potential for the local expenditure to be higher and the Applicant has made related commitments in relation to the supply chain.
- 7.4.11.67.5.11.6 In the operational phase potential direct, indirect and supply chain jobs based within Sussex will equate to 100-110 jobs. This, in-turn, will support the aims and objectives of local economic strategies.
- 7.57.6 The need for and the benefits of the Proposed Development demonstrate that there is a very strong and compelling case in the public interest for the Proposed Development to be delivered. The powers of compulsory acquisition sought to ensure the delivery of the Proposed Development are necessary, justified and proportionate.

8. SITE SELECTION AND ALTERNATIVES

- 8.1 ES Chapter 3: Alternatives, Volume 2 (Document Reference: 6.2.3) sets out the detail of the site selection and the alternatives considered at each of the design evolution stages of the Proposed Development. The design evolution process is iterative and has led to opportunities for the development of environmental measures which have been embedded directly into the design of the Proposed Development, known as 'embedded environmental measures'. This process has been informed by engagement and consultation with stakeholders, and section 3 of ES Chapter 3: Alternatives provides further detail on how that engagement has led to the consideration of alternatives or a change to the design.
- 8.2 At each stage in the evolution of the design, activities were undertaken to consider alternatives and to refine the design of both the onshore and offshore elements. This included the following activities, where appropriate:
 - updating of constraints mapping as new environmental information became available;
 - analysis of information collected from environmental field surveys;
 - identification of technical construction challenges and engineering considerations;
 - collaborative working with technical environmental specialists and engineers;
 - detailed review of land ownership;
 - engagement with stakeholders and landowners; and
 - considering feedback from consultation.
- 8.3 The refinements and alternatives considered by the Applicant varied in type and scale. This included, for example, refinements to the boundary in a localised area or alternative locations for the grid connection. Therefore, a range of appraisal methods have been used, chosen based on the levels of risk, scale and complexity involved in the potential change. However, two common environmental approaches were used (constraints mapping and Black, Red, Amber, Green (BRAG) appraisal).
- 8.4 With regards to the requirements of NPS EN-5, the use of overhead power lines was not considered as a reasonable alternative to the use of underground cables. Overhead power lines are considered to

have a higher environmental impact, particularly with regard to landscape and visual impacts. To reduce environmental impacts, all offshore wind farms built in the UK have used underground cable to interface with the National Grid.

8.5 **Design Evolution**

- 8.5.1 A summary of the design evolution work and reasonable alternatives considered that led to the development of the Scoping Boundary were set out in the Scoping Report. The design was further refined to develop the Proposed Development that was assessed in the Preliminary Environmental Information Report, which informed the first Statutory Consultation exercise in July 2021.
- 8.5.2 Following the First Statutory Consultation exercise on the PEIR in July 2021, alternatives and modifications were identified for the onshore part of the original PEIR Assessment Boundary, taking account of consultation responses. These are described in full in the following reports which supported three further Statutory Consultation exercises:
- Second Statutory Consultation Exercise: Preliminary Environmental Information Report – Supplementary Information Report (PEIR SIR), published in October 2022;
- Third Statutory Consultation Exercise: Preliminary Environmental Information Report – Further Supplementary Information Report (PEIR FSIR), published in February 2023;
- Fourth Statutory consultation Exercise: Preliminary Environmental Information (PEI) Bolney Substation Extension Works, published in April 2023.
- 8.5.3 Following the Statutory Consultation exercises, the Proposed Development has been refined further both onshore and offshore. Offshore, the PEIR Assessment Boundary (2021) has been reduced in size and the maximum number of turbines has reduced. Onshore, final onshore cable corridor and locations have been identified from the options described in the PEIR (2021), PEIR SIR (2022), PEIR FSIR (2023) and PEI (2023), and the proposed DCO Order Limits have been refined.
- 8.5.4 The Applicant provides a detailed and comprehensive assessment of site selection which takes account of reasonable alternatives within ES Chapter 3 Alternatives

(Document Reference: 6.2.3). The Chapter presents the consultation stages and process whilst identifying the main reasons for each of the options chosen and those not taken forward to a subsequent stage of the design evolution process.

8.5.5 The approach to site selection and the consideration of alternatives outlined accords with the Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 and the requirements of the NPS EN-1 and NPS EN-3. Further detail is provided in the section 4.34 of the Planning Statement (Document Reference: 5.7) regarding the selection of options linked to the consideration of exceptional circumstances required for NSIP development taking place in the SDNP, which are not rehearsed in detail here.

8.6 **Offshore Array Area Selection**

- 8.6.1 Rampion 1 Offshore Wind Farm was developed following The Crown Estate's (TCE) Round 3 offshore wind leasing programme launched in 2008. The Round 3 area within which Rampion 1 was brought forward (Zone 6, in the English Channel) was one of nine Zones identified following process of national, strategic level planning, and а represented a critical component of the UK's response to meeting international and national renewable energy targets and commitments. In 2018, TCE invited the owners of existing Round 3 wind farms to consider potential extensions of those schemes. Rampion Offshore Wind Limited (the owner of Rampion 1) applied to TCE for an extension to Rampion 1 through this wind farm extension leasing process. Following the outcome of TCE's plan-led Habitats Regulations Assessment (HRA), a new company RED was set up and was awarded the development rights for Rampion 2 in September 2019.
- 8.6.2 The offshore array area evolved over the following stages:
 - 8.6.2.1 An initial area was identified prior to scoping.
 - 8.6.2.2 Following scoping, and as constraints were identified, this area was refined and reduced in size to the array area presented at the First Statutory Consultation Exercise in July 2021 (and subsequent reopening in February 2022).
 - 8.6.2.3 Following the First Statutory Consultation Exercise in July 2021, and as further constraints

were identified, the area was refined and reduced further to the array area presented in ES Chapter 3: Alternatives.

8.6.3 The evolution of the Offshore Array Areas and the reasons for refinements are summarised in the table below.

Location	Constraint	Refinement	Project stage
'Round 6′ array area	Limits of ornithology survey area Fishing, shipping and navigation, and visual issues	Area reduced a	tArea reduced before Ithe First Statutory Consultation exercise in July 2021.
`Extension' area	Shipping and navigation, and visual issues	Area reduced a the western end of the array area.	tArea reduced before the First Statutory Consultation exercise in July 2021.
Eastern part of Offshore Array Area (previously 'Round 6' array area)	Shipping and navigation, and visual issues	Area further reduced at the eastern end of the array area	Area reduced following the First Statutory Consultation in exercise July 2021.
Western Offshore Array Area (previously `Extension' area)	Visual issues	Area further reduced at the western end of the array area	Area reduced following the First Statutory Consultation in July 2021.
Offshore array area	Provision of HeRA, Visual issues, and shipping and navigation issues.	of separation zones between Rampion 2 and	,
Offshore array area	Other Marine Users (Marine Aggregates Dredging Companies_	of a buffer between aggregate Licence areas and offshore structures	Changes made following the first Statutory Consultation exercise in July 2021 (at Hazard Workshop September 2022).

8.7 Grid Connection Identification

- 8.7.1 The grid connection location was selected from a number of options over the following stages:
 - 8.7.1.1 Six potential grid connection locations were identified before Scoping.
 - 8.7.1.2 A grid connection options appraisal process was carried out in parallel with site selection activities for the landfall and onshore cable corridor which considered a number of potential grid connection points
 - 8.7.1.3 One grid connection location was presented at Scoping.
- 8.7.2 The site selection process for the grid connection is summarised in the table below.

Alternative considered	Location	Description
Bolney	Mid Sussex, where the existing Rampion Offshore Wind Farm connects into the grid	Considered as part of onshore ecable corridor options and chosen as grid connection location prior to Scoping.
Lovedean	Hampshire, approximately 64.8km west of Bolney	Considered as part of onshore cable corridor options but discounted prior to Scoping
Ninfield	East Sussex, approximately 51.4km east of Bolney	Requires crossing of SDNP. Prohibitive additional costs of a significantly longer marine cable Other issues include shipping, steep cliffs and ecological constraints including the Pevensey Levels SSSI. Discounted prior to constraints mapping.
Chilling	Hampshire, approximately 80km west of Bolney, on the east bank of Southampton Water	prohibitive and render the overall

Alternativ considere	e Location d	Description
		Discounted prior to constraints mapping.
Fawley	Hampshire, approximately 80km west of Bolney, on the west bank of Southampton Water	prohibitive and render the overall
		Discounted prior to constraints mapping.
Little Horsted	East Sussex, betweer Bolney and Ninfield.	Considered as part of onshore cable corridor options but discounted prior to Scoping

8.8 Landfall and Onshore Cable Corridor

- 8.8.1 The process of identifying the landfall location and the refinements to the onshore cable corridor is described below:
 - 8.8.1.1 Six potential landfall locations and three potential grid connection locations were identified prior to Scoping.
 - 8.8.1.2 A constraints mapping process was carried out, which selected one corridor from landfall to grid connection. This was presented at Scoping. This constraints mapping process started in parallel with the site selection process for the grid connection, hence a range of National Grid interface point options were considered.
 - 8.8.1.3 Following Scoping, onshore cable corridor refinements were considered at nine locations along the onshore cable corridor, and options were selected at seven of these locations. The onshore cable corridor presented at the first Statutory Consultation exercise in July 2021 included two locations where options were still being considered (near Warningcamp and the onshore substation location).
 - 8.8.1.4 Following the first Statutory Consultation exercise in July 2021 (reopened in February 2022), three further targeted Statutory Consultation exercises were carried out in October 2022, February 2023

and May 2023 respectively. These considered a series of onshore cable corridor refinements which informed the proposed DCO Order Limits.

8.8.2 The initial options appraisals for landfall and overall cable route corridor are summarised in Table 3-5, of the ES Chapter 4 which fed into the Scoping report. The alternatives and refinements considered between Scoping and the First Statutory Consultation exercise are summarised in Table 3-6 of the ES Chapter 4. The alternatives and refinements considered following the First Statutory Consultation exercise are summarised 3-7 of the ES Chapter 4.

Location	Options considered	Option(s) chosen
LACR-01a	Alternative onshore cable corridor to PEIR Assessment Boundary from Lyminster to Sullington Hill	Adopted
LACR-01b	Alternative onshore cable corridor to PEIR Assessment Boundary from Lyminster to Sullington Hill	Not adopted
LACR-01c	Alternative onshore cable corridor to PEIR Assessment Boundary from Lyminster to Sullington Hill	Not adopted
LACR-01d	Alternative onshore cable corridor to PEIR Assessment Boundary from Lyminster to Sullington Hill	Adopted
LACR-02	Alternative onshore cable corridor to PEIR Assessment Boundary from Lyminster to Sullington Hill	Not adopted
ACR-01	North-west of Littlehampton, to avoid areas where geophysical surveys have revealed potential archaeological finds	Not adopted
ACR-02	North of Littlehampton, to avoid commercial agricultural interests, potential archaeological constraints and reduced section of cable corridor through flood zones	Not adopted- this route was discounted following adoption of LACR-01

Ontions considered	Option(s) chosen
•	Not adopted- this route was
underground utilities to the northern sections of Warningcamp C route option	discounted following adoption of LACR-01
South-east of Wepham, to provide options through this highly constrained area.	Not adopted- this route was discounted following adoption of LACR-01
North-east of Burpham, to avoid impacts on an environmental stewardship project	Not adopted- this route was discounted following adoption of LACR-01
South of Ashurst, to avoid impacts on a private nature conversation scheme and engineering constraints	Introduced at Second Statutory Consultation Exercise. No new or different significant residual effects have been identified which alter the assessment outcomes and conclusions from the first Statutory Consultation exercise presented in the PEIR (2021). This ACR and associated trenchless crossings were preferred over the PEIR Assessment Boundary (2021) and are included in the proposed DCO Order Limits.
East of Bines Green to avoid new infrastructure with planning permission and in response to further engineering considerations	Introduced at Second Statutory Consultation exercise. No new or different significant residual effects have been identified which alter the assessment outcomes and conclusions presented in the PEIR (2021). This ACR and associated trenchless crossings were preferred over the PEIR Assessment Boundary (2021) and are included in the proposed DCO Order Limits.
	northern sections of Warningcamp C route option South-east of Wepham, to provide options through this highly constrained area. North-east of Burpham, to avoid impacts on an environmental stewardship project South of Ashurst, to avoid impacts on a private nature conversation scheme and engineering constraints East of Bines Green to avoid new infrastructure with planning permission and in response to further

	Ontione considered	Ontion (a) shares
Location	Options considered	Option(s) chosen
Modified	14 modified routes ("MRs")	Introduced at Second Statutory
routes	along the cable route,	Consultation Exercise
	designed to avoid constraints	
		2
	consents and agricultural	overall assessment outcomes
	fields, or provide flexibility	and conclusions outlined in the
	for construction activities.	PEIR (2021).
		MRs 1, 2 and 6 to 14 were
		accepted and included in the
		proposed DCO Order Limits.
		Other MRs were on the
		discounted section of the PEIR
		Assessment Boundary (2021).
Trenchless	33 new or modified	Introduced at the second
crossings	trenchless crossings along	Statutory Consultation exercise.
-	the onshore cable corridor to	,
	provide mitigation to avoid	The TCs do not change the
	constraints and associated	overall assessment outcomes
	with the LACRs, ACRs and	and conclusions outlined in the
	MRs.	PEIR (2021).
		· · · ·
		The TCs associated with LACR-
		01, the adopted ACRs and MRs
		have been included in the
		proposed DCO Order Limits
Alternative	a 32 alternative temporary	Introduced at second Statutory
accesses	construction and permanent	Consultation exercise.
	accesses (AAs) along the	
	. , _	The adopted AAs associated with
	the LACRs, ACRs and MRs.	LACR-01, the adopted ACRs and
		MRs do not change the overall
		assessment outcomes and
		conclusions outlined in the PEIR
		(2021) and have been included
		in the proposed DCO Order
		Limits

8.9 **New Onshore Substation Identification**

- 8.9.1 The options considered for the onshore substation location are summarised below:
 - 8.9.1.1 Prior to Scoping, the existing National Grid Bolney substation was selected as the grid connection location, and the Scoping Boundary included a wide area around this location within which the new onshore substation would be located.
 - 8.9.1.2 Following Scoping, seven initial onshore substation locations were identified. A site selection process was carried out, and two options were presented at the first Statutory Consultation exercise. The onshore substation site selection process was carried out in parallel with the onshore cable corridor refinements, which considered a number of onshore substation options.
 - 8.9.1.3 Following the first Statutory Consultation exercise, a further site selection process was undertaken, and the chosen onshore substation location was presented at the second Statutory Consultation exercise.
 - 8.9.1.4 There were no further changes to the onshore substation location following the second Statutory Consultation exercise.
- 8.9.2 A summary of the onshore substation options considered is provided in the table below.

Location	Constraint	Project stage
Eight Acres Shaw	Within an area being promoted within the Draft Local Plan for Horsham for development of a new town (Mayfield). Too small to accommodate the permanent substation area and construction laydown area (4.9ha).	Considered at Scoping stage but discounted prior to non-statutory consultation
Frylands	Too small to accommodate the permanent substation area and construction laydown area (3.3ha). Cannot be expanded in size due to existing properties to the north, west and south and overhead 400kV lines to the east.	

Location	Constraint	Project stage
	Frylands Farm immediately to the south, has direct close-range views across the site.	
Snake Harbour	Too small for the permanent substation area and construction laydown area (4.1ha). Cannot be expanded in size due to the close proximity of existing properties. Open views from Snake Harbour House to the immediate west and Snake Harbour Farm to the north.	Considered at Scoping stage but discounted prior to non-statutory consultation
Star Lane	Located in a floodplain, within Flood Zone 3. Further from construction traffic routes than other options. Crossed by several PRoW. Potential for existing ground contamination from sewage works. On grazing marsh, and adjacent to ancient woodland, both of which are priority habitats. Taking account of the above constraints, the developable area is too small.	Considered at Scoping stage but discounted prior to non-statutory consultation.
Wineham Lane South	Proximity to ancient woodland. Proximity to Grade II listed building. Proximity to Royal Oak pub and residential properties on Wineham Lane. Feedback from local residents requesting this option is removed. Planning applications for commercial developments on part of site.	Considered as a potential location at Scoping and non- statutory consultation, then discounted prior to PEIR and not presented in the first Statutory Consultation exercise.
Wineham Lane North	Proximity to ancient woodland. Proximity to nearby properties. Onshore Cable corridor initially considered crosses an area covered by a planning consent. Crossed by PRoW.	Considered as a potential location at Scoping, non-statutory consultation, and first Statutory Consultation exercise, then discounted prior to second Statutory Consultation exercise.

Location	Constraint	Project stage
Oakendene	Proximity to Oakendene Manor	Considered as a
previously	Grade II listed building and nearby	potential location at
named	residential properties.	Scoping, non-statutory
Bolney	Proximity to the High Weald AONB.	consultation, and first
Road/Kent	Furthest substation option from the	Statutory Consultation
Street	grid connection point at Bolney.	exercise. Selected as substation location following this, and included in second Statutory Consultation exercise.

8.10 **Connection to the Existing National Grid Interface Point**

- 8.10.1 The options considered for the cable corridor to the existing National Grid substation at Bolney are summarised below:
 - 8.10.1.1 Following Scoping, and the refinement of onshore substation options to two locations (Oakendene and Wineham Lane North), two potential onshore cable corridor for the 400kV cables from Bolney Road/Kent Street were identified.
 - 8.10.1.2 Following the first Statutory Consultation exercise, an options appraisal process was carried out on the two onshore cable corridor options in parallel to the substation site selection process. The selected onshore cable corridor is presented in the Environmental Statement.

8.10.2 The alternatives considered for cable routes from the new onshore substation to the existing National Grid Bolney substation are summarised in the table below

Route option	Constraint	Project stage
Oakendene (previously named Bolney Road / Kent Street) 1C	Proximity to ancient woodland. On a hill, so potential for visual impacts. Adjacent to planning application for a solar photovoltaic farm. Proximity to residential properties. Found to be not technically feasible following first Statutory Consultation Exercise.	Included in the PEIR Assessment Boundary (2021), but discounted following the second Statutory Consultation exercise
Oakendene (previously named Bolney Road / Kent Street) 1D	Proximity to ancient woodland. Adjacent to a planning application for a solar photovoltaic farm. Additional watercourse crossings/surface water flood risk compared to option 1C. Proximity to residential properties at Southfields Farm and Oakfield Farm.	Included in the PEIR Assessment Boundary (2021), and selected as cable route for inclusion in proposed DCO Order Limits

8.11 **Existing National Grid Bolney Substation Extension**

- 8.11.1 The options considered for the extension to the existing National Grid substation at Bolney are summarised below:
 - 8.11.1.1 Following the first Statutory Consultation exercise and through the design evolution process, new infrastructure at the existing National Grid Bolney substation was identified. It was decided to incorporate the extension works required into the DCO Application to ensure grid connection availability upon completion of the construction of the Proposed Development.
 - 8.11.1.2 The fourth__Statutory Consultation exercise considered two options for the National Grid substation extension at Bolney. The final choice of infrastructure required at the substation is determined by National Grid Electricity Transmission, therefore both AIS and GIS options have been retained and are described in Chapter 4: Proposed Development of the Environmental Statement (Document Reference: 6.2.4).

9. COMPULSORY ACQUISITION, TEMPORARY POSSESSION AND OTHER RELATED POWERS

- 9.1 The Applicant has been seeking to acquire the land, rights and restrictive covenants over land and agreements for the temporary use of land by voluntary agreement, in order to ensure the implementation, operation, protection, maintenance and decommissioning of the Proposed Development. Negotiations are still ongoing to secure private treaty agreements with all parties listed in **Appendix 2**, which has now been superseded by the Land Rights Tracker (Document Reference 4.4) and the Applicant remains committed to progressing those voluntary discussions. A summary of the status of negotiations immediately prior to submission is detailed within Appendix 2. However, it would not be possible to conclude agreements for all the interests in land required for the Proposed Development within a reasonable timescale therefore it is necessary for the Applicant to seek compulsory acquisition powers to ensure this NSIP can proceed.
- 9.2 Section 120 of the 2008 Act prescribes those matters which may be provided for in a DCO. In particular, a DCO may impose requirements in connection with the development for which consent is granted. Sections 120(3) and 120(4) go on to provide that a DCO may make provision relating to, or to matters ancillary to, the development for which consent is granted. The matters in respect of which provision may be made include the following matters listed in Schedule 5 to the 2008 Act:
 - 9.2.1 the acquisition of land, compulsorily or by agreement;
 - 9.2.2 the creation, suspension or extinguishment of, or interference with, interests in or rights over land (including rights of navigation over water), compulsorily or by agreement; and
 - 9.2.3 the payment of compensation.
- 9.3 The powers authorising the acquisition of land, or interests in and/or rights and restrictive covenants over land, including powers to temporarily use of land during construction, are principally contained in Articles 2<u>3</u>2, 2<u>5</u>4, 3<u>23</u> and 3<u>4</u>3 and Schedules 7 and 9 of the Order (Document Reference: 3.1).
- 9.4 The exercise of compulsory acquisition powers pursuant to Article 2<u>3</u> is limited by Article 2<u>4</u> for which <u>the Applicant is seeking</u> <u>authorisation provides</u> that permanent powers of compulsory acquisition must be exercised within <u>7</u> years of the date that the Order is made. The Applicant considers this to be an appropriate timescale for the exercise of the proposed compulsory acquisition

powers owing to the complexity and scale of the Proposed Development.

- 9.5 Articles 256 and 276 of the Order would grant the Applicant powers to extinguish, suspend, interfere with and override existing private rights in land.
- 9.6 The powers in the Order are being sought in order for the Applicant to be able to construct, operate, protect, maintain and decommission the Proposed Development without impediment.
- 9.7 The purposes for which the Order Land is required and the primary acquisition powers sought in relation to those land parcels are summarised below. A detailed plot by plot description of the purposes for which the land is required and the type of acquisition powers sought can be found in the **Appendix 1** to this Statement. The works numbers in the third column of that Appendix relate to the works descriptions in Schedule 1 to the Order and reference is made to the Plot numbers detailed on the Land Plans (Document Reference: 2.1.2) and described in the Book of Reference (Document Reference: 4.3).
- 9.8 The Order contains powers to enable the temporary possession and use of land for the purposes of construction and maintenance of the Project; the acquisition of land and new rights over land for the construction, retention, operation, maintenance and decommissioning of the Proposed Development; and the imposition of restrictions to protect the Proposed Development from interference. Where the necessary land and rights over land cannot be secured by agreement with the requisite landowners and occupiers, the Order enables the possession of land and the acquisition of land and rights over land compulsorily.

9.9 Acquisition of Freehold Land

- 9.9.1 The land over which compulsory acquisition powers are sought in respect of freehold land ownership is shown edged red and shaded pink on the Land Plans (Document Reference: 2.1.2).
- 9.9.2 The description of this land on the Land Plans is "Land to be acquired" and the Book Reference confirms that 'All interests in" it are to be acquired.
- 9.9.3 The Applicant is taking a proportionate approach to land acquisition and only seeks to purchase of the freehold title to the Order Land for the purposes of above ground permanent infrastructure, namely the onshore substation compound at Oakendene (Order Plot 33/9).

- 9.9.4 Onshore substation
 - 9.9.4.1 The Applicant is seeking to negotiate an option for a long lease, temporary construction compound and environmental and leases landscape mitigation licence of the onshore substation site with the landowner. Negotiations are ongoing as explained in **Appendix 2**, which has since been superseded by the Land Rights Tracker (Document Reference 4.4). However, in case a voluntary agreement is not ultimately concluded it is necessary for the Applicant to have compulsory purchase powers over the land available to it.
 - 9.9.4.2 Given that it is not possible to compulsorily acquire a lease, powers to compulsorily acquire the freehold are therefore sought in the Order to ensure that the Applicant has the necessary exclusive possession and control of the land required for the safe construction, operation, maintenance and decommissioning of the onshore substation.

9.10 Acquisition of New Rights and Imposition of Restrictive Covenants

- 9.10.1 The Applicant requires rights in and restrictive covenants over land in order to construct, retain, operate, protect, maintain and decommission the Proposed Development.
- 9.10.2 The Applicant considers the imposition of restrictions on the use of land by others is necessary in order to protect the operational assets to be constructed as part of the Proposed Development.
- 9.10.3 Article 2<u>5</u>4 to the Order (Document Reference: 3.1) permits the Applicant to acquire new rights in and impose restrictive covenants over any of the land proposed to be compulsorily acquired, i.e. over the land shaded pink or blue on the Land Plans (Document Reference: 2.1.2).
- 9.10.4 Where land is shown coloured blue on the Land Plans (Document Reference: 2.1.2), the freehold of that land will not be acquired compulsorily as the nature of the compulsory acquisition powers will be limited to the acquisition of new rights or imposition of restriction covenants.

- 9.10.5 On the Land Plans (Document Reference: 2.1.2) and in the Book of Reference (Document Reference: 4.3) this land is identified as being subject to "Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants".
- 9.10.6 The rights and restrictive covenants are sought to facilitate the Applicant and all persons authorised on its behalf to construct, use, protect, maintain and decommission the Proposed Development. Those rights have been categorised into named packages of rights, details of which can be found in the Table at **Appendix 5**. The works in respect of which those packages of rights and covenants are required are described in section 6 of this Statement. The Plots of land where those works will be carried out/infrastructure will be situated, and over which each package of right and covenants may be acquired, are set out in Schedule 7 to the Order (Document Reference: 4.3).
- 9.10.7 In some cases more than one package of rights will be sought over a single land parcel. For example, where a land parcel is required for the purposes of environmental mitigation but is also required for the construction of the new substation access road.
- 9.10.8 Paragraph 24 of the Planning Inspectorate guidance in Advice Note 15 concerning the drafting of DCOs advises that it may be appropriate to include a power to impose restrictive covenants over part of the land which is subject to compulsory acquisition or use under the DCO. The guidance states that before deciding whether or not such a power is justified the Secretary of State will need to consider issues such as proportionality; the risk that use of land above or below a structure could be sterilised if it has to be acquired outright in the absence of a power to impose restrictive covenants; or whether there is for example a policy of establishing a continuous protection zone for the infrastructure network which could be secured more efficiently with the benefit of this power.
- 9.10.9 The guidance states that the power to impose restrictive covenants over land above a buried cable or pipe, or where a slope contains artificial reinforcement has been granted in DCOs, and cites Article 22 of the Silvertown Tunnel Order 2018 as an example. The guidance advises that in order to enable the Secretary of State to consider whether the imposition of restrictive covenants is necessary for the purposes of implementing an NSIP and appropriate in

human rights terms, applicants should be prepared to fully explain and justify the need for including such powers.

- 9.10.10 The Applicant has had regard to this guidance in preparing its Order. Article 254 includes a power to impose restrictive covenants over land, and the land over which it is proposed acquire restrictive covenants and their purposes are explained in Schedule 7 to the Order. These proposed restrictions are required to protect the underground infrastructure from becoming exposed, damaged or built over; preventing operations which may obstruct, interrupt or interfere with the electricity supply, the infrastructure, or the exercise of any new rights required; ensuring that access for future maintenance can be facilitated and ensuring that land requirements are minimised so far as possible. In the absence of a power to impose the necessary restrictive covenants, the Applicant would need to acquire a greater extent of freehold land on a permanent basis in order to safeguard its operations and infrastructure. The formulation of the restrictive covenant is explained in section 6 above.
- 9.10.11 The Applicant considers the imposition of such restrictive covenants to be justified and proportionate in the circumstances of this case, in order to protect and preserve the integrity of the Proposed Development.
- 9.10.12 Existing National Grid Bolney substation extension
 - 9.10.12.1 The existing Bolney substation is owned and operated by National Grid. In February 2020 National Grid confirmed that their "Connection and Infrastructure Options Note" (CION) process had concluded that their Bolney substation would be the most economic and efficient grid connection location which meets the required capacity and timeframe for the Proposed Development. This would therefore be the basis of the Connection Agreement between National Grid and the Applicant.
 - 9.10.12.2 The Applicant has applied for and signed an offer from National Grid, for connection to their Bolney Substation; and has more recently applied-for and received a "Modification Offer" for this connection location.
 - 9.10.12.3 Having selected a site at Oakendene as the location for the onshore substation compound, the Applicant identified the best cable connection

route to the National Grid Bolney substation as that approaching from the north of the National Grid Bolney substation.

- 9.10.12.4 A small extension to the existing National Grid Bolney substation is required, to enable the Proposed Development to connect to it. There are two possible electrical designs for the substation extension as explained in section 6 above. National Grid will decide which design is best, considering the needs of the wider substation and legal requirements that they have to follow.
- 9.10.12.5 Discussions are ongoing with National Grid for the land rights and Interface Agreement required for the Applicant's works which will enable the Proposed Development to connect into the national grid. There are also third party interests in the land identified for the substation extension. New rights over this land have therefore been included in the Order to ensure that the extension constructed and can be the authorised development connected to the National Grid.
- 9.10.12.6 It is anticipated that in practice, National Grid will wish to construct, and then own and operate the new substation extension. The Order includes an article (Article 5) which enables the benefit of the powers within Order (including the the compulsory acquisition powers) to be transferred to others, including the holders of licences under the Electricity Act 1989, such as National Grid. A transfer to the holder of a licence under the Electricity Act 1989 can be made without the consent of the Secretary of State. Following such a transfer National Grid would have the benefit of and be able to exercise the powers transferred to it.
- 9.10.12.7 As explained in section 6 above, works will also need to be carried out to the existing National Grid Bolney substation (Order Plots 34/29 and 34/30), to enable the extension to be connected to it (Work Number 20). Plots 34/29 and 34/30 will not be subject to temporary possession or compulsory acquisition powers in the Order.

9.11 **Temporary Use of Land**

- 9.11.1 Powers for the temporary use of land pursuant to Articles $3\underline{32}$ and $3\underline{43}$ of the Order are required in order to facilitate the use of land by the Applicant and all persons authorised on its behalf during the construction of the Proposed Development and thereafter for essential maintenance purposes.
- 9.11.2 Land over which only temporary use is sought for the carrying out of the Proposed Development pursuant to Article 3<u>3</u>² of the Order is shown edged red and shaded green on the Land Plans (Document Reference: 2.1.2) accompanying the Application. The description of this land is identified on the Land Plans as "Land to be Used Temporarily" and in the Book Reference as being required for "Temporary possession and use".
- 9.11.3 Where land is only needed temporarily, the specific purposes for which temporary possession may be taken pursuant to Article 332 are set out in the table at Schedule 9 to the Order and replicated in the table below:

Purpose for which temporary possession may be taken	<i>Relevant part of the Proposed Development</i>
Temporary use as a construction compound and for access to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.	Work No. 10
Temporary use for the storage of excavated materials including but not limited to soil, to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.	Work No. 11
Temporary use for non-intrusive works for duct and cable installation preparation and stringing out, to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.	Work No. 12

<i>Purpose for which temporary possession may be taken</i>	<i>Relevant part of the Proposed Development</i>
Temporary use for access, including effecting access to highways and the creation of visibility splays, to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.	Work No. 13

- 9.11.4 Temporary works will vary in duration from a few months in the case of temporary duct stringing (Work Number 12) to circa two years in the case of temporary soil storage (Work Number 11) and circa four years in the case of construction compounds (Work Number 10) and temporary construction accesses (Work Number 13) but will be for a limited period compared to the operational life of the Proposed Development and as such temporary possession powers are being sought as opposed to powers to acquire rights.
- 9.11.5 As explained in section 6 above, there are instances where land will be used temporarily for a specified purpose and permanently for another. Order Plot 2/28 (Work Number 12) for example, will be used as a temporary duct stringing area during construction and as an operational access (Work Number 15) during operation.
- 9.11.69.11.5 Before giving up temporary possession of the land the Applicant would be required to remove all temporary works and restore the land to the satisfaction of the owner in accordance with the provisions of Article 3<u>3</u>² of the Order.
- 9.11.79.11.6 Where the Applicant is seeking to acquire land, new rights or restrictions over land, the power for temporary use of such land is also sought (this is provided for in Article 332 of the Order). These parcels are shown shaded pink or blue on the Land Plans (Document Reference: 2.1.2). These powers enable the Applicant to enter on to land for construction purposes in advance of the acquisition of the relevant permanent land or land rights. This enables the Applicant to take a proportionate approach to permanent acquisition so as to only compulsorily acquire the minimum amount of permanent land and rights/restrictions over land

required to construct, operate and maintain the Proposed Development.

- 9.11.89.11.7 As explained in section 6 above, it is currently envisaged that construction works (which will generally require a working corridor of 40m but may require a wider working corridor at crossing points, where trenchless installation techniques will be used), will take place in reliance on the powers in Article 332 and that rights to retain, operate, maintain and decommission, and a restrictive covenant to project the infrastructure from interference, will be obtained subsequently over a narrower corridor (see below). However, to ensure that construction can continue, if necessary, once the temporary possession powers expire, the Cable Rights package includes rights to construct/install the cables and associated infrastructure.
- 9.11.99.11.8 The typical corridor over which the permanent rights and the restrictive covenant will be sought is likely to be 20m, but this may vary according to local conditions. A maximum value of 25m (excluding HDD crossing locations) has been assessed as a reasonable worst case scenario. Where trenchless installation is used, the depth at which the cable ducts need to be installed under the obstruction to be `crossed' will define the spacing needed between the ducts (within which the cables will be installed) and also the distance between the drill entry and exit pits. The depth will be guided by the nature of the obstacle to be `crossed' beneath and the requirements of the organisation responsible for the obstacle, whilst spacing will depend on the nature/condition of the ground at that depth and its ability to absorb and transfer heat away from the cables.

9.12 **Power to Extinguish, Suspend or Override Rights and Easements**

9.12.1 Article 265 (Private Rights) ensures that the construction and operation of the Proposed Development is not impeded by any existing private rights within the Order Land. Such rights will be extinguished over land which the Applicant acquires permanently (whether by agreement or compulsion). In relation to land over which it is proposed to acquire new rights and restrictive covenants, private rights will only be extinguished to the extent that their continuance would be inconsistent with the exercise of the new right or compliance with the restrictive covenants. Private rights will be suspended over land where the Applicant exercises powers to temporarily use land under Articles 332 and 343 of the Order for so long as the Applicant remains in lawful possession.

- 9.12.2 Article 265 provides a mechanism for the Applicant to direct that existing private rights shall continue if the Applicant decides that the powers of compulsory purchase of land, new rights and restrictions, or the temporary use of land, can be exercised without interruption, making extinguishment or suspension unnecessary.
- 9.12.3 Article 276 to the Order provides the power to override easements and other rights annexed to land and adversely affecting other land, including any natural right to support and any restrictions as to the use of land arising by virtue of a contract, where the exercise of powers under the Order or the carrying out of the Proposed Development or use of land interferes with or breaches those easements or rights.
- 9.12.4 Articles 2<u>6</u>5 and 2<u>7</u>6 apply to all of the Order Land and are necessary to ensure that the construction, operation, protection and maintenance of the Proposed Development is not prejudiced by the existence of private rights. Persons whose private rights are interfered with subject to the powers in these articles may be entitled to claim compensation for losses suffered.
- 9.12.5 Article 365 (Statutory undertakers) authorises the Applicant to acquire land and new rights in land belonging to statutory undertakers within the Order Land. It further provides for the extinguishment of rights and the removal or relocation of apparatus belonging to statutory undertakers over or within the Order Land. The exercise of this power is subject to the protective provisions set out in Schedule 10 to the Order. Appendix 2 (which has now been superseded by the Land Rights Tracker (Document Reference 4.4)) confirms the current status of negotiations with statutory undertakers with regard to the acquisition of interests in land and inclusion of protective provisions in the Order.
- 9.12.6 All private rights which are proposed to be extinguished, suspended or interfered with in the Order Land and which were identified through diligent enquiry are detailed in Part 3 of the Book of Reference (Document Reference: 4.3) accompanying the Application.
- 9.12.7 Unknown interests which were not identified through such measures are still subject to the provisions of the Order, including Articles 2<u>6</u>5 and 2<u>7</u>6, to enable the Proposed Development to be delivered without impediment.

10. **IDENTIFYING AFFECTED PARTIES AND ENGAGEMENT WITH THEM**

10.1 Identifying Persons with an Interest in Land

- 10.1.1 The Applicant has carried out diligent inquiries to identify all persons with an interest in land within the Order Limits in accordance with section 44 of the PA 2008. Such persons are listed in the Book of Reference (Document Reference: 4.3) and have been consulted in respect of the Application in accordance with section 42 of the PA 2008. This is further explained in the Consultation Report (Document Reference: 5.1). Diligent inquiries to identify persons with an interest in land and those with a potential claim were undertaken by the Applicant's land referencing supplier, Carter Jonas.
- 10.1.2 **Appendix 3** of this Statement provides details of the land referencing methodology, including the process of diligent inquiry undertaken to identify and contact persons and entities with interests in land in respect of each Category of persons as defined by section 44 of the PA 2008.
- 10.1.3 **Appendix 4** of this Statement provides further information on the approach undertaken by the Applicant to identify persons within Category 3 who may be entitled to claim compensation for a reduction in the value of their land as a result of either the construction or the use of the Proposed Development.

10.2 Unknown Interests

- 10.2.1 There are a number of interests identified in the Book of Reference (Document Reference: 4.3) where it has not been possible to identify ownership. The statement "Unknown" is given in the Book of Reference when diligent inquiry has been carried out and it has still not been possible to obtain ownership information. The Applicant has carried out searches and enquiries with the Land Registry, site visits and notices have been erected on site to seek to identify unknown landowners or persons with an interest in the land.
- 10.2.2 No responses to site notices were received where the land or interests were identified as unknown. Where responses were received, due diligence has been carried out and the details of the owners and occupiers noted in the Book of Reference accompanying the Application.

10.3 Summary of Engagement with Landowners

- 10.3.1 Initial desktop land referencing was carried out from May through to September 2020. All relevant landowners, lessees, tenants and occupiers identified by diligent inquiry have been notified about the Proposed Development and included in the consultation process.
- 10.3.2 The proposals for the Proposed Development were presented in virtual exhibitions held between 14 January 2021 and 11 February 2021 to raise awareness of the project and invite feedback on routing and constraints on any issues that stakeholder organisations, the local community, and affected persons felt should be taken into account, to help shape the proposals.
- 10.3.3 Contact land referencing was carried out on the route alignment and substation sites with the issuing of Request for Information forms (RFI) in July and August 2021 to confirm details of Persons with an Interest in Land (PILs). Contact then continued as part of the consultation held during the development of the Proposed Development and continued throughout the pre-application process. This included engagement on surveys and cable route alignment. Carter Jonas attended meetings, with members of the Rampion 2 team where required, and held conversations with affected persons, to discuss the Proposed Development and take account of concerns and constraints that were raised about the proposed project, in particular with regard to cable route alignment and the impact that this may have on their use of the land. Throughout the process enquiries from affected persons' were managed and where issues were raised these were fed back to the Applicant's project team so as to be taken into account in the cable route design decision making process. Once reviewed feedback was provided to the affected persons.
- 10.3.4 As a result of this consultation process, cable route amendment and construction related change requests have been subject to review by the Rampion 2 team during the evolution of the scheme design. Changes have been accommodated where justified on environmental and engineering grounds. Further information on the options and alternatives considered, including those raised by landowners, can be found in Volume 2, Chapter 3 of the Environmental Statement: Alternatives (Document Reference: 6.2.3). Chapter 8 of this Statement also explains

the alternative options that have been considered by the Applicant for the Proposed Development.

10.3.5 In October 2022 section 42 notices under the Planning Act 2008 were served on previously identified and newly identified affected persons to communicate onshore cable modification proposals through the formal consultation process. Drop in events were held on 1st November at Arundel Town Hall, 2nd November at Arun Yacht Club, Littlehampton, 11th November at Ashurst Village Hall and 12th November at Washington Village Memorial Hall and newly affected persons were invited to these for face to face discussions. These were attended by some affected persons and their land agents / advisors. Feedback was requested on the onshore cable route associated with the proposed modifications that were being proposed as a consequence of the ongoing consultation and further engineering and environmental work. Further detail on this engagement can be found in the Consultation Report (Document Reference: 5.1).

10.4 Access to Land to Carry Out Surveys

- 10.4.1 To enable surveys to be progressed to inform environmental assessment work, contact was made with affected persons to agree terms to facilitate the securing of rights to take access to carry out surveys through licence agreements where agreement could be reached.
- 10.4.2 Where survey access consent was not forthcoming follow up calls were made to affected parties with subsequent correspondence setting out the survey requirements and referring to the availability of statutory powers entry for survey pursuant to the powers in section 172 powers of the Housing and Planning Act 2016. In the region of two hundred non-invasive surveys were required to be carried out between June 2021 and Q2 2023. The survey works included the following:-
 - 10.4.2.1 Water Environment surveys
 - 10.4.2.2 Arboricultural surveys
 - 10.4.2.3 Construction noise surveys
 - 10.4.2.4 Soils and agriculture surveys
 - 10.4.2.5 Historic Environment surveys including Archaeological, geophysical

- 10.4.2.6 Terrestrial Ecology surveys of species including bats, breeding birds, water vole etc.
- 10.4.3 Landowners were consulted over a six week period and seventy survey licence payments were made. In a number of cases large landholdings required a number of licence agreements to be put in place with a single licence payment to accommodate Category 1 landowners, occupiers and tenants. Sixteen survey payments have subsequently been renewed to enable further surveys/investigations to be carried out. The survey licence payments with associated licences enabled the carrying out of the required survey works.
- 10.4.4 Where agreement for survey access could not be reached, access having been denied, section 172 Housing and Planning Act 2016 notices were served. Twenty eight section 172 notices were served on landowners, twenty four of which were later not relied upon because agreement was reached to allow access in advance of entry being taken pursuant to the statutory notices.

10.5 Summary of Negotiations with Landowners

- 10.5.1 Carter Jonas have been conducting negotiations on behalf of the Applicant with landowners with a view to acquiring land or rights over the Order Land as necessary by agreement. This process has included an explanation of the way in which the affected person's land will be required for the Proposed Development. Throughout the engagement period the Applicant and Carter Jonas have taken time to explain the land requirements and sought to keep affected persons appraised of the project progress.
- 10.5.2 The Applicant's strategy for securing the land and rights required for the Proposed Development is to seek to agree what is referred to as Key Terms (i.e. heads of terms) for the following:
- 10.5.3 Cable route: an option agreement to enter into a 99 year Deed of Easement for the grant of the rights and restrictions required for the cable route, including for operational accesses;
- 10.5.4 Onshore substation (Oakendene): an option for a 99 year lease.

- 10.5.5 Construction accesses, construction compounds and temporary working areas: an option agreement to enter into a short term lease.
- 10.5.6 **Appendix 2** of this Statement (which has now been superseded by the Land Rights Tracker (Document Reference 4.4)) provides details of the current status of the negotiations relating to the above options sought by the Applicant. This will be updated during the course of the examination of the Application.
- <u>10.5.7</u> The <u>table summary</u> below summarises the current position with regards to private treaty negotiations.

Agreements required for the various elements of the Proposed Development = 109

Onshore substation and Cable rights - 80

- Construction and Operational Access 26
- Visibility splays 3

Key Terms signed and/or agreed = 26

- Onshore substation and Cable rights 21 (26% of the total number of Onshore substation and cable easements required)
- Construction and Operational Access 5 (19% of the total number of access agreements required)

Number of agreements completed = 2, being the two Option agreements that have been completed with the three Oakendene entities, for the substation and cable easement.

Total No. required	HoT'S in Negotiation	HoT's Agreed	Option Agreeme nts Complete
Cable / 172 Access	2<u>6</u>5	3	0
Routes Substation 1	4	θ	θ

- 10.6 Discussions with landowners for the land rights required for the cable route and associated operational access routes have been taking place and are ongoing with the majority of landowners and (where appropriate) their agents / advisors. Key Terms have been issued in the majority of cases where there has been active landowner engagement so as to enable heads of terms to be provided. Negotiations continue to be held with individual landowners and their land agents / advisors. Where the land is let to and/or occupied by third parties, discussions will be held as appropriate with those parties to facilitate completion of the option agreement with associated leases and term easements.
- 10.7 Active negotiations for the land required for the Oakendene substation have been held from July 2021 and are ongoing.
- 10.8 In the majority of cases, the options for short term leases for the construction accesses, construction compounds and temporary working areas are sought from landowners with whom Carter Jonas are already in negotiations for the cable easement and operational accesses.
- 10.9 The Applicant has confirmed its willingness to pay affected parties' reasonable agent's and legal fees incurred in the negotiation of land rights, including the completion of agreements, and fee undertakings have been given where appropriate.
- 10.10 The Applicant has adopted a consistent approach to securing the necessary land and rights, and has conducted its negotiations in accordance with the Compulsory Acquisition Guidance. It's approach to seeking rights voluntarily aims to promote co-operation with landowners.
- 10.11 The Applicant is aiming to successfully conclude commercial negotiations to enter into options to acquire all of the land and rights/restrictions required for the Proposed Development. and the Compulsory Acquisition However, as Guidance acknowledges, where a scheme entails the compulsory acquisition of many separate plots of land; and gives the example of a long, linear scheme, such as the cable route forming part of the Proposed Development, it may not always be practicable to acquire land and/or rights over land by agreement. The Compulsory Acquisition Guidance states that: "where this is the case, it is reasonable to include provision authorising compulsory acquisition covering all the land at the outset" and negotiate with landowners in parallel to acquire land by agreement.
- 10.12 The Applicant is therefore including all the relevant land within the Order Land to ensure that all of the land rights can be assembled and secured with certainty. In addition to the unregistered land

interests referred to in section 10.2 above, there may be unknown rights, restrictions, easements or servitudes affecting that land which also need to be overridden, removed and/or extinguished in order to facilitate the construction and operation of the Proposed Development without hindrance.

- 10.13 When concluded, the options to secure the required easement or lease from the landowners will include an acknowledgement from the landowners that rights of compulsory acquisition may still be sought over their land to the extent that such rights will be necessary for the installation, operation and maintenance of the Proposed Development. Commitments will be given by the Applicant to not exercise the compulsory acquisition powers other than in express limited circumstances such as in relation to third party interests, a breach of the agreement or a failure to satisfactorily deduce title.
- 10.14 The Applicant will continue to pursue the acquisition of land, rights and associated restrictive covenants, and arrangements for the temporary and permanent use of land by agreement wherever possible and practicable. However, the Applicant considers that the Proposed Development cannot be successfully delivered without compulsory acquisition powers.

11. **NEED FOR COMPULSORY ACQUISITION POWERS**

11.1 Compulsory Acquisition Powers and Guidance

- 11.1.1 Section 120 and Part 1 of Schedule 5 of the PA 2008 prescribe those matters which may be included in a DCO. A DCO may impose requirements in connection with the development for which consent is granted, and in particular these include:
 - 11.1.1.1 the acquisition of land, compulsorily or by agreement; and
 - 11.1.1.2 the creation, suspension or extinguishment of, or interference with, interests in or rights over land (including rights of navigation over water), compulsorily or by agreement.
- 11.1.2 Sections 122(1) of the PA 2008 provides that a DCO which includes powers of compulsory acquisition may only be granted if the conditions in Sections 122(2) and 122(3) of the PA 2008 are met. These conditions are as follows.
- 11.1.3 Under section 122(2), that the land is:

(a) required for the development to which the development consent relates;

(b) required to facilitate or is incidental to that development; or

(c) is replacement land to be given in exchange for commons, open spaces etc.

- 11.1.4 Section 122(3) of the PA 2008 requires that there is a compelling case in the public interest for the land to be acquired compulsorily.
- 11.1.5 The Compulsory Acquisition Guidance explains, at paragraphs 6 and 7, that before any compulsory acquisition can be authorised, the decision maker must be satisfied that one of the section 122(2) conditions is met and the applicant must therefore be prepared to justify its proposals for the compulsory acquisition of any land to the satisfaction of the Secretary of State.
- 11.1.6 With regard to the condition in section 122(2)(a) that the land is required for the development to which the development consent relates the Compulsory Acquisition Guidance (paragraph 11) requires the applicant to

demonstrate to the satisfaction of the Secretary of State that the land in question is needed for the development for which consent is sought. The Secretary of State should be satisfied, in this regard, that the land to be acquired is no more than is reasonably required for the purposes of the development.

- 11.1.7 With regard to section 122(2)(b) that the land is required to facilitate or is incidental to the proposed development the Compulsory Acquisition Guidance (paragraph 11) requires the Secretary of State to be satisfied that the land to be taken is no more than is reasonably necessary for that purpose and is proportionate.
- 11.1.8 The condition in section 122(2)(c) relating to exchange land does not arise in relation to the Order as it is not proposed to compulsorily acquire special category land comprising of open space, commons or allotments so as to give rise to a requirement to provide exchange land and therefore no such exchange land is provided for in the Order. It is however proposed to acquire rights over special category land, further details of which are set in in section 12 below.
- 11.1.9 In relation to the condition in Section 122(3), the Compulsory Acquisition Guidance requires (paragraphs 12 and 13) the Secretary of State to be satisfied that there is a compelling case in the public interest for the land to be acquired compulsorily. For this condition to be met, the Secretary of State will need to be persuaded that there is compelling evidence that the public benefits that would be derived from the compulsory acquisition will outweigh the private loss that would be suffered by those whose land is to be acquired. Parliament has always taken the view that land should only be taken compulsorily where there is clear evidence that the public benefit will outweigh the private loss.
- 11.1.10 The Compulsory Acquisition Guidance goes on explain some of the general considerations which the Secretary of State will have regard to in deciding whether or not to include a provision authorising the compulsory acquisition of land in a DCO:
 - 11.1.10.1 that all reasonable alternatives to compulsory acquisition (including modifications to the scheme) have been explored (paragraph 8);
 - 11.1.10.2 that the proposed interference with the rights of those with an interest in the land is for a

legitimate purpose, is necessary and is proportionate (paragraph 8);

- 11.1.10.3 that the applicant has a clear idea of how the land will be used (paragraph 9);
- 11.1.10.4 that there is a reasonable prospect of the requisite funds for acquisition becoming available (paragraph 9); and
- 11.1.10.5 that the purposes for which compulsory acquisition powers are sought are legitimate and sufficiently justifying interfering with the human rights of those with an interest in the affected land. In particular that Article 1 of the First Protocol to the European Convention on Human Rights (ECHR) and (in the case of acquisition of a dwelling), Article 8 of the ECHR have been considered (paragraph 10).
- 11.1.11 In addition, applicants will need to be able to demonstrate that (paragraph 19): any potential risks or impediments to the implementation of the scheme have been properly managed, and that they have taken account of any other physical and legal matters pertaining to the application, including the programming of any necessary infrastructure accommodation works and the need to obtain any operational and other consents which may apply to the type of development for which they seek development consent. For the reasons set out in this Statement, the Applicant considers that the conditions of section 122 of the PA 2008 have been met.

11.2 Justification for the Compulsory Acquisition Powers Sought

- 11.2.1 Each plot of land described in the Book of Reference (Document Reference: 4.3) and shown on the Land Plans (Document Reference: 2.1.2) is required either for the purposes of the Proposed Development, or is needed to facilitate, or is incidental to the Proposed Development.
- 11.2.2 The acquisition of the land or rights over land or imposition of restrictions sought by the Applicant (as explained in section 6 above) are required for the construction, operation, protection, maintenance and decommissioning of the Proposed Development. The power to compulsorily acquire such land and rights over land is required to ensure

there is no impediment to the delivery of the Proposed Development.

- 11.2.3 A list showing the Plot Numbers (as shown on the Land Plans), type of acquisition and Works Number (as shown on the Works Plans) and description of works for which the land, right, restriction or temporary use is required can be found at **Appendix 1** to this Statement. Section 6 of this Statement further explains the proposed works and use of the land.
- 11.2.4 As explained in Volume 2, Chapter 3 of the Environmental Assessment: Alternatives (Document Reference: 6.2.3), and in section 6 of this Statement, feasibility studies, environmental appraisals and engineering appraisals were conducted to determine the most suitable location for the various elements of the Proposed Development. The location and extent of land has been carefully considered and designed in order to take the minimum amount of land possible whilst taking into account environmental and engineering factors.
- 11.2.5 Furthermore, as explained in section 9 of this Statement, the Applicant has sought a proportionate approach to acquisition and is seeking a combination of freehold title, permanent rights and restrictive covenants, and temporary use powers, which limits the acquisition of all interests in freehold land to where it is absolutely necessary, namely for the proposed new onshore substation compound site at Oakendene, near Cowfold, and the proposed extension to the existing National Grid substation at Bolney, to ensure that the Applicant has the necessary exclusive possession and control of the land for the safe construction, operation, protection and maintenance of the infrastructure.
- 11.2.6 In addition, as explained in section 6 above, the Applicant will seek to minimise the extent of land over which permanent rights and restrictive covenants are acquired for the underground cable infrastructure where practicable by first taking temporary possession of the land required for construction and then acquiring permanent rights and restrictions over a lesser area when the final location of the infrastructure is known.
- 11.2.7 Whilst, as explained in section 10 above and in **Appendix 2** (which has now been superseded by the Land Rights Tracker (Document Reference 4.4)) to this Statement, the Applicant continues to seek to acquire the land rights required for the

Proposed Development by agreement on appropriate commercial terms, it is clear that it will not be possible to secure all outstanding interests and rights by agreement in a reasonable timescale, if at all. The Applicant is committed to securing the necessary land and rights required for the Proposed Development by voluntary agreement if at all possible, and has made determined and persistent efforts to engage and negotiate with landowners as set out in the Schedule at **Appendix 2**, which -has now been superseded by the Land Rights Tracker (Document Reference 4.4).

- 11.2.8 It is in negotiation for land agreements for the substation, cables and related access routes and construction Heads of Terms compounds. for Construction and Operational access routes only will be issued from August 2023. It is continuing to progress negotiations for these Heads of Terms for rights over the remainder of the Order Land. In order to provide certainty that all the land and rights required for the Proposed Development can be secured, it has been necessary for the Applicant to seek temporary possession and compulsory acquisition powers the Order in parallel with private treaty negotiations. The Applicant remains committed to continuing to progress negotiations and secure the necessary land and rights by agreement. The Applicant has provided further detail on its land acquisition strategy and approach to negotiations in the Land Acquisition Strategy (Document Reference: 8.92).
- 11.2.9 Furthermore, there are unknown ownerships in the Order Land, for which it has not been possible to establish the identity of the landowners despite making reasonable and diligent inquiry. It is therefore essential that the Order is made, and compulsory acquisition powers are authorised so as to allow the Proposed Development to proceed.
- 11.2.10 Projects of the length and complexity of the Proposed Development, require the co-ordination of a number of stakeholders and workstreams, and the commitment of significant resources. The lead-in process to develop and construct a major infrastructure project of this nature is lengthy, as it involves site assembly, planning, engineering, design, funding and procurement of contractors. The certainty of having control of the necessary land and rights within the Order Land is therefore vital to the delivery of the Proposed Development so the Applicant may ensure that it comes forward in a timely, efficient and co-ordinated manner.

- 11.2.11 All of the Order Land will be retained in the Order even where option agreements are concluded with landowners. This is to ensure that the Proposed Development is not impeded by the subsequent discovery (despite diligent enquiries) of any interests or private rights in that land, or by the inability to exercise the option agreements that have been secured for any reason. The reasoning for including land in the Order even where agreement has been reached has been explained to landowners.
- 11.2.12 As explained in Planning Statement (Document Reference: 5.7), and in section 7 of this Statement, the making of the Order and the delivery of the Proposed Development will facilitate significant public benefits. These will not be achieved without the authorisation of compulsory acquisition powers in the Order. The Applicant does not consider these objectives could be achieved by any other means such as any alternative proposals put forward by owners of the land. Nor are there any alternative locations which are suitable for the purpose for which the land and new rights are being acquired. As explained in Volume 2 Chapter 3 of the Environmental Assessment: Alternatives (Document Reference: 6.2.3), and in section 8 above of this Statement, alternative locations and routes were considered as part of the development of the Proposed Development, and the reasons for rejecting these have been reported.
- 11.2.13 Furthermore, as explained above in section 10 of this Statement and in the Consultation Report (Document Reference: 5.1), where landowners have made requests to vary elements of the project as it affects their landholding, the Applicant has given proper consideration to these requests. Whilst in some cases it has been possible to accommodate landowner change requests, this has not been considered appropriate in all circumstances.
- 11.2.14 The Applicant has also made a series of commitments, which will be secured by the Outline Construction Method Statement (Document Reference: 7.23), Outline Construction Code of Construction Practice (Document Reference: 7.2), and Outline Soils Management Plan (Document Reference: 7.4) which seek to mitigate the impacts of construction for landowners, including farming practices.
- 11.2.15 The Applicant therefore considers that the conditions in section 122 of the PA 2008 are met and that there is a compelling case in the public interest for the power to

compulsorily acquire land and rights over land (together with the imposition of restrictive covenants) to be included in the Order.

11.3 **Funding and Compensation**

- 11.3.1 The Funding Statement (Document Reference: 4.2) accompanying the Application explains how it is expected that the construction of the Proposed Development, as well as the acquisition of land and interests, will be funded.
- 11.3.2 Where the powers of compulsory acquisition and other powers included in the Order are exercised, owners of the relevant land or rights in land may be entitled to compensation. Claims for compensation will be assessed in accordance with the body of statutory provisions and caselaw known as the Compensation Code. This requires the Applicant to compensate landowners for the acquisition of their land at a fair, open market value that is unaffected by the Proposed Developments. Additional payments for disturbance and statutory loss payments may be payable in some circumstances.
- 11.3.3 Claimants will have the right to refer a dispute in respect of the compensation payable for determination by the Lands Chamber of the Upper Tribunal. The same also applies to valid claims made by Category 3 persons and to persons who suffer loss arising from the temporary use of land. Where appropriate, the Applicant will seek to resolve disputed compensation claims by means of Alternative Dispute Resolution (ADR).
- 11.3.4 The Funding Statement demonstrates that the compensation arising from the exercise of compulsory acquisition powers pursuant to the DCO will be met by the Applicant, via its shareholders, including any blight claims (howsoever unlikely). The possibility of the Applicant's shareholders being unable to meet their financial commitments in respect of land assembly is extremely remote as demonstrated by the sound credit ratings of the companies and their total assets.
- 11.3.5 The Applicant has included in Article 532 of the Order a provision which prevents the Applicant exercising the powers of compulsory acquisition granted by the Order until guarantees or alternative forms of security in respect of the liability of the undertakers to pay compensation are in place. The form of guarantee or security and the amount of these must be approved by the Secretary of State.

<u>11.3.6</u> The Funding Statement also explains that no funding shortfalls are anticipated. Accordingly, were the Secretary of State to grant the compulsory acquisition powers sought in the Order, the Proposed Development can be undertaken and will not be prevented due to difficulties in sourcing and securing the necessary funding.

12. SPECIAL CONSIDERATIONS

12.1 Land or Interests Owned by the Crown

<u>Introduction</u>

- 12.1.1 It is not possible to compulsorily acquire Crown land, or a Crown interest in land. "Crown land" is defined by section 227 of the PA 2008 to mean *land in which there is a Crown interest or a Duchy interest*. Crown land includes that which is owned by a Crown institution, such as the Crown Estate, and which is owned by government departments such as the Forestry Commission.
- 12.1.2 Section 135 of the PA 2008 makes provision for the inclusion in a DCO of Crown land and Crown interests in land with the consent of the relevant body as follows:
 - 12.1.2.1 Section 135(1) of the PA 2008 provides that a DCO may include provisions authorising the compulsory acquisition of an interest in Crown Land that is held otherwise than by or on behalf of the Crown only if the appropriate Crown authority consents to the inclusion of the provisions; and
 - 12.1.2.2 Section 135(2) of the PA 2008 provides that a DCO may include any other provision applying in relation to Crown land, or land in which there are rights benefiting the Crown, only if the consent of the relevant Crown authority is obtained.
- 12.1.3 Order Land which either comprises Crown Land, or land owned by non-Crown persons in which there are rights benefitting the Crown, can be seen on the Crown Land Plans (Document Reference: 2.8), and is described in Part 4 of the Book of Reference (Document Reference: 4.3). Further detail is provided below. The schedule at **Appendix 7** of this Statement also provides an overview of Crown and Special Category Land.

- 12.1.4 The Applicant does not require the acquisition any freehold land which is owned by the Crown for the purposes of the Proposed Development. The Order Land does include land which is owned by the Crown Estate in the intertidal area (which is shown on Crown Land Plans sheets 1a, 1b, and 1 Document Reference: 2.8) in which there are interests held otherwise than by the Crown and over which compulsory acquisition powers are sought to compulsorily acquire new rights over that land.
- 12.1.5 As explained further below, this engages the requirement for consent from the Crown Estate pursuant to section 135(1) of the PA 2008 for the authorisation of compulsory acquisition powers in respect of those privately owned interests in Crown land. It also engages the requirement for consent for the inclusion of provisions in the draft Order (Document Reference: 3.1) which apply in relation to Crown Land, such as the grant of development consent pursuant to Article 3 of the Draft Order and the supplemental powers in Part 4 of the draft Order.
- 12.1.6 The Order Land also includes land which is not owned by the Crown but in which there is a right benefitting the Crown. The requirement for consent pursuant to section 135(2) of the PA 2008 is also engaged in relation to this land because the draft Order includes provisions applying to land in which there are rights benefiting the Crown.
- 12.1.7 The Applicant will therefore be writing to the relevant Crown bodies for their consent to the making of the proposed Order pursuant to section 135(1) and/or section 135(2) as appropriate.
- 12.1.8 Article <u>5049</u> of the draft Order also contains provision for the protection of Crown Land and rights benefitting the Crown from interference without the relevant Crown authority's consent having been obtained.
- 12.1.9 In addition, the Crown Estate also owns the majority of land below the mean low water mark which is needed for the Proposed Development, as can be seen on the Offshore Crown Land Plan (Document Reference: 2.3). The exception being Plot 1b/5 which is in private ownership. The offshore wind farm array area and offshore cabling will be situated within seabed owned and managed by the Crown Estate and no compulsory acquisition is proposed in this area. The Applicant has signed two Agreements for Lease with the Crown Estate (one in September 2020, the other in February

2021), for seabed areas and for the wind farm array. A third Agreement for Lease is currently under discussion regarding rights required for Transmission Assets, which is proposed to include land up to the mean high water mark. The Crown Estate have also been contacted with respect to rights required in an area of foreshore subject to a regulating lease to Arun District Council in July 2022 and discussions are ongoing. The Applicant expects to conclude these agreements before the close of the examination into the Order.

Crown Land

Order Plots 1a/1, 1b/1, 1b/2, 1/1, 1/2, 1/3 and 1/4

- 12.1.10 These plots are comprised of a shingle/pebble beach with timber groynes forming part of the intertidal area at Climping Beach in West Sussex (including part of West Beach Local Nature Reserve). The plots are shown hatched grey on Sheets 1a, 1b, and 1 of the Crown Land Plans (Document Reference: 2.8).
- 12.1.11 The land is owned by the Crown Estate but Arun District Council has a leasehold interest over the land (except for Plot 1/3) and Portsmouth Water Limited has apparatus under the land, namely an underground fire main. The status of negotiations with this statutory undertaker are set out in the **Appendix 6** to this Statement, however the column entitled "Status of Negotiations" in this Schedule has now been superseded by the Land Rights Tracker (Document Reference: 4.4). The land is also used for the purpose of public recreation including water sports and coastal activities at the beach, and is used regularly by windsurfers and kite surfers, as well as for dog walking and horse riding. This is an assumed area of open space, which is considered further at section 12.2 below.
- 12.1.12 The acquisition of rights is required for the underground landfall connection works in the intertidal area under Work Number 6 where a package of Underground Cable Connection Rights and Underground Cable Connection Restrictive Covenants are sought over the land. HDD construction techniques will be used for these works to ensure uninterrupted access and it is anticipated that the impact on the recreational use of the land will be negligible.
- <u>12.1.13</u> Consent is required under section 135(1) from the Crown Estate for the authorisation of compulsory acquisition powers in respect of the non-Crown interests in this land.

Consent is also required under section 135(2). The Applicant has been in discussions with the Crown Estate in this regard and is progressing negotiations in order to obtain consent pursuant to both section 135(1) and section 135(2).

12.1.13-The Crown Estate has issued draft documents to progress agreement for the necessary consents. It is understood that any such consent will not be provided by the Crown Estate until after the close of the Examination. The Applicant will write to update the Secretary of State if and when the consents have been provided. [The Crown Estate has confirmed that it is willing, in principle, to provide the necessary consent subject to entry into an agreement with the Applicant relating to the exercise of compulsory acquisition powers over the relevant land. It is understood that consent will not be provided by the Crown Estate until close of the Examination, when no further changes can be made to the dDCO, but the Applicant will seek to agree an update to be provided to the Examining Authority prior to close of the Examination and will write to update the Secretary of State once the consents have been provided.]

Crown Land - Presumed Ownership

Order Plot 1a/2

- 12.1.14 This parcel of land is shown hatched grey on Sheet 1a of the Crown Land Plan (Document Reference: 2.8). It is unusual as it consists of foreshore situated between two MLWS. The plot is accessible to the public at low water for recreational purposes. Ownership of the land is unregistered but is understood to be owned by the Crown Estate. The Applicant is engaging with the Crown Estate in order to confirm the same. Portsmouth Water Limited's underground fire main also runs under this land. This is also an assumed area of open space, which is considered further at section 12.2 below.
- 12.1.15 The acquisition of rights are required for the underground landfall connection works in the intertidal area under Work Number 6 and therefore a package of Underground Cable Connection Rights and Underground Cable Connection Restrictive Covenants are sought over the land. The proposed works have the potential to reduce access to the offshore area during construction however it is anticipated that such activity will have a low impact on the recreational use.

<u>12.1.16</u> In the event it is confirmed that the land is owned by the Crown, the Applicant will require both section 135(1) and section 135(2) consent from the Crown Estate.

Land in Private Ownership which is Subject to Crown Interests – DEFRA, Forestry Commission and the Department of Transport, and The Official Solicitor and Public Trustee

Order Plots 7/30, 7/31 and Plot 8/1

12.1.16 These plots are comprised of agricultural land, wooded area and verge, shown hatched pink on Sheet 7 and Sheet 8 of the Crown Land Plans (Document Reference: 2.8). The land is privately owned however the Official Solicitor and Public Trustee ("OSPT") holds an interest in the land which is registered against the freehold title WSX124458, namely: the benefit of rights of light and rights of way over the land and neighbouring land, granted pursuant to a conveyance dated 25 February 1968 between (1) The Public Trustee and (2) The Right Honourable John David Earl of Perth and Schroder Executor and Trustee Company Limited.

The Department for Environment, Food and Rural Affairs ("DEFRA") also has an interest in the land by virtue of a conveyance dated 17 August 1977 between (1) Schroder Executor and Trustee Company Limited and others and (2) The Minister of Agriculture Fisheries and Food, namely the benefit of a right of way over the land.

- 12.1.17 The compulsory acquisition of rights is required over all three plots to enable cable installation works comprising Works Number 9. Plots 7/30 and 7/31 are additionally required for operational access under Works Number 15. As such the Applicant is seeking to acquire a package of Cable Rights, Cable Restrictive Covenants and Operational Access Rights over these land parcels. As the works will be carried out using open cut trenching it is anticipated that the works will have a temporary impact upon the Crown bodies' rights of way over this land. The works will involve temporary restricted access during construction which may affect the rights of light held by the OSPT but the exercise of the rights which benefit the Crown bodies will be only temporarily affected by the Proposed Development and the compulsory acquisition of the rights sought in the draft Order.
- 12.1.18 The Applicant is in active negotiations with the owners of these land parcels to conclude an option agreement for the

cable easement. The Applicant will be engaging with the DEFRA and the OSPT (being the appropriate Crown authorities) in order to obtain their consent pursuant to section 135(2) to the inclusion of provisions in the draft Order in respect of land in which there are rights benefitting the Crown.

Order Plot 7/32

- 12.1.19 This plot is comprised of a private road, public bridleways (ANG/2187_1/1 and ANG/2187_1/3), public footpath (ANG/2186/1) and verge, shown hatched pink on Sheet 7 of the Crown Land Plans (Document Reference: 2.8). The land is privately owned by the same parties as Plots 7/30, 7/31 and 8/1 above and is subject to the same rights which benefit the OSPT and DEFRA. West Sussex County Council is the local highway authority in respect of the public bridleways and footpath.
- 12.1.20 The land is required to deliver an operational access in accordance with Work Number 15 and the Applicant is seeking to acquire a package of Operational Access Rights over it. The exercise of the rights of access over this land will be consistent with the rights of access which benefit the Crown bodies. Nor will there be any above ground infrastructure that could give rise to a breach of the OSPT's rights to light. The rights which benefit the Crown Bodies will therefore be unaffected by the Proposed Development or the compulsory acquisition of the rights sought in the draft Order.
- 12.1.21 The Applicant will be engaging with the DEFRA and the OSPT in order to obtain their consent pursuant to section 135(2) to the inclusion of provisions in the draft Order in respect of land in which there are rights benefitting the Crown.

Order Plots, 11/4, 11/5, 11/7, 11/8 and 19/6

- 12.1.2212.1.17 These plots are privately owned and are shown hatched pink on Sheets 11 and 19 of the Crown Land Plans (Document Reference: 2.8). The land comprises agricultural land, private road (Michelgrove Lane), verge and public bridleways (PAT/2208_1/2, ANG/2175/1 and PAT/2264/5) and public restricted byways (SAS/2092/1 and SAS/2092/13).
- 12.1.2312.1.18 The land is subject to restrictive covenants pursuant to a Deed of Covenant dated 21 January 1959 between the (1) Forestry Commissioners and (2) the Most

Noble Bernard Marmaduke Duke of Norfolk which benefits the Forestry Commission and binds land in title WSX30616. This contains a forestry dedication covenant pursuant to the Forestry Act 1947 which prevents the land from being used otherwise than for the growing of timber in accordance with the rules or practice of good forestry, unless the Forestry Commission consents in writing.

- <u>12.1.24</u><u>12.1.19</u> West Sussex County Council is the local highway authority in respect of the public bridleways. The Environmental Agency and Southern Water Services Limited also have interests in the land. The interests held by Statutory Undertakers are considered further at section 12.5 below.
- 12.1.2512.1.20 In respect of Plots 11/4 and 11/5, the acquisition of Cable Rights and Cable Restrictive Covenants are required to enable cable installation works comprising Works Number and the subsequent operation, maintenance and 9 protection of the cable. However as per the Crossing Schedule (Document Reference 6.4.4.1) accompanied by the Outline Code of Construction Practice (Document Reference: 7.2), provides a commitment to install bv trenchless crossings (see section 4.2 of the COCP). This is secured by the requirement 22 and 23(g) in Part 3 of schedule 1 to the draft Order. As this crossing is identified on the Crossing Schedule at Sheet 9, there is a commitment to install by trenchless technique. As such, it is anticipated that the works will have no impact upon the permanent use of the land and the forestry covenant over the land will be unaffected by the Proposed Development or the proposed compulsory acquisition of rights over the land. As the cable installation works will be carried out using open cut trenching it is anticipated that they will have a temporary impact upon the use of the surface of the land during the construction period. The cable will be buried and as such there will be a limited impact on the use of the land once the cable is in situ and during its operation.
- 12.1.2612.1.21 In respect of Plots 11/7 and 11/8, the acquisition of rights is required to enable construction and operational access comprising Works Number 14. The Applicant is seeking to acquire a package of Construction and Operational Access Rights over existing access tracks which are subject to public rights of way. The rights sought over these Plots are consistent with the existing use of the land.

- 12.1.2712.1.22 In respect of Plot 19/6, operational access is required under Works Number 15 and the Applicant is seeking to acquire a package of Operational Access Rights over existing access tracks which are subject to public rights of way. The rights sought over these Plots are consistent with the existing use of the land.
- 12.1.2812.1.23 The Applicant will behas been engaging with the Forestry Commission in orderwith a view to obtaining its consent pursuant to section 135(2) to the inclusion of provisions in the draft Order in respect of land in which there are rights benefitting the Crown. The Applicant is awaiting confirmation that the Forestry Commission consents under section 135(2). In the event that this is not received before the close of the Examination the Applicant will update the Secretary of State as soon as practicable thereafter. The Forestry Commission has confirmed that the proposed works would not amount to a breach to the dedication covenant [and agreement has been reached to provide formal confirmation of its consent in respect of section 135(2)].

Order Plots 21/32, 21/33, 21/36 and 21/37

- 12.1.2912.1.24 These land parcels are owned by the National Trust and are shown hatched pink on Sheet 21 of the Crown Land Plans (Document Reference: 2.8). The land comprises scrubland lying north of Home Farm and it is subject to a restrictive covenant benefiting the Forestry Commission which is registered against the National Trust's freehold title number WSX30616. The interest held by the National Trust is considered further at section 12.3 below.
- 12.1.3012.1.25 Plots 21/32, 21/33 and 21/37 are let to the Lorica Trust Limited. West Sussex County Council also has the benefit of rights to enter on to the land. A number of utilities also affect Plot 21/37, in which Openreach Limited has underground telecommunication lines and UK Power Networks (Operations) Limited has underground and overhead electricity lines. Southern Water Services Limited also has rights and apparatus in the land.
- 12.1.3112.1.26 The Applicant seeks only the power to temporarily use the land during construction pursuant to the powers in Article 332 (Temporary use of land for carrying out the authorised project) and Schedule 9 (Land of which is temporary possession may be taken) to the draft Order for the purposes of a temporary use for access under Works Number 13. The forestry covenant over the land will be only

temporarily affected by the Proposed Development or the compulsory acquisition of the rights sought in the draft Order.

12.1.3212.1.27 The Applicant will behas been engaging with the Forestry Commission in order to obtain its consent pursuant to section 135(2) to the inclusion of provisions in the draft Order in respect of land in which there are rights benefitting the Crown. The Applicant is awaiting confirmation that the Forestry Commission consents under section 135(2). In the event that this is not received before the close of the Examination the Applicant will update the Secretary of State as soon as practicable thereafter. The Forestry Commission has confirmed that the proposed works would not pose a breach to the dedication covenant [and agreement has been reached to provide formal confirmation of its consent in respect of section 135(2)].

Order Plot 22/7

- 12.1.3312.1.28 This parcel is owned by the National Trust and is shown hatched pink on Sheet 22 of the Crown Land Plans (Document Reference: 2.8). The land comprises agricultural land, known locally as Jockey's Meadow, and public footpath (WAS/2698/1). It is assumed to be open space as it is used by the public for recreational purposes. This is considered below at paragraph 12.2. The interest held by the National Trust is considered further at section 12.3 below.
- 12.1.3412.1.29 The land is subject to the same restrictive covenant benefiting the Forestry Commission as plots 21/32, 21/33, 21/36 and 21/37 above which is registered against the National Trust's freehold title number WSX327958.
- 12.1.3512.1.30 The land is let to the Lorica Trust Limited and West Sussex County Council also has the benefit of rights to enter on to the land. Openreach Limited has underground telecommunication lines and UK Power Networks (Operations) Limited has underground and overhead electricity lines. Southern Water Services Limited also has rights and apparatus in the land.
- 12.1.3612.1.31 The acquisition of rights is required to enable cable installation works comprising Works Number 9. The Applicant is seeking to acquire a package of Cable Rights and Cable Restrictive Covenants. As the works will be carried out using HDD construction techniques it is anticipated that the works will have no impact during construction or upon the permanent use of the land. The forestry covenant over

the land will be unaffected by the Proposed Development or the proposed compulsory acquisition of rights over the land.

12.1.3712.1.32 The Applicant will behas been engaging with the Forestry Commission in order to obtain its consent pursuant to section 135(2) to the inclusion of provisions in the draft Order in respect of land in which there are rights benefitting the Crown. The Applicant is awaiting confirmation that the Forestry Commission consents under section 135(2). In the event that this is not received before the close of the Examination the Applicant will update the Secretary of State as soon as practicable thereafter. The Forestry Commission has confirmed that the proposed works would not amount to a breach of the dedication covenant [and agreement has been reached to provide formal confirmation of its consent in respect of section 135(2)].

Order Plot 33/18

- 12.1.3812.1.33 This parcel is owned by West Sussex County Council and is shown hatched pink on Sheet 33 of the Crown Land Plans (Document Reference: 2.8). The land comprises the adopted highway and verge (Bolney Road, A272) and we <u>understand that the DEFRA-Department of Transport (`DfT'')</u> has the benefit of a restriction registered against the title which specifies that no disposition is to be registered unless made in accordance with the Development and Road Improvement Fund Acts 1909 and 1910.
- 12.1.3912.1.34 The acquisition of rights are required to enable construction and operational access comprising Works Number 14. The Applicant is seeking to acquire a package of Construction and Operational Access Rights. The acquisition of the rights sought are consistent with the current use of the land as a highway and therefore it is anticipated that the works will have a negligible impact during construction and no impact upon the permanent use of the land.
- 12.1.35 The Applicant will-has been engaging with DEFRA DfT [and has now obtained/ in order to obtain] its consent pursuant to section 135(2) to the inclusion of provisions in the draft Order in respect of land in which there are rights benefitting the Crown. The Applicant is awaiting confirmation that the Secretary of State for Transport does have the benefit of this interest, and if so that they consent under section 135(2). In the event that this is not received before the close of the

Examination the Applicant will update the Secretary of State as soon as practicable thereafter.

12.2 Special Category Land – Open Space, Commons, Allotments

<u>Introduction</u>

- 12.2.1 Under sections 131 and 132 of the PA 2008, a DCO is subject to Special Parliamentary Procedure ("SPP") to the extent that it authorises the compulsory acquisition of land, or a right over land, forming part of a common, open space, or a fuel or field garden allotment, unless the Secretary of State is satisfied that certain criteria are met, and that fact, and the subsection(s) concerned, are recorded in the DCO.
- 12.2.2 Section 131 of the PA 2008 is not engaged by the draft Order because the Applicant does not seek the compulsory acquisition of any such land.
- 12.2.3 Section 132 of the PA 2008 is engaged by the draft Order because the Applicant seeks the compulsory acquisition of rights over land forming part of a common, open space and garden allotments. This means that the draft Order will be subject to SPP unless the Secretary of State is satisfied that one or more of the exemptions in section 132 apply.
- 12.2.4 For the purposes of section 132 of the PA 2008, 'common', 'open space', and 'field garden allotment' have the same meanings as in Section 19 of the Acquisition of Land Act 1981, namely:
 - 12.2.4.1 "common" includes any land subject to be enclosed under the Inclosure Acts 1845 to 1882, and any town or village green,
 - 12.2.4.2 "fuel or field garden allotment" means any allotment set out as a fuel allotment, or a field garden allotment, under an Inclosure Act,
 - 12.2.4.3 "open space" means any land laid out as a public garden, or used for the purposes of public recreation, or land being a disused burial ground.
- 12.2.5 The above land is collectively referred to as 'Special Category Land'. Land within the Order Land which comprises Special Category Land can be seen on the Special Category Land Plans (Document Reference: 2.4), and is described in

Part 5 of the Book of Reference. Further detail is provided below. The schedule at **Appendix 7** of this Statement also provides an overview of Crown and Special Category Land.

- 12.2.6 The Applicant does not consider it necessary to provide replacement land in exchange for the proposed compulsory acquisition of rights by the creation of new rights over the special category land. The Applicant relies upon the test in Section 132(3) of the 2008 Act which is met if:
 - 12.2.6.1 "the order land, when burdened with the order right, will be no less advantageous that it was before to the following persons-
 - (a) the persons in whom it is vested,
 - (b) other persons, if any, entitled to rights of common or other rights, and
 - (c) the public."
- <u>12.2.7</u> The Applicant considers that the exemption to the application of the SPP which is provided by section 132(3) applies to the proposed compulsory acquisition of rights over the common land, open space and allotments comprised in the Order Land.

Common Land

- 12.2.712.2.8 Plots 27/6, 27/9, 27/10, 27/11, 27/12, 27/24, 27/25 and 27/26 of the Order Land form part of Bines Green Common which is subject to rights of common namely, rights to graze cattle and/or horses over the land, which are in the Register of Common Land (C.L.21) administered by West Sussex County Council. The common rights were first applied for in 1967 and the registration became final on 17 December 1971.
- **12.2.8** There are eight registered parties that hold a right of common over the land but given the age of the entries it is likely that the Commons Register does not contain the up to date details of the commoners who are entitled to exercise the commons rights. The Applicant therefore made diligent enquiries to seek to ascertain the details of the parties who are currently entitled to exercise the rights. This included writing to all named parties in the Commons Register and erecting site notices along the length of the

common land from Ashurst to Bines Green. This resulted in confirmation that two of the registered parties no longer have the benefit of the common rights. Only two parties responded to confirm that they still exercise the rights. Details of the persons with commons rights are provided in Part 5 of the Book of Reference (Document Reference: 4.3).

<u>12.2.10</u> The land within Bines Green Common is also Open Access Land, which is considered at paragraph 12.4 of this Statement below.

Common Land Over which Compulsory Acquisition Powers are Sought

Order Plots 27/10, 27/24, 27/25 and 27/26

- 12.2.912.2.11 The title to Order Plots 27/10, 27/25 and 27/26 is unregistered with the land presumed to be owned by Lavinia Norfolk's Family Charitable Trust . The land is comprised of track, public footpath (AST/2519/2) and grassed verge area and can be seen hatched orange on Sheet 27 of the Special Category Land Plans (Document Reference: 2.4).
- <u>12.2.1012.2.12</u> Plot 27/24 is privately owned by Alan David Llewhellin Griffiths and Janice Elizabeth Griffiths and is comprised of land being track and verge adjacent to the adopted highway (Horsham Road, B2135) which is shown hatched orange on Sheet 27 the Special Category Land Plans (Document Reference: 2.4).
- <u>12.2.11</u> The acquisition of rights are required over these parcels for a construction and operational access, comprising Works Number 14, and the Applicant is seeking to acquire a package of Construction and Operational Access Rights for that purpose.
- 12.2.1212.2.14 The land is already principally comprised of private and adopted tracks, over which the rights of common may be exercised to the extent that is feasible given the potential for conflict with vehicles along the highway. The rights sought by the Applicant are consistent with the current use of the land by the commoners and the general public. During construction of the Proposed Development, there may be limited traffic management measures put in place which temporarily restrict access to the land for safety reasons such as the temporary closure of the public footpath

(AST/2519/2) as indicated on the Access, Rights of way and Streets Plan (Document Reference: 2.5).

- 12.2.1312.2.15 Following construction, once the Proposed Development is operational, the existing use of the land, including the public rights of way over the highway and public footpath; the public right to access the land as Open Access Land; and the commoners rights over the land will be unaffected. No permanent closure or termination of the public rights or commons rights over these plots is sought by the draft Order.
- <u>12.2.14</u><u>12.2.16</u> All rights of common, save for a potential temporary interruption to access during construction, will remain exercisable and will be unaffected by the proposed compulsory acquisition of rights sought by the Applicant.
- <u>12.2.15</u><u>12.2.17</u> It is therefore considered that the use of the common land will be no less advantageous to those persons than it was before the compulsory acquisition of rights and the test set out in section 132(3) is satisfied.
- 12.2.1612.2.18 The Applicant therefore considers that Plots 27/10, 27/24, 27/25 and 27/26 of the Order Land, when burdened with the proposed Construction and Operational Access Rights, will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to rights of common, and the public. The Applicant submits that the test set out in section 132(3) is satisfied.
- <u>12.2.19</u> The Applicant is engaged in active negotiations and discussions with the landowners to progress voluntary agreement in respect of the rights needed as specified above.

Common Land Over which Only Temporary Possession Powers are Sought

Order Plots 27/6, 27/9, 27/11, 27/12

<u>12.2.17</u> Title to these parcels is unregistered but the land is presumed to be owned by Lavinia Norfolk's Family Charitable Trust. The land comprises part of a grassed verge and wooded area together with part of the adopted highway (Horsham Road, B2135), public footpath (AST/2519/2). The land can be seen hatched orange on Sheet 27 of the Special Category Land Plans (Document Reference: 2.4).

- 12.2.1812.2.21 The Applicant does not seek compulsory acquisition powers over these parcels and there will be no permanent impact upon the existing uses of the land. The Applicant seeks only the power to temporarily use the land during construction pursuant to the powers in Article 332 (Temporary use of land for carrying out the authorised project) and Schedule 9 (Land of which temporary possession may be taken) to the draft Order for the purposes of a temporary use for access from the nearest public highway to the onshore cable corridor, comprising Works Number 13.
- 12.2.1912.2.2 During construction of the Proposed Development, there may be limited traffic management measures put in place which temporarily restrict access to the land for safety reasons such as the temporary closure of the public footpath (AST/2519/2) as indicated on the Access, Rights of way and Streets Plan (Document Reference: 2.5). Otherwise the use of the land by the public and the persons with commons rights will be unaffected. No permanent closure or termination of the public rights or commons rights over these plots is sought by the draft Order.
- 12.2.2012.2.23 The proposed exercise of temporary possession powers over Order Plots 27/6, 27/9, 27/11, 27/12 does not engage the provisions of section 132 of the PA 2008 so as to potentially require the Order to be subejct to SPP, because no powers of compulsory acquisition are sought over the land. Notwithstanding, it is clear that the proposed temporary use of the land by the Applicant meets the crtiera in section 132(3) because the use of the Order Land, when the proposed temporary possession powers are exercised, will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to rights of common, and the public.
- <u>12.2.21</u> The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement and the Applicant will be engaging in discussions to the same.

Registered Open Space

Order Plots 22/8 and 22/9 - Allotments and the Washington Recreation Ground

- 12.2.22 These land parcels are shown hatched purple on Sheet 22 of the Special Category Land Plans (Document Reference: 2.4). The land is owned by Washington Parish Council and is comprised of part of allotment gardens together with part of a large recreation ground which includes grassed sports pitches. The recreation ground is currently managed by Washington Parish Council and used for recreational purposes on a regular basis by local residents, local clubs, a local school and visitors to the area.
- 12.2.2312.2.26 The Allotments and the Washington Recreation Ground form part of a town and village green, as in the Register of Town and Village Greens (Y.G.4) administered by West Sussex County Council and registered on the 11th April 1972. There are understood to be 16 allotment gardens in total but not all of the allotments fall within the Order Land. The allotment holders have tenancies and whilst Washington Parish Council has provided a list of the current tenants, the Applicant does not have a plan to asscertain who owns which allotment or confirm which allotments may be included within the Order Land. Part 5 of the Book of Reference therefore lists the details of all allotments holders provided to it by the Parish Council.
- 12.2.24<u>12.2.27</u> The acquisition of rights are required for cable installation works comprising Works Number 9 and the Applicant is seeking to acquire a package of Cable Rights and Cable Restrictive Covenant. The cables will be installed beneath the surface of the allotments and the Recreation Ground by HDD construction techniques therefore there will not be any impact upon the use of the land during the construction of the Proposed Development.
- <u>12.2.25</u>Once the cables have been installed, there will be a restrictive covenant which restricts potentially intrusive and damaging activities from being carried out upon the land. The form of restrictive covenant, referred to as the Cable

Restrictive Covenant, can be found in Schedule 7 (Acquisition of new rights and imposition of restrictive covenants only) to the Draft Order but is also replicated in **Appendix 5** to this Statement. The covenant will not restrict the existing uses of either the Allotments or the Recreation Ground or impact upon their status as a town and village green. Furthermore, it expressly permits agricultural practices carried out at a depth up to 0.9 metres from the surface of the land.

- 12.2.2612.2.29 The Applicant therefore considers that Plots 22/8 and 22/9 of the Order Land, when burdened with the proposed Cable Rights and Cable Restrictive Covenant, will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to use the land for recreational use, and the public. The Applicant submits that the test set out in section 132(3) is satisfied.
- <u>12.2.27</u>12.2.30 The Applicant is engaged in active negotiations and discussions with Washington Parish Council and will continue to progress these to seek to conclude a voluntary agreement.

Assumed Open Space

Order Plot 22/7

- 12.2.2812.2.31 This land is owned by the National Trust and shown hatched purple on Sheet 22 of the Special Category Land Plans (Document Reference: 2.4). The land is known locally as Jockey's Meadow and is comprised of a large hay meadow. It is understood that the National Trust permits its use by members of the public for recreational purposes such as dog walking and it is also used by a local school for their forest school. The land is adjacent to the Allotments and Washington Recreation Ground referred to above.
- 12.2.2912.2.32 Whilst the land is not designated or registered as open space, the Applicant is taking the precautionary approach of assuming that it comprises 'open space' for the purposes of section 132 of the PA 2008. This parcel is also considered at section 12.3 below due to the interest held by the National Trust and above in section 12.1 due to a crown interest in the land.
- <u>12.2.30</u> The acquisition of rights are required for cable installation works comprising Works Number 9 and the

Applicant is seeking to acquire a package of Cable Rights and Cable Restrictive Covenant. The cables will be installed beneath the surface of Jockey's Meadow by HDD construction techniques, and there will not be any requirement to fence off the land during construction. There will not be any impact upon the use of the land during the construction of the Proposed Development and access will be maintained unless there is an unforeseen health and safety requirement.

- 12.2.3112.2.34 Once the cables have been installed, there will be a restrictive covenant which restricts potentially intrusive and damaging activities from being carried out upon the land. The form of restrictive covenant, referred to as the Cable Restrictive Covenant, can be found in Schedule 7 (Acquisition of new rights and imposition of restrictive covenants only) to the Draft Order but is also replicated in **Appendix 5** to this Statement. The covenant will not restrict the existing uses of Jockey's Meadow, nor will the public's enjoyment of the land for recreational purposes be affected. Furthermore, the proposed restrictive covenant expressly permits agricultural practices carried out at a depth up to 0.9 metres from the surface of the land and will not impact upon the ability to grow and crop hay.
- 12.2.3212.2.35 The Applicant therefore considers that Plot 22/7 of the Order Land, when burdened with the proposed Cable Rights and Cable Restrictive Covenant, will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to use the land for recreational use, and the public. The Applicant submits that the test set out in section 132(3) is satisfied.

Order Plots 1a/1, 1a/2, 1b/1, 1b/2, 1b/3, 1b/4, 1/1, 1/2, 1/3,1/4 and 1b/6

- <u>12.2.33</u><u>12.2.36</u> These land parcels are shown hatched purple on Sheets 1a, 1b, and 1 on the Special Category Land Plans (Document Reference: 2.4).
- <u>12.2.34</u><u>12.2.37</u> Plots 1a/1, 1a/2, 1b/2, 1b/1, 1/1, 1/2, 1/3 and 1/4 are owned by (or in the case of plot 1a/2 assumed to be owned by) the Crown Estate. Due to the Crown ownership of the land these plots are also considered in section 12.1 above. Plots 1b/3 and 1b/4 are privately owned and Plot 1b/6 is owned by Arun District Council.
- <u>12.2.35</u> The land comprises of a shingle/pebble beach with timber groynes at Climping Beach, (including part of West

Beach LNR) near Climping in West Sussex Whilst the land is not designated or registered as open space, the Applicant is taking the precautionary approach of assuming that it comprises 'open space' for the purposes of section 132 of the PA 2008 due to its use by members of the public for the purposes of recreation including dog walking and horse riding and water sports/ coastal activities including windsurfing and kite surfing.

- 12.2.3612.2.39 The acquisition of rights is required for underground landfall connection works in the intertidal area, comprising Work Number 6. The Applicant is seeking to acquire a package of Underground Cable Connection Rights and Underground Cable Connection Restrictive Covenants.
- 12.2.3712.2.40 The installation works underneath Climping Beach are to be implemented using HDD construction techniques and as the cables will be directionally drilled underneath the beach there will be little or no impact on the beach and no direct interruption to the public's access for recreational purposes during the works however there may be some temporary reduced amenity during construction.
- 12.2.3812.2.41 No above ground works are proposed which will permanently affect the public recreational use of the land or its physical appearance. Once the underground cables have been installed and the Proposed Development is operational, there will be no impact on the public's enjoyment of this land.
- 12.2.3912.2.42 The Applicant therefore considers that Plots 1a/1, 1a/2, 1b/1, 1b/2, 1b/3 1b/4, 1b/6, 1/1, 1/2, 1/3 and 1/4 of the Order Land, when burdened with the proposed Underground Cable Connection Rights and Underground Cable Connection Restrictive Covenants, will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to use the land for recreational use, and the public. The Applicant submits that the test set out in section 132(3) is satisfied.
- 12.2.43 The Applicant has issued an offer of Heads of Terms in 2023 for a voluntary agreement to the landowners of Plots 1b/3 and 1b/4 for the acquisition of the rights required by way of an option to enter into an easement (and lease for the compounds) and will continue to process the same in order to conclude a voluntary agreement. <u>Tthe Applicant has</u> updated these Heads of Terms, with an increased offer and continues to try and reach agreement with the landowner.

12.2.1—

<u>12.2.212.2.44</u> In respect of the Crown Interest in the land set out in section 12.1 above, the Applicant continues to engage with the Crown Estate and Arun District Council in order to conclude a regulating lease with respect to rights required, before the close of the examination into the Order.

Order Plot 1b/5

- 12.2.312.2.45 This parcel of land is privately owned and are shown hatched purple on Sheet 1b of the Special Category Land Plans (Document Reference: 2.4). The land is comprised of the seabed and part of the English Channel. Whilst the plot is mostly underwater, the land is assumed open space by virtue of the public use at low tide for recreational activities such as kite-surfing.
- <u>12.2.412.2.46</u> The acquisition of rights is required for the installation of extension ducts comprising Works Number 5, and the Applicant is seeking to acquire a package of Underground Cable Connection Rights and Underground Cable Connection Restrictive Covenants.
- 12.2.512.2.47 The installation works underneath Climping Beach are to be implemented using HDD construction techniques and as the cables will be directionally drilled underneath the beach there will be little or no impact on the beach and no direct interruption to the public's access for recreational purposes during the works however there may be some temporary reduced amenity during construction.
- <u>12.2.612.2.48</u> No above ground works are proposed which will permanently affect the public recreational use of the land or its physical appearance. Once the underground cables have been installed and the Proposed Development is operational, there will be no impact on the public's enjoyment of this land.
- 12.2.712.2.49 The Applicant therefore considers that Plot 1b/5 of the Order Land, when burdened with the proposed Underground Cable Connection Rights and Underground Cable Connection Restrictive Covenants, will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to use the land for recreational use, and the public. The Applicant submits that the test set out in section 132(3) is satisfied.

Order Plots 1/5 and 1/6

- 12.2.812.2.50 These land parcels are privately owned and are shown hatched purple on Sheet 1 of the Special Category Land Plans (Document Reference: 2.4). The land is comprised of a shingle/pebble beach with timber groynes at Climping Beach and a public footpath (CLI/829/1). The land is assumed open space due to the use of the beach by the public for recreational purposes.
- <u>12.2.912.2.51</u> The acquisition of rights are required in order to carry out underground landfall connection works onshore, comprising Works Number 7 and the Applicant is seeking to acquire a package of Underground Landfall connection works onshore.
- <u>12.2.1012.2.52</u> The installation works underneath Climping Beach are to be implemented using HDD construction techniques and as the cables will be directionally drilled underneath the beach there will be little or no impact on the beach and no direct interruption to the public's access for recreational purposes during the works however there may be some temporary reduced amenity during construction. Additionally, the public footpath is not proposed to be affected.
- <u>12.2.1112.2.53</u> No above ground works are proposed which will permanently affect the public recreational use of the land or its physical appearance. Once the underground cables have been installed and the Proposed Development is operational, there will be no impact on the public's enjoyment of this land.
- 12.2.1212.2.54 The Applicant therefore considers that Plots 1/5 and 1/6 of the Order Land, when burdened with the proposed Onshore Connection Rights and Cable Restrictive Covenants will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to use the land for recreational use, and the public. The Applicant submits that the test set out in section 132(3) is satisfied.
- <u>12.2.13</u><u>12.2.55</u> The Applicant has met and engaged with the landowners and will continue to do so in order to progress these negotiations and conclude a voluntary agreement for the rights required.

12.3 Special Category Land – Land held inalienably by the National Trust

- 12.3.1 By virtue of Section 130 of the PA 2008, a DCO is subject to SPP, to the extent that it authorises the compulsory acquisition of land held inalienably by the National Trust, if the National Trust makes and maintains an objection to the compulsory acquisition which is not withdrawn before the completion of the examination of the Application.
- 12.3.2 As described in Part 5 of the Book of Reference (Document Reference: 4.3) and shown on the Special Category Land Plans (Document Reference: 2.4), should the Order be made, it would authorise the acquisition of rights of land held inalienably by the National Trust.

Land Held Inalienably by the National Trust Over which Compulsory Acquisition Powers are Sought

Order Plot 22/7

- 12.3.3 This land is held inalienably by the National Trust and is shown hatched light grey Sheet 22 of on the Special Category Land Plans (Document Reference: 2.4). The land is known locally as Jockey's Meadow and is described in section 12.2 above due to the assumption of the land being open space and in section 12.1 above due to a crown interest over the land.
- 12.3.4 The compulsory acquisition of rights are required for cable installation works comprising Works Number 9 and the Applicant is seeking to acquire a package of Cable Rights and Cable Restrictive Covenants.
- 12.3.5 The Applicant <u>has agreed terms with the National Trust for</u> the rights to install cable in this land _is engaged in active negotiations and discussions with the National Trust.<u>andand</u> the Applicant will continue to progress these in order to conclude a voluntary agreement<u>and report accordingly to</u> the Secretary of State-.

Land Held Inalienably by the National Trust Over which Only Temporary Possession Powers are Sought

Order Plots 21/32, 21/33, 21/36, 21/37

- <u>12.3.5</u> These land parcels, which are held inalienably by the National Trust, are shown hatched light grey on Sheet 21 of the Special Category Land Plans (Document Reference: 2.4).
- <u>12.3.612.3.7</u> Plots 21/32 and 21/33 are comprised of scrubland north east of Sandgate Farm and are subject to a leasehold interest held by Lorica Trust Limited.
- <u>12.3.7</u>12.3.8 Plot 21/36 comprises scrubland adjacent to the public highway (Storrington Road, A283).
- <u>12.3.812.3.9</u> Plot 21/37 is subject to the leasehold interest held by Lorica Trust Limited and is comprised of grazing land in connection with Clayton Farm.
- <u>12.3.9</u>12.3.10 The Lorica Trust's lease extends over a larger area outside of the Order Land known as Clayton Farm which

spans both sides of A283, Storrington Road. The Lorica Trust's main farm activities, which the public are permitted to visit, are unaffected by the Proposed Development as they are outside the Order limits. Plot 21/37 is understood to be used by Lorica Trust for the purposes of grazing in connection with the wider farm.

- 12.3.1012.3.11 The Applicant does not seek compulsory acquisition powers over any of these land parcels and there will be no permanent impact upon the existing uses of the land. The Applicant seeks only the power to temporarily use the land during construction pursuant to the powers in Article 332 (Temporary use of the land for carrying out the authorised project) and Schedule 9 (Land of which temporary possession may be taken) to the draft Order for the purposes of a temporary construction access from the nearest public highway to the onshore cable corridor, comprising Works Number 13.
- 12.3.1112.3.12 During construction of the Proposed Development, there may be temporary disruption to the Lorica Trust's use of Plots 21/32, 21/33 and 21/37 to the extent that these land parcels are used for grazing purposes. The Applicant will where appropriate install appropriate fencing (such as stock-proof fencing) along construction access routes, in order to avoid cattle or other farm animals gaining access to the construction works. Detailed access arrangements such as appropriate gates <u>have been and will continue to would</u> be discussed with Lorica Trust.
- 12.3.1212.3.13 The Applicant is continuing to engage with the National Trust and the Lorica Trust to secure a short term <u>sub</u>-lease for use of this land during the construction works. In the absence of agreement, the provisions of section 130 of the PA 2008 so as to potentially require the Order to be subejct to special parliamentary procedure, are not engaged in relation to these parcels because no powers of compulsory acquisition are sought over these plots.

Other Land Interests held by the National Trust within the Order Land

Order Plot 21/30

- 12.3.1312.3.14 Title to Plot 21/30 is unregistered. The land is shown hatched light grey on Sheet 21 of the Special Category Land Plans (Document Reference: 2.4). It is comprised of adopted highway and verge (Storrington Road, A283) for which West Sussex County Council are the local highway authority. The National Trust are the adjacent land owners and therefore are assumed to own the subsoil to the part width of the highway.
- 12.3.1412.3.15 It is not clear whether this land is held inalienably by the National Trust because it only has a presumed subsoil interest in the land. Furthermore, the land forms part of the public highway, and is controlled and maintained by the highway authority.
- 12.3.1512.3.16 In any event, the Applicant only seeks temporary possession powers over this parcel for the purposes of a temporary construction access, comprising Works Number 13. As such, the provisions of section 130 of the PA 2008 so as to potentially require the Order to be subjejct to special parliamentary procedure, are not engaged in relation to this parcel because no powers of compulsory acquisition are sought.

The Normanby Covenant

- 12.3.1612.3.17 The National Trust also has the benefit of a covenant that binds Plots 1b/3, 1b/4, 1b/5, 1/5 and 1/6, which was entered into under Section 8 of the National Trust Act 1937, pursuant to which the National Trust has the ability to accept covenants without the need of owning any benefiting land. The National Trust has the statutory power to enforce these covenants.
- <u>12.3.17</u> The land the subject of the Normanby Covenant is not shown on the Special Category Land Plans because the National Trust has confirmed to the Applicant that this covenant does not comprise inalienable land for the purposes of Section 130 of the PA 2008 and does not potentially engage special parliamentary procedure.
- <u>12.3.19</u> The Applicant <u>has agreed the form of a "Deed of Release" is</u> <u>continuing to work</u> with The National Trust <u>to setting out</u> <u>commitments on the Applicant with regard to on</u> detailed design and mitigation matters to ensure that the purpose of the covenant is not prejudiced by the Proposed

Development. The signing of this document will take place when the Washington documents are ready for signing.

12.4 **Open Access Land**

- 12.4.1 There are two areas of Open Access Land within the Order Land, designated pursuant to the Countryside and Rights of Way Act 2000, over which members of the public have a right to roam. These can be seen on the Open Access Land Plan (Document Reference: 2.7) and are referred to in the Outline Public Rights of Way Management Plan (Document Reference: 7.8) as:
 - 12.4.1.1 OAL 1 East of Chantry Lane on the South Downs; and
 - 12.4.1.2 OAL 2 Bines Green, West Sussex, located on Horsham Road (B2135)

OAL 1

- 12.4.2 OAL 1 is east of Chantry Lane on the South Downs where a narrow strip of Open Access Land falls within that part of the Order Land required for the onshore cable corridor, which is proposed to be constructed via a trenchless crossing method. This is privately owned land and comprises agricultural land, woodland, National Trail (South Downs Way), public bridleways (SAS/2688/1, SAS/2108_1/4, SAS/2282/4, SAS/2282/6, SAS/2282_1/1) and public restricted byways (SAS/2092/3 and SAS/2693/5).
- 12.4.3 The acquisition of rights are required over OAL1 for cable installation works comprising Work Number 9, and the Applicant is seeking to acquire a package of Cable Rights and Cable Restrictive Covenants.
- 12.4.4 The Outline Public Rights of Way Management Plan (Document Reference: 7.8) explains the impacts as follows:
- 12.4.5 The cables will be installed beneath the surface of the land by HDD construction techniques and it is anticipated that the works will have a negligible and temporary impact on the public use during construction.
- 12.4.6 Public access to part of this land will be temporarily restricted, namely the restricted byway (2693) which will need to be temporarily diverted during the construction of

the Proposed Development however, banksmen will be on site to assist the public in navigating around the temporary construction areas.

- 12.4.7 The public right to roam over this land will be unaffected once the construction of the Proposed Development is complete. Impacts on open access land will be managed through active management strategy and the Applicant will seek to reduce the overall level of disruption and loss of amenity.
- 12.4.8 Whilst OAL 1 is not special category land for the purposes of the compulsory acquisition powers in the PA 2008, the proposed compulsory acquisition of rights and restrictive covenants over that land complies with the test in section 132(3) of the PA 2008, given that the Order Land, when burdened by the proposed Cable Rights and Cable Restrictive Covenants will be no less advantageous than it was before to the persons in whom it is vested, persons entitled to access the land, and the public.

OAL 2

12.4.9 OAL 2 is located in Bines Green, West Sussex, on Horsham Road (B2135). This area is also common land, as explained in section 12.2 above, and for which the tests to enable the compulsory acquisition of rights and restrictions over land pursuant to section 132(3) of the PA 2008 are met. This area will not be crossed by the cable corridor but runs alongside the access track for accesses A-48 and A-49. The public right to roam over this land will be unaffected once the construction of the Proposed Development is complete. Impacts on open access land will be managed through active management strategy and the Applicant will seek to reduce the overall level of disruption and loss of amenity.

Article 221

12.4.10 Article 221 (Temporary suspension of public access to land) of the draft Order (Document Reference: 3.1) includes a provision which permits the temporary suspension of public access to the Open Access Land to facilitate the construction works in a safe manner. These can be seen on Access, Rights of way and Streets Plan and will be included in Schedule 6 of the Order. The Applicant is required to provide 28 days' notice to the South Downs National Park Authority before exercising those powers.

12.5 **Statutory Undertakers Land and Apparatus**

- 12.5.1 Statutory undertakers' land is afforded protection from compulsory acquisition under section 127 of the 2008 Act if:
 - 12.5.1.1 land has been acquired by the statutory undertaker for the purposes of its undertaking;
 - 12.5.1.2 the land is used for those purposes or an interest in the land is held for those purposes; and
 - 12.5.1.3 the statutory undertaker makes and does not withdraw a representation about the proposed DCO before the completion of the examination of the Application.
- 12.5.2 Section 127(2) of the 2008 Act states that a DCO may only include provision authorising the compulsory acquisition of statutory undertakers' land to the extent that the nature and situation of the land are such that:
 - 12.5.2.1 It can be purchased and not replaced without serious detriment to the carrying on of the undertaking; or
 - 12.5.2.2 If purchased, it can be replaced by other land belonging to, or available for acquisition by, the undertaker without serious detriment to the carrying on of the undertaking.
- 12.5.3 Section 127(5) of the 2008 Act states that a DCO may only include provision authorising the compulsory acquisition of a right over statutory undertakers' land, by the creation of a new right, to the extent that the nature and situation of the land are such that:
 - 12.5.3.1 the right can be purchased without serious detriment to the carrying on of the undertaking; or
 - 12.5.3.2 any detriment to the carrying on of the undertaking, in consequence of the acquisition of the right, can be made good by the undertaker by the use of other land belonging to or available for acquisition by them.
- 12.5.4 Section 138 of the 2008 Act, which provides for the extinguishment of 'relevant rights', and the removal of 'relevant apparatus' of, statutory undertakers, applies if an

order granting development consent authorises the acquisition of land (compulsorily or by agreement) and there subsists over the land a relevant right, or there is on, under or over the land relevant apparatus.

- 12.5.5 "Relevant right" means "a right of way, or a right of laying down, erecting, continuing or maintaining apparatus on, under or over the land, which—
 - 12.5.5.1 is vested in or belongs to statutory undertakers for the purpose of the carrying on of their undertaking, or
 - 12.5.5.2 is conferred by or in accordance with the electronic communications code on the operator of an electronic communications code network".
- 12.5.6 "Relevant apparatus" means:
 - 12.5.6.1 "(*a*) apparatus vested in or belonging to statutory undertakers for the purpose of the carrying on of their undertaking, or
 - 12.5.6.2 electronic communications apparatus kept installed for the purposes of an electronic communications code network".
- 12.5.7 Article 36 (Statutory Undertakers) of the draft Order will permit the Applicant to extinguish the relevant rights or relocate the relevant apparatus of statutory undertakers. However, such power may only be included in the Order if the Secretary of State is satisfied the extinguishment or removal is necessary for the Proposed Development.
- 12.5.8 The Order Land includes land, rights and apparatus owned by statutory undertakers which is described in the Schedule at **Appendix 6** to this Statement (n.b. the column entitled "Status of Negotiations" in this Schedule has now been superseded by the Land Rights Tracker (Document Reference: 4.4)). The Schedule provides a summary of the Applicant's position with regards sections 127 and 138 of the PA 2008 and explains the current status of negotiations with those parties in respect of land rights sought and/or the negotiation of protective provisions. Updates as to the status of negotiations are described in the Land Rights Tracker (Document Reference: 4.4).
- 12.5.9 No land belonging to statutory undertakers is proposed to be acquired by the Applicant but it is proposed to acquire

rights over land by the creation of new rights. The Applicant considers that the statutory undertakers will not suffer serious detriment to the carrying on of the undertaking as a result of the compulsory acquisition of rights over land and test set out in section 127(6)(a) of the 2008 Act is therefore satisfied.

12.5.10 With regards to section 138 of the PA 2008, adequate protection for the statutory undertakers will be included within protective provisions in Schedule 10 of the Order and/or asset protection agreements between the parties.

13. HUMAN RIGHTS AND EQUALITY CONSIDERATIONS

13.1 Human Rights

- 13.1.1 The Human Rights Act 1998 incorporated into UK law the ECHR. The ECHR includes provisions in the form of Articles, the aim of which is to protect the rights of the individual.
- 13.1.2 Section 6 of the Human Rights Act 1998 prohibits public authorities from acting in a way which is incompatible with rights protected by the ECHR. The position is summarised in paragraph 13 of the Compulsory Acquisition Guidance, which states that compulsory acquisition powers should only be authorised where the Secretary of State is:
 - 13.1.2.1 "persuaded that there is compelling evidence that the public benefits that would be derived from the compulsory acquisition will outweigh the private loss that would be suffered by those whose land is to be acquired".
- 13.1.3 Paragraph 14 goes on to explain that:
 - 13.1.3.1 "in determining where the balance of public interest lies, the Secretary of State will weigh up the public benefits that a scheme will bring against any private loss to those affected by compulsory acquisition".
- 13.1.4 The Secretary of State, as the decision maker, is therefore under a duty to consider whether the exercise of powers interacts with the rights protected by the ECHR.
- 13.1.5 The following Articles of the ECHR are relevant to the decision as to whether the Order should be made including powers of compulsory acquisition:
- 13.1.6 <u>Article 1 of the First Protocol to the ECHR:</u>

"Every natural or legal person is entitled to the peaceful enjoyment of his possessions. No one shall be deprived of his possessions except in the public interest and subject to the conditions provided for by law and by the general principles of international law."

13.1.7 Article 6 of the ECHR states:

"In the determination of his civil rights and obligations...everyone is entitled to a fair and public hearing

within a reasonable time by an independent and impartial tribunal established by law."

13.1.8 Article 8 of the ECHR states:

"Everyone has the right to respect for his private and family life, his home and his correspondence. There shall be no interference by a public authority with the exercise of this right except such as is in accordance with the law and is necessary in a democratic society in the interests of national security, public safety or the economic well-being of the country, for the prevention of disorder or crime, for the protection of health or morals, or for the protection of the rights and freedoms of others."

- 13.1.9 The inclusion of compulsory acquisition powers in the Order has the potential to infringe the Article 1 rights of persons who hold interests in the Order Land by enabling the Applicant to deprive them of their property/interest. Such an infringement can be authorised by law provided that:
 - 13.1.9.1 The appropriate statutory procedures for making the Order are followed and a compelling case in the public interest for the compulsory acquisition/ interference with the convention right is made out; and
 - 13.1.9.2 the interference with the convention right is proportionate.
- 13.1.10 In preparing the Application, the Applicant has considered Article 1 and the potential infringement of the ECHR rights in consequence of the inclusion of compulsory acquisition powers within the Order and has sought to minimise the amount of land over which it requires powers of compulsory acquisition. The Applicant considers that there would be a very significant public benefit arising from the grant of the Order. The benefit is only realised if the Order is accompanied by the grant of powers of compulsory acquisition.
- 13.1.11 The Applicant has concluded that on balance the significant public benefits outweigh the effects upon persons who own property within the Order Land. For those affected by expropriation or dispossession, compensation is payable in accordance with the Compensation Code. The Applicant considers that the Order will therefore strike the right balance between the public interest in the delivery of the

Project and those private rights that will be affected by the Order.

- 13.1.12 In relation to Article 6, there has been opportunity to make regarding the preparation the representations of Application. As explained in the Consultation Report Reference: 5.1), the Project (Document has been extensively publicised and consultation has taken place with the community, affected landowners and occupiers, and key stakeholders.
- 13.1.13 With regards to Article 8, whilst rights are proposed to be acquired over land that is used in connection with dwellings such as accesses, driveways and boundary features, and there are residential dwellings in proximity to the Order Limits, there are no dwellings within the Order Land. No residents will be displaced by the powers of compulsory acquisition sought in the Order and no residential dwellings are proposed to be acquired or demolished for the purposes of the Proposed Development. Only limited powers of compulsory acquisition and/or temporary use are sought over land used in connection with a dwelling so as to provide access for construction and/or operational purposes.
- 13.1.14 The owners of dwellings that are situated outside of the Order Limits which may suffer a depreciation in the value of the land as a result of the construction or operation of the Proposed Development, have been identified as Category 3 persons, as defined in Section 57 of the 2008 Act, and listed in Part 2 of the Book of Reference (Document Reference: 4.3). Those parties were identified using the Diligent Inquiry methodology, as set out in **Appendix 4** of this Statement of Reasons.
- 13.1.15 In accordance with Part 5 of the 2008 Act, the Applicant has consulted with persons set out in the categories contained in Section 44 of the 2008 Act, which includes owners of land within the Order Land and those who may be able to make claims either under Sections 7 and 10 of the Compulsory Purchase Act 1965 in respect of injurious affection or under Part 1 of the Land Compensation Act 1973. Also, the beneficiaries of rights overridden by the exercise of powers in the Order would be capable of making claims under Section 10 of the Compulsory Purchase Act 1965.
- 13.1.16 Furthermore, representations can also be made in response to notice given under Section 56 of the 2008 Act for consideration at examination of the Application by the

Planning Inspectorate (PINS) and in any written representations procedure which the PINS decides to uphold or at any compulsory acquisition hearing held under Section 92 of the 2008 Act.

- 13.1.17 Should the Order be made, any person aggrieved may challenge the Order in the High Court if they consider that the grounds for doing so are made out pursuant to Section 118 of the 2008 Act. Such statutory processes are in compliance with Article 6 of the ECHR.
- 13.1.18 Those whose interests are acquired under the Order will also be entitled to compensation which will be payable in accordance with the Compulsory Purchase Compensation Code. The Compensation Code has been held to be compliant with Article 8 and Article 1 of the First Protocol to the ECHR. Affected persons will also have the right to apply to the Upper Tribunal (Lands Chamber), which is an independent judicial body to determine the compensation payable.
- 13.1.19 For the above reasons, any infringement of the ECHR rights of those whose interests are affected by the inclusion in the Order of powers of compulsory acquisition, is proportionate and legitimate and is in accordance with national and European law.
- 13.1.20 For the reasons set out in this Statement of Reasons, the Applicant considers that there is a compelling case in the public interest for the exercise of such powers of compulsory acquisition.
- 13.1.21 The Applicant has sought to keep any interference with the rights of those with interests in the Order Land to a minimum. The Order Land has been limited to the minimum required for the Project to be constructed, operated, maintained and protected from interference. Furthermore, the substation site and route selection process for the linear infrastructure has ensured that the impact on land use and neighbouring properties is minimised in so far as possible.
- 13.1.22 The requirements of the Human Rights Act 1998 and the ECHR, particularly the rights of landowners, have therefore been fully taken into account.
- 13.1.23 The Applicant considers that the Order strikes a fair balance between the public interest in the Project going ahead and the interference with the private rights of those that will be affected by it.

13.1.24 The Applicant considers that there is a compelling case in the public interest for the Order to be made including powers of compulsory acquisition, and that the interference with the private rights of those with an interest in Order Land as a result of the exercise of compulsory acquisition powers conferred by the Order would be lawful, justified and proportionate.

13.2 **The Equality Act 2010**

- 13.2.1 The Applicant has had regard to the public sector equality duty set out in s149(1) of the Equality Act 2010 and has, in promoting the DCO, undertaken a landowner engagement exercise as detailed in the Consultation Report (Document Reference: 5.1).
- 13.2.2 The Applicant has taken account of and considered potential receptors and effects on those receptors through its environmental assessment processes for the Proposed Development as detailed in Volume 2, Chapters 5 to 29 the Environmental Statement accompanying the Application (Document References: 6.2.5 to 6.2.29).
- 13.2.3 The Applicant has carried out an Equalities Act Impact Assessment (Appendix 28.3, Volume 4 to Environmental (Document Reference: 6.4.28.3). Statement) This concludes that no adverse equality effects are expected as a result of the construction, operation and maintenance, or decommissioning phases of the Proposed Development. The Applicant does not therefore consider that the Proposed Development will give rise to any impacts or differential impacts on persons who share a relevant protected characteristic as defined in the Equality Act, or upon persons who do not share such relevant protected characteristic.
- 13.2.4 It should be noted that in Table 14 of the Equality Statement, consideration is given to the potential for effects on protected persons during the construction works, such as the ability to access recreational land and public rights of way. However, as there are no particular protected characteristic groups which use those recreational resources, and they are enjoyed by the public in general, the Equality Statement concludes that no specific equality groups would be disproportionately or differentially affected by the works.
- 13.2.5 The engagement process is ongoing and the Applicant's position will be continually monitored and should any

persons be identified who may be adversely impacted by the Proposed Development, the Applicant will seek to identify and implement appropriate assistance measures if reasonably required so as to mitigate so far as practicable any identified activity that may have an adverse impact on these persons. There is a landowner who has made representations regarding protected characteristics in respect of which the Applicant has submitted material to the Examination regarding the assistance and mitigation measures it has offered and remains willing to implement.

14. **OTHER CONSENTS AND LICENCES**

- 14.1 The Order will grant consent for the construction, operation, maintenance and decommissioning of the Project. There are however, a number of additional consents and licences that may be required from bodies such as Natural England and the Environment Agency.
- 14.2 These additional consents and licences are listed in the Other Consents and Licences register (Document Reference: 5.4) accompanying the Application, and include:
 - 14.2.1 European Protected Species (EPS) licences from Natural England under the Conservation of Habitats and Species Regulations 2017; and
 - 14.2.2 Environmental permits from the Environment Agency under the Environmental Permitting (England & Wales) Regulations 2016.
- 14.3 The Applicant is not aware of any reason why the other consents and licences listed in the Other Consents and Licences register (Document Reference: 5.4) accompanying the Application, will not be granted at the appropriate time.

15. **FURTHER INFORMATION**

15.1 **Proposed Development**

15.1.1 Further information about the Application can be found on the Applicant's project website – www.Rampion2.com or by email <u>rampion2@rwe.com</u> or by phone on 0800 2800 886.

15.2 **Negotiations**

15.2.1 Owners and occupiers of property located within the Order Land and affected by the Proposed Development who wish to negotiate a voluntary agreement for land/rights and/ or discuss matters of compensation should email Carter Jonas at <u>rampion@carterjonas.co.uk</u> or write to Rampion 2 Project Team, 2 Snowhill, Birmingham, B4 6GA or phone on 0121 7946250.

15.3 **Compensation**

- 15.3.1 Provision is made by statute with regard to compensation for the compulsory acquisition of land and rights over land and the depreciation in value of properties. Further information can be found in the Funding Statement (Document Reference: 4.2) accompanying the Application.
- 15.3.2 More information is given in the series of booklets published by the Department of Levelling Up, Housing and Communities entitled "Compulsory Purchase and Compensation" listed below which are available to download for free:
 - Compulsory purchase and compensation: guide 1 procedure

https://www.gov.uk/guidance/compulsory-purchase-andcompensation-guide-1-procedure

• Compulsory purchase and compensation: guide 2 - compensation to business owners and occupiers

www.gov.uk/guidance/compulsory-purchase-andcompensation-guide-2-compensation-to-business-ownersand-occupiers

• Compulsory purchase and compensation: guide 3 - compensation to agricultural owners and occupiers

https://www.gov.uk/guidance/compulsory-purchase-andcompensation-guide-3-compensation-to-agricultural-ownersand-occupiers

• Compulsory purchase and compensation: guide 4 - compensation to residential owners and occupiers

www.gov.uk/guidance/compulsory-purchase-andcompensation-guide-4-compensation-to-residential-ownersand-occupiers

16. **CONCLUSION**

- 16.1 This Statement demonstrates that the inclusion of compulsory acquisition powers within the Order meets the requirements of Section 122 of the PA 2008 and the Compulsory Acquisition Guidance.
- 16.2 This Statement and its Appendices explain that all of the Order Land, including the proposed new rights and restrictive covenants over the Order Land are required for the purposes of the Proposed Development, to facilitate the Proposed Development, or are incidental to, the Proposed Development. All of the land subject to compulsory acquisition and temporary possession powers is necessary to either construct, operate, protect, and maintain the Proposed Development . The extent of land within the Order Limits is reasonable and proportionate, and is no more than is reasonably necessary.
- 16.3 There is a clear need and policy support for the Proposed Development and a compelling case in the public interest for the Order to include compulsory acquisition powers given the significant public benefits that the Proposed Development will deliver.
- 16.4 The Applicant has set out clear and specific proposals for how the Order Land will be used and the land and rights over land sought are no more than is reasonably required for the Proposed Development .
- 16.5 All reasonable alternatives to compulsory acquisition have been explored.
- 16.6 A proportionate approach to acquisition is being taken and the freehold of land is only being sought in limited circumstances for the new onshore substation compound, proposed at Oakendene near Cowfold.
- 16.7 For the remainder of the Order Land, including the onshore cable infrastructure, temporary possession powers will be utilised during construction and bespoke 'packages' of permanent rights and restrictions will be acquired for the operation, maintenance and protection of the Proposed Development, so as to minimise the amount of permanent rights required so far as possible.
- 16.8 The proposed interference with the rights of those with an interest in the Order Land is for a legitimate purpose and is necessary and proportionate to that purpose.
- 16.9 The Applicant is committed to securing the necessary land and rights required for the Proposed Development by voluntary agreement if at all possible, and has made determined and persistent efforts to

engage and negotiate with landowners as set out in the Engagement Schedule at **Appendix 2** (which has now been superseded by the Land Rights Tracker (Document Reference 4.4)) and is continuing to progress negotiations for Heads of Terms for rights over the remainder of the Order Land.

- 16.10 In order to provide certainty that all the land and rights required for the Proposed Development can be secured within a reasonable timescale, it has been necessary for the Applicant to seek temporary possession and compulsory acquisition powers in the Order in parallel with private treaty negotiations. The Applicant remains committed to continuing to progress negotiations and secure the necessary land and rights by agreement. Without compulsory acquisition powers, the Order Land could not be assembled and the Proposed Development would not proceed.
- 16.11 Requisite funding will be available to meet the costs of constructing the paying compensation in respect of the compulsory acquisition of land/rights over land, and the temporary possession of land, required for the Proposed Development, as and when required (including any advance payments of compensation and blight claims).
- 16.12 The Applicant is not aware of any reason why the other consents and licences listed in the Other Consents and Licences register (Document Reference: 5.4) accompanying the Application, will not be forthcoming.
- 16.13 The Applicant therefore believes the inclusion of powers of compulsory acquisition in the Order for the Project meets the conditions of section 122 of the 2008 Act and the Guidance and submits that the Order should be made including them.

APPENDIX 1

List Of Land Parcels, Proposed Acquisition And Works For Which The Land Is Required

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
1a/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	6	Underground landfall connection works intertidal area
1a/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1b/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1b/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1b/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	6	Underground landfall connection works intertidal area
1b/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	6	Underground landfall connection works intertidal area
1b/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	5	Extension Ducts
1b/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	6	Underground landfall connection works intertidal area

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
1/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works intertidal area
1/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works onshore
1/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works onshore
1/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works onshore
1/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Underground landfall connection works onshore
1/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Landfall Connection works, launch pit and jointing

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
1/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
1/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
1/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
1/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
1/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
1/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
1/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	7 & 11	Underground landfall connection works onshore and Temporary Soil Storage
1/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Landfall Connection works, launch pit and jointing
1/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
1/19	Land to be Used Temporarily	13	Temporary Construction Access
1/20	Land to be Used Temporarily	13	Temporary Construction Access
1/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
1/22	Land to be Used Temporarily	13	Temporary Construction Access
1/23	Land to be Used Temporarily	13	Temporary Construction Access
1/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
1/25	Land to be Used Temporarily	13	Temporary Construction Access
2/1	Land to be Used Temporarily	13	Temporary Construction Access
2/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
2/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
2/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
2/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
2/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
2/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
2/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
2/9	Land to be Used Temporarily	11	Temporary Soil Storage
2/10	Land to be Used Temporarily	10	Temporary Construction Compound
2/11	Land to be Used Temporarily	10	Temporary Construction Compound
2/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
2/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
2/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
2/15	Land to be Used Temporarily	10	Temporary Construction Compound
2/16	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
2/17	Land to be Used Temporarily	13	Temporary Construction Access
2/18	Land to be Used Temporarily	13	Temporary Construction Access
2/19	Land to be Used Temporarily	13	Temporary Construction Access
2/20	Land to be Used Temporarily	13	Temporary Construction Access
2/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
2/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
2/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
2/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
2/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
2/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
2/27	Land to be Used Temporarily	12	Temporary Duct Stringing Area

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
2/28	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	12 & 15	Temporary Duct Stringing Area and Operational Access
2/29	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
2/30	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
2/31	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
2/32	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
2/33	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
2/34	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
2/35	Land to be Used Temporarily	13	Temporary Construction Access
2/36	Land to be Used Temporarily	13	Temporary Construction Access
2/37	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
2/38	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
2/39	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
2/40	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
2/41	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
2/42	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
3/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/3	Land to be Used Temporarily	13	Temporary Construction Access
3/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
3/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
3/7	Land to be Used Temporarily	12	Temporary Duct Stringing Area
3/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/10	Land to be Used Temporarily	11	Temporary Soil Storage
3/11	Land to be Used Temporarily	11	Temporary Soil Storage
3/12	Land to be Used Temporarily	11	Temporary Soil Storage
3/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
3/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
3/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
3/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
3/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
3/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
3/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
3/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
3/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
3/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
3/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
4/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
4/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
4/8	Land to be Used Temporarily	11	Temporary Soil Storage
4/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
4/10	Land to be Used Temporarily	13	Temporary Construction Access
4/11	Land to be Used Temporarily	13	Temporary Construction Access
4/12	Land to be Used Temporarily	13	Temporary Construction Access
4/13	Land to be Used Temporarily	13	Temporary Construction Access
4/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
4/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/17	Land to be Used Temporarily	13	Temporary Construction Access
4/18	Land to be Used Temporarily	13	Temporary Construction Access
4/19	Land to be Used Temporarily	13	Temporary Construction Access
4/20	Land to be Used Temporarily	13	Temporary Construction Access
4/21	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
4/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
4/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
4/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
4/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
5/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
5/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
5/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
5/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
5/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
5/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
5/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
5/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
6/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
6/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
6/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
6/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
6/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
6/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
7/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
7/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
7/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
7/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
7/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
7/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
7/7	Land to be Used Temporarily	13	Temporary Construction Access
7/8	Land to be Used Temporarily	13	Temporary Construction Access
7/9	Land to be Used Temporarily	13	Temporary Construction Access
7/10	Land to be Used Temporarily	13	Temporary Construction Access
7/11	Land to be Used Temporarily	13	Temporary Construction Access
7/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
7/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
7/14	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
7/15	Land to be Used Temporarily	13	Temporary Construction Access
7/16	Land to be Used Temporarily	13	Temporary Construction Access
7/17	Land to be Used Temporarily	13	Temporary Construction Access
7/18	Land to be Used Temporarily	13	Temporary Construction Access
7/19	Land to be Used Temporarily	13	Temporary Construction Access
7/20	Land to be Used Temporarily	13	Temporary Construction Access
7/21	Land to be Used Temporarily	13	Temporary Construction Access
7/22	Land to be Used Temporarily	13	Temporary Construction Access
7/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
7/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
7/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
7/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/27	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
7/28	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/29	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/30	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
7/31	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/32	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/33	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/34	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/35	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
7/36	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access Rights

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
8/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
8/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
8/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
8/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
9/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
9/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
9/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
10/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
10/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
10/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
10/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
10/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
10/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
11/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
11/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
11/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
11/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
11/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
11/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
11/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
11/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
11/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
11/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
11/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
11/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
11/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
11/14	Land to be Used Temporarily	13	Temporary Construction Access
11/15	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
12/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
12/2	Land to be Used Temporarily	13	Temporary Construction Access
12/3	Land to be Used Temporarily	13	Temporary Construction Access
12/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
12/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
12/6	Land to be Used Temporarily	13	Temporary Construction Access
12/7	Land to be Used Temporarily	13	Temporary Construction Access
12/8	Land to be Used Temporarily	13	Temporary Construction Access
12/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
12/10	Land to be Used Temporarily	13	Temporary Construction Access
12/11	Land to be Used Temporarily	13	Temporary Construction Access
12/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
12/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
12/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
13/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
13/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
13/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
13/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
13/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
13/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
13/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
13/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
14/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
14/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
14/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
14/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
14/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
14/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
15/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
15/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
15/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
16/1	Land to be Used Temporarily	13	Temporary Construction Access
16/2	Land to be Used Temporarily	13	Temporary Construction Access
16/3	Land to be Used Temporarily	13	Temporary Construction Access
16/4	Land to be Used Temporarily	13	Temporary Construction Access
16/5	Land to be Used Temporarily	13	Temporary Construction Access
16/6	Land to be Used Temporarily	13	Temporary Construction Access
17/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
17/2	Land to be Used Temporarily	13	Temporary Construction Access
17/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
17/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
17/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
17/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
17/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
17/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
17/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
17/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
18/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
18/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
18/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
18/4	Land to be Used Temporarily	13	Temporary Construction Access
18/5	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
18/6	Land to be Used Temporarily	13	Temporary Construction Access
18/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
18/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
18/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
19/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
19/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
19/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
19/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
19/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
19/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
19/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
19/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
19/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
19/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
19/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
19/12	Land to be Used Temporarily	12	Temporary Duct Stringing Area
20/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
20/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
20/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
20/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
20/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
20/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
20/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
20/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
20/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
21/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
21/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
21/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
21/11	Land to be Used Temporarily	13	Temporary Construction Access
21/12	Land to be Used Temporarily	13	Temporary Construction Access
21/13	Land to be Used Temporarily	13	Temporary Construction Access
21/14	Land to be Used Temporarily	13	Temporary Construction Access
21/15	Land to be Used Temporarily	13	Temporary Construction Access
21/16	Land to be Used Temporarily	13	Temporary Construction Access
21/17	Land to be Used Temporarily	13	Temporary Construction Access
21/18	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
21/19	Land to be Used Temporarily	13	Temporary Construction Access
21/20	Land to be Used Temporarily	13	Temporary Construction Access
21/21	Land to be Used Temporarily	13	Temporary Construction Access
21/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
21/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
21/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
21/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/27	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
21/28	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
21/29	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
21/30	Land to be Used Temporarily	13	Temporary Construction Access
21/31	Land to be Used Temporarily	13	Temporary Construction Access
21/32	Land to be Used Temporarily	13	Temporary Construction Access
21/33	Land to be Used Temporarily	13	Temporary Construction Access
21/34	Land to be Used Temporarily	13	Temporary Construction Access
21/35	Land to be Used Temporarily	13	Temporary Construction Access
21/36	Land to be Used Temporarily	13	Temporary Construction Access
21/37	Land to be Used Temporarily	13	Temporary Construction Access
21/38	Land to be Used Temporarily	13	Temporary Construction Access
21/39	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
21/40	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
21/41	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
21/42	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
21/43	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
21/44	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
22/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/15	Land to be Used Temporarily	10	Temporary Construction Compound
22/16	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
22/17	Land to be Used Temporarily	13	Temporary Construction Access
22/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/19	Land to be Used Temporarily	13	Temporary Construction Access
22/20	Land to be Used Temporarily	13	Temporary Construction Access
22/21	Land to be Used Temporarily	13	Temporary Construction Access
22/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
22/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
22/26	Land to be Used Temporarily	12	Temporary Duct Stringing Area
22/27	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/28	Land to be Used Temporarily	12	Temporary Duct Stringing Area

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
22/29	Land to be Used Temporarily	12	Temporary Duct Stringing Area
22/30	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
22/31	Land to be Used Temporarily	13	Temporary Construction Access
22/32	Land to be Used Temporarily	13	Temporary Construction Access
22/33	Land to be Used Temporarily	13	Temporary Construction Access
22/34	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
22/35	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
23/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
23/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
23/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	14	-Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
23/5	Land to be Used Temporarily	13	Temporary Construction Access
23/6	Land to be Used Temporarily	13	Temporary Construction Access
23/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/10	Land to be Used Temporarily	13	Temporary Construction Access
23/11	Land to be Used Temporarily	13	Temporary Construction Access
23/12	Land to be Used Temporarily	13	Temporary Construction Access
23/13	Land to be Used Temporarily	13	Temporary Construction Access
23/14	Land to be Used Temporarily	13	Temporary Construction Access
23/15	Land to be Used Temporarily	13	Temporary Construction Access
23/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
23/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
23/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
24/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
24/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
24/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
24/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
24/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
24/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
24/7	Land to be Used Temporarily	13	Temporary Construction Access
24/8	Land to be Used Temporarily	13	Temporary Construction Access
24/9	Land to be Used Temporarily	13	Temporary Construction Access
24/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
24/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
24/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
24/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
24/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
24/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
24/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
24/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
25/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
25/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
25/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
25/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
25/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
25/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
25/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
25/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
25/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
25/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
25/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
25/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
25/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
26/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
26/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
26/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
26/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
26/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
26/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
26/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
26/8	Land to be Used Temporarily	13	Temporary Construction Access
26/9	Land to be Used Temporarily	13	Temporary Construction Access
26/10	Land to be Used Temporarily	13	Temporary Construction Access
26/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
26/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
26/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
26/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
26/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
27/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
27/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
27/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/4	Land to be Used Temporarily	13	Temporary Construction Access
27/5	Land to be Used Temporarily	13	Temporary Construction Access
27/6	Land to be Used Temporarily	13	Temporary Construction Access
27/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
27/8	Land to be Used Temporarily	13	Temporary Construction Access
27/9	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
27/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
27/11	Land to be Used Temporarily	13	Temporary Construction Access
27/12	Land to be Used Temporarily	13	Temporary Construction Access
27/13	Land to be Used Temporarily	13	Temporary Construction Access
27/14	Land to be Used Temporarily	13	Temporary Construction Access
27/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
27/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9	Cable Installation Works
27/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
27/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
27/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
27/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
27/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
27/27	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
27/28	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
28/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
28/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
28/3	Land to be Used Temporarily	11	Temporary Soil Storage
28/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
28/5	Land to be Used Temporarily	13	Temporary Construction Access
28/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
28/8	Land to be Used Temporarily	13	Temporary Construction Access
28/9	Land to be Used Temporarily	13	Temporary Construction Access
28/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
28/11	Land to be Used Temporarily	13	Temporary Construction Access
28/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
28/13	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
28/14	Land to be Used Temporarily	13	Temporary Construction Access
28/15	Land to be Used Temporarily	13	Temporary Construction Access
28/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
28/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
28/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
28/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/3	Land to be Used Temporarily	11	Temporary Soil Storage
29/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
29/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
29/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
29/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
29/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
29/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
29/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
29/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
29/14	Land to be Used Temporarily	13	Temporary Construction Access
29/15	Land to be Used Temporarily	13	Temporary Construction Access
29/16	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
29/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
29/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
29/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
29/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
30/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/6	Land to be Used Temporarily	13	Temporary Construction Access
30/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/8	Land to be Used Temporarily	13	Temporary Construction Access
30/9	Land to be Used Temporarily	13	Temporary Construction Access
30/10	Land to be Used Temporarily	13	Temporary Construction Access
30/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
30/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
30/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
30/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
31/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
31/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
31/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
31/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
31/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
31/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
31/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
31/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
32/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
32/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
32/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/6	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/7	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
32/8	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
32/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
32/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
32/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
32/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
32/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
33/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Cable Installation Works
33/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
33/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
33/4	Land to be Used Temporarily	13	Temporary Construction Access
33/5	Land to be Used Temporarily	13	Temporary Construction Access
33/6	Land to be Used Temporarily	13	Temporary Construction Access
33/7	Land to be Used Temporarily	13	Temporary Construction Access
33/8	Land to be Used Temporarily	13	Temporary Construction Access
33/9	Land to be Acquired	16 & 17	Substation & Environmental Mitigation
33/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	17	Environmental Mitigation
33/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	17	Environmental Mitigation
33/12	Land to be Used Temporarily	10	Temporary Construction Compound
33/13	Land to be Used Temporarily	10	Temporary Construction Compound
33/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	10 & 17	Temporary Construction Compound & Environmental Mitigation
33/15	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	10,17 & 18	TemporaryConstructionCompound,EnvironmentalMitigation & Road rights

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
33/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	10 & 17	Temporary Construction Compound & Environmental Mitigation
33/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	10, 14, 17 & 18	Temporary Construction Compound, Construction and Operational Access, Environmental Mitigation & Road rights
33/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
33/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
33/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14	Construction and Operational Access
33/21	Land to be Used Temporarily	13	Temporary Construction Access
33/22	Land to be Used Temporarily	13	Temporary Construction Access
33/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	19	Onshore connection work
33/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	19	Onshore connection work

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
33/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Construction and Operational Access
33/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
33/27	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
33/28	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
33/29	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
33/30	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Environmental Mitigation
34/1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
34/4	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/5	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/6	Land to be Used Temporarily	13	Temporary Construction Access
34/7	Land to be Used Temporarily	13	Temporary Construction Access
34/8	Land to be Used Temporarily	13	Temporary Construction Access
34/9	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
34/10	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
34/11	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
34/12	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
34/13	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
34/14	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Operational Access
34/15	Land to be Used Temporarily	13	Temporary Construction Access
34/16	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/17	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/18	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/19	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/20	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	19	Onshore connection work
34/21	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/22	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
34/23	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/24	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Onshore connection work
34/25	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	10, 13, 15 & 19	Temporary Construction Compound, Temporary Construction Access & Onshore connection work
34/26	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	17 & 19	Environmental Mitigation & Onshore connection work
34/27	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		Environmental Mitigation
34/28	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	20	National Grid Bolney Substation Extension
34/29	Land not subject to Powers of Compulsory Acquisition or Temporary Use	20	N/A
34/30	Land not subject to Powers of Compulsory Acquisition or Temporary Use	20	N/A
34/31	Land to be Used Temporarily	13	Onshore connection work
34/32	Land to be Used Temporarily	13	Temporary Construction Access
34/33	Land to be Used Temporarily	13	Temporary Construction Access

Plot Number	Acquisition Type (wording used on Land and Works Plans/ in BoR)	Works Number	Works Description
34/34	Land to be Used Temporarily	13	Temporary Construction Access
34/35	Land to be Used Temporarily	13	Temporary Construction Access
34/36	Land to be Used Temporarily	13	Temporary Construction Access
34/37	Land to be Used Temporarily	13	Temporary Construction Access
34/38	Land to be Used Temporarily	13	Temporary Construction Access
34/39	Land to be Used Temporarily	13	Temporary Construction Access
34/40	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15	Operational Access
34/41	Land to be Used Temporarily	13	Temporary Construction Access

APPENDIX 2

Schedule of Engagement

	APPENDIX 2						
Schedule of Engagement							
Name Type of Type of acquisi Interest relating to specif			Status of Negotiation with land Interest				
		Type of acquisition/use	Plot Number				
Alison Tait Baird	Part 1, Part 2 & Part 3	Land to be	1/6, 1/7, 1/8,1/9,	the modified cable route, construction compound, construction and operational accesses.			
		Land to be Used	1/16, 1/17, 1/18, 1/21, 1/24, 2/2, 2/4, 2/5, 2/6, 2/7, 2/8, 2/12, 2/22, 2/23, 2/24, 2/25	The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights			
	S	Temporarily	1/23, 1/25, 2/1, 2/9, 2/10, 2/11	agreement of proposed terms.			

Arun Council	District	Part 1, Part 2 &		be			The Applicant has held discussions and engaged with the landowner and their
		Part 3	Acquisition Rights by	of the		1b/1, 1b/6,	professional advisors explaining the planning process through examination and
			Creation of			2, 1/4,	the rationale behind the modified cable
			Rights or	the	1/5		route, construction and operational
			Imposition	of			accesses.
			Restrictive				
			Covenants	llaad			The Applicant is negotiating with the freeholder (The Crown Estate) and following
			Land to be Temporarily	Useu			the completion of the Offshore Transmission
			remporarity				Agreement a supplemental agreement will
							be entered into with the leaseholder (Arun
							District Council).
John	Lambie	Part 1,		be			The Applicant has met on-site and engaged
Baird		Part 2 &		6	11 (2)		with the landowners and their professional
		Part 3	Acquisition	of the		1b/4,	advisors, explaining the planning process through examination and the rationale for
			Rights by Creation of		1b/5,	1/5, 7, 1/8,	the modified cable route, construction
			Rights or		1/9,	1/10,	
			Imposition	of		1/12,	accesses.
			Restrictive		1/13,	1/14,	
			Covenants		1/15,	1/16,	
					1/17,	1/18,	The Applicant has issued an offer of Heads
					1/21,	1/24,	
					-	4, 2/5, 7, 2/8,	landowners for the acquisition of the rights required by way of an option to enter into
					2/0, 2/ 2/12,	2/22,	an easement.
					2/23,	2/24,	
					2/25	. ,	

		Land to be Us	sed		1/22,	
		Temporarily		1/23,	1/25,	
				2/1,	2/9,	
				2/10, 2	2/11	agreement of proposed terms.
West Sussex	Part 1,	Land to	be			The Applicant has held discussions and
County Council	Part 2 &	Acquired				engaged with the landowner and their
	Part 3	Acquisition	of	1/6, 1/	7, 1/8,	professional advisors explaining the
		Rights by	the	1/9,	1/10,	planning process through examination and
		Creation of N	lew	1/11,	1/12,	
			the		1/14,	route, construction and operational
		Imposition	of		1/16,	
		Restrictive	-	1/17,	1/18,	
		Covenants		1/21,	1/24,	Heads of Terms Issued on 16.03.2023 -
						The Applicant has issued an offer of Heads
					6, 2/7,	
				2/8,	2/12,	
		•		2/13,		
				2/21,	2/22,	an easement.
				2/23,	2/25,	
				2/26,	2/28,	The Applicant awaits the landowners and or
				2/29,	2/20,	their representative to engage in
				2/32,	2/38,	discussions to progress voluntary
			· ·			agreement of proposed terms.
				2/39,	2/40,	agreement of proposed terms.
				2/41,	3/22,	
				4/6,	4/9,	
				4/14,	4/15,	
				4/16,	4/22,	
				4/23,	4/25,	
				4/26,	5/1,	
				5/2,5/	3, 5/4,	

5/7, 5/14,
6/2, 6/3, 6/4,
6/5, 6/6, 7/1,
7/23, 7/25,
7/26, 7/29,
7/32, 7/33,
7/34, 7/35,
8/2, 9/1, 9/2,
9/3, 10/2,
10/3, 10/5,
10/6, 11/1,
11/2, 11/4,
11/5, 11/7,
11/8, 11/9,
11/11, 12/1,
12/4, 12/5,
12/9, 12/12,
12/3, 12/12, 12/4
12/13, 13/4,
13/5, 13/6,
13/7, 18/8,
14/3, 14/4,
14/5, 15/1,
15/2, 15/3,
17/1, 17/3,
17/9, 17/10,
18/8, 18/9,
19/1, 19/2,
19/3, 19/4,
19/5, 19/6,
19/7, 19/8,

19/9, 19/11,
20/13,
20/14,
20/15, 21/1,
21/3, 21/4,
21/7, 21/9,
21/10,
21/24,
21/25,
21/26,
21/27,
21/28,
21/29,
21/39,
21/40,
21/41,
21/42,
21/43, 22/1,
22/2, 22/3,
22/4, 22/5,
22/7, 22/10,
22/11,
22/12,
22/13,
22/14,
22/18,
22/22,
22/30, 23/8,
23/9, 23/18,
23/19,
23/20, 24/2,

1
24/3, 24/4,
24/5, 24/6,
24/15,
24/16, 25/2,
25/3, 25/4,
25/5, 25/6,
25/8, 25/9,
25/10,
25/12, 26/2,
26/12,
26/13, 27/1,
27/2, 27/3,
27/7, 27/10,
27/16,
27/18,
27/19,
27/22,
27/26, 28/2,
28/6, 28/12,
28/19,
28/20,
28/21,
28/22,
28/24, 29/2,
29/4, 29/5,
29/7, 29/8,
29/9, 29/10,
29/12,
29/13,
29/17,
29/18,
27/10,

	•		
	29/19,		
	29/20,		
	29/21, 3	30/4	
		30/7,	
	30/13, 3		
	31/4, 3	31/5,	
	31/6, 3	31/7,	
	31/8, 31		
		32/4,	
		32/6,	
	32/7, 32	2/11,	
	32/12,		
	32/13,		
	32/14, 3	33/1.	
	33/10,		•
	33/17,		
	33/17,		
	33/18,		
	33/19,		
	33/23,		
	33/28, 3	34/5,	
	34/9, 34	1/16,	
	34/17	, -,	
Land to be Used		L/22,	
Temporarily		L/25,	
		2/9,	
		2/15,	
		2/17,	
	2/18, 2	2/19,	
		2/36,	
		4/10,	
	-, , , ,	., ±0,	

			30/8,	26/8, 28/5, 30/6, 30/9, 33/13, 34/6,	
James D Baird (Home Farm) Limited		Land to be Acquired Acquisition of	1/7,	1/8,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process
		Rights by the		1/11,	
		Creation of New		1/16,	5
		Rights or the	1/17,	1/18,	compound, construction and operational
		Imposition of		2/2,	accesses.
		Restrictive		5, 2/6,	
		Covenants	2/7,	2/8,	
	_		2/12,	2/26,	
			2/28,	2/29,	
			2/30, 2/32,	2/31,	landowner for the acquisition of the rights
			2/32,		

		Land to be Used Temporarily	1/23, 1/25, 2/1, 2/9, 2/10, 2/11, 2/27	required by way of an option to enter into an easement. The Applicant awaits the landowner and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
David John Pennell (as a	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowners and their professional
Trustee of The Angmering Park Estate Trust (LAMA Fund))	Part 3		2/33, 3/1, 27/27, 28/1	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Covenants Land to be Used Temporarily	11/14, 12/2, 12/3, 12/6, 12/7, 12/8, 12/10, 12/11	Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Lady Clare Therese Kerr	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowners and their professional
(as a Trustee of The Angmering Park Estate	Part 3	Acquisition of Rights by the Creation of New	. , . ,	advisors, explaining the planning process through examination and the rationale for

Trust (LAMA Fund))		Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	11/14, 12/2, 12/3, 12/6, 12/7, 12/8, 12/10, 12/11	the modified cable route, construction and operational accesses. Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
William Walter Raleigh Kerr (as a Trustee of The Angmering Park Estate Trust (LAMA Fund))	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of	2/33, 3/1,	The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants Land to be Used Temporarily	11/14, 12/2, 12/3, 12/6, 12/7, 12/8, 12/10, 12/11	Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Michael William Hutchings	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowners and their professional
	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive	2/42, 3/2,	
		Covenants Land to be Used Temporarily	2/35, 3/3, 3/7	Heads of Terms Issued on 28.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Timothy John Hutchings	Part 1, Part 2 &	Acquired		The Applicant has met on-site and engaged with the landowners and their professional
	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of	2/42, 3/2, 3/5, 3/6, 3/8, 3/18, 3/19,	

		Restrictive Covenants		Heads of Terms Issued on 28.03.2023 -
		Land to be Used Temporarily	2/35, 3/3, 3/7	The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or
				their representative to engage in discussions to progress voluntary agreement of proposed terms.
Sally Anne Eyres	Part 1, Part 2 & Part 3	Acquired Acquisition of	2/42, 3/2,	The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and
		RightsortheImpositionofRestrictive		operational accesses. Heads of Terms Issued on 28.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the
		Temporarily	3/7	landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or
				their representative to engage in discussions to progress voluntary agreement of proposed terms.

Lady Mary Cecil Adler (as a Trustee of The Angmering Park Estate Trust (LAMA Fund))	Part 1, Part 2 & Part 3		2/33, 3/1, 27/27, 28/1 11/14, 12/2, 12/3, 12/6, 12/7, 12/8, 12/10, 12/11	The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
The Executors of David William Bowerman	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New	3/8, 3/9, 3/13, 3/16, 3/17	The Applicant has held discussions and engaged with the landowner and their professional advisors explaining the planning process through examination and the rationale behind the modified cable
	S	Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	3/10, 3/11	route, construction and operational accesses. Heads of Terms Issued on 28.03.2023 - The Applicant has issued an offer of Heads

The Executors of Stanley William Hutchings	Part 1, Part 2 & Part 3		f 2/34, 2/41, 2/42, 3/2, 3/5, 3/6, 3/8, 3/18, 3/19, f 3/21	
(Littlehampton)		Acquired		

Management Company Limited	Part 1, Part 2 & Part 3	Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		The Applicant has held discussions and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale behind the modified cable route, construction and operational accesses.
		Land to be Used Temporarily		Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
J A Longhurst Limited	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of	4/4, 4/5, 4/6, 4/7, 4/9, 4/15, 5/1,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
	6	Restrictive Covenants Land to be Used Temporarily	4/8, 4/12, 4/17, 4/24,	Heads of Terms Issued on 13.04.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an easement.

Gina Perella Lewis (as a Trustee of the Land at Lyminster Trust)	Part 1, Part 2 & Part 3		4/23	The Applicant awaits the landowner and or their representative to engage in discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 14.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary
Maria Antonietta	Part 1, Part 2 &			agreement of proposed terms. The Applicant has met on-site and engaged with the landowners and their professional
Hacon (as a Trustee of the Land at Lyminster Trust)		Acquisition of Rights by the Creation of New Rights or the Imposition of	4/15, 4/22, 4/23	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

	Restrictive Covenants Land to be Used Temporarily	4/12, 4/21	Heads of Terms Issued on 14.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary
Maria Teresa Camilleri (as a Trustee of the Land at Lyminster Trust)		4/23	agreement of proposed terms. The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 14.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or
			their representative to engage in discussions to progress voluntary agreement of proposed terms.

Maria Teresa Natalie	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowners and their professional
(as a Trustee of the Land at Lyminster Trust)	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	4/15, 4/22, 4/23	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 14.07.2023 - The Applicant has issued an offer of Heads
		Land to be Used Temporarily	4/12, 4/21	of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Carole	Part 1, Part 2 &			The Applicant has met on-site and engaged
Gwendolyn Rosetta Langmead (as a Trustee of the J L 1994 (A&M) Settlement)	Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive	5/8, 5/11, 5/13	with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
	S	Covenants Land to be Used Temporarily		Heads of Terms Issued on 27.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights

Keith William	Part 1,	Land to be	required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged
Langmead (as a Trustee of the J L 1994 (A&M) Settlement)	Part 2 & Part 3		with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and
		Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	operational accesses. Heads of Terms Issued on 27.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Keith William	,		2	The Applicant has met on-site and engaged
Langmead	Part 2 & Part 3		f 5/10, 5/12,	with the landowner and their professional advisors, explaining the planning process
	Ture 5	Rights by the		
		Creation of New	6/3, 6/4, 6/5,	the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition c Restrictive <u>Covenants</u> Land to be Use Temporarily		Heads of Terms Issued 27.07.2023 – The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.

Richard Henry Julian Venables Kyrke (as a Trustee of the J L 1994 (A&M) Settlement)	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive	5/8, 5/11, 5/13	through examination and the rationale for the modified cable route, construction and operational accesses.
		Covenants Land to be Used Temporarily	5	Heads of Terms Issued 27.07.2023 - F The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
John Keith Langmead	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of		The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process
		Rights by the	5/11, 5/12,	

		Creation of New Rights or the Imposition or Restrictive Covenants Land to be Used Temporarily	6/1, 6/2, 6/3, 7/3	
				negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Sharon Louise Jackson	Part 1, Part 2 &			The Applicant will seek to engage with the landowner and their professional advisors
	Part 3	Acquisition or Rights by the Creation of New Rights or the Imposition of		to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Restrictive Covenants Land to be Used Temporarily		Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Matthew James Benson	Part 1, Part 2 & Part 3		7/4	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Angmering Park Farms LLP	Part 1, Part 2 & Part 3		7/26, 7/28, 8/2, 8/3, 8/4,	The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for

		Imposition	of	10/1,	10/2,	the modified cable route, construction and
		Restrictive		10/3,	10/4,	
		Covenants		10/5,	10/6,	
				11/1,	11/2,	lleads of Torme Tormed on 00 06 2022
				11/3,	11/4,	Heads of Terms Issued on 09.06.2023 -
				11/5,	11/6,	The Applicant has issued an offer of fleads
				11/7,	11/8,	of Terms for a voluntary agreement to the
					11/10,	landowners for the acquisition of the rights
				11/11,		required by way of an option to enter into
				11/12,		an easement.
					12/1,	The Applicant swrite the landowners and ar
				12/4,		The Applicant awards the landowners and of
				13/1,	13/5,	their representative to engage in
				13/6,	14/1,	discussions to progress voluntary
				14/2,	14/3,	agreement of proposed terms.
				19/6		
		Land to be	Used	7/8,	7/9,	
		Temporarily		7/10,	7/11,	
				7/22,	7/23,	
				11/14,		
				11/15,	12/2,	
				12/3,	12/6,	
				12/7,	12/8,	
				12/10,	12/11	
The Executor of	Part 1,	Land to	be			The Applicant has met on-site and engaged
Lady Sarah	Part 2 &	Acquired				with the landowners and their professional
Margaret	Part 3	Acquisition	of	7/12,	7/23,	advisors, explaining the planning process
Clutton		Rights by	the	7/25,	7/26,	through examination and the rationale for
		Creation of	New	7/28,	7/29,	
		Rights or	the	8/2		

		Imposition of Restrictive Covenants		the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	7/11, 7/14, 7/20, 7/22	Heads of Terms Issued on 09.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or
				their representative to engage in discussions to progress voluntary agreement of proposed terms.
Jennifer Hall	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of	7/24, 7/25,	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the
		Rights by the Creation of New Rights or the	7/26, 7/27	rationale for the modified cable route, construction and operational accesses.
		Imposition of Restrictive Covenants	r	Heads of Terms Issued on 13.04.2023 – The Applicant has issued an offer of Head
	6	Land to be Used Temporarily		of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

The Executor of	Part 1,	Land to be	The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged
James Rodney	Part 2 &	Acquired	with the landowner, explaining the planning
Hall	Part 3	Acquisition of Rights by the	process through examination and the rationale for the modified cable route,
		Creation of New	construction and operational accesses.
		Rights or the Imposition of	
		Restrictive Covenants	 Heads of Terms Issued on 13.04.2023 The Applicant has issued an offer of Head
		Land to be Used	of Terms for a voluntary agreement to the
		Temporarily	landowners for the acquisition of the rights required by way of an option to enter into
		$\cdot \circ \cdot$	an easement.
			The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives
	5		to progress voluntary agreement of proposed terms.

Michael Edward Cooper	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	7/30, 7/31, 7/32, 7/33, 7/34, 7/35, 8/1	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 13.04.2023 - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Mary Patricia Cooper	Part 1, Part 2 &	Land to be Acquired		The Applicant has met on-site and engaged with the landowner and their professional
	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of	7/30, 7/31, 7/32, 7/33, 7/34, 7/35, 8/1	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Restrictive Covenants Land to be Used		Heads of Terms Issued on 13.04.2023 – The Applicant has issued an offer of Head
		Temporarily		of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
			5	The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Kenneth Rozier	Part 1,			The Applicant will seek to engage with the
	Part 2 & Part 3	Acquired Acquisition of	7/30, 7/31,	landowner and their professional advisors to explain the planning process through
			7/32 7/33,	examination and the rationale for the
		Creation of New	7/34, 7/35,	modified cable route, construction and
		Rights or the Imposition of	8/1	operational accesses.
		Restrictive		Heads of Terms to be Issued - The
		Covenants		Applicant will shortly be issuing Heads of
		Land to be Used Temporarily		Terms for a voluntary agreement to the landowner for the acquisition of the rights
				required by way of an option to enter into an access agreement.

Susan Ann Stanley	Part 1, Part 2 & Part 3	7/33, 7/35	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Giles Herchard Mounsey- Heysham (as a trustee of The Angmering Park Estate Trust)	Part 1, Part 2 & Part 3	10/4, 11/2, 11/6, 11/10, 11/13, 11/15, 13/1	The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

The Right Honourable	Part 1, Part 2 &	Land to be Acquired	2	The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowners and their professional
Philip Esme Baron Howard of Penrith (as a trustee of The Angmering Park Estate	Part 3	Acquisition o Rights by the Creation of New Rights or the Imposition o Restrictive	11/6, 11/10, 11/13,	advisors, explaining the planning process through examination and the rationale for
Trust)		Covenants Land to be Used Temporarily	1 12/2, 12/3	Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
The Honourable Henry Miles Fitzalan-	Part 1, Part 2 & Part 3	Acquired		The Applicant has met on-site and engaged with the landowners and their professional
Howard Earl of Arundel (as a trustee of The Angmering	raits	Acquisition o Rights by the Creation of New Rights or the Imposition o	e 10/4, 11/2, 11/6, 11/10, 11/13,	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

Park Estate Trust)		Restrictive Covenants Land to be Used Temporarily	12/2, 12/3	Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in
William Walter Raleigh Kerr (as a trustee of The Angmering Park Estate Trust)	Part 2 &		10/4, 11/2, 11/6, 11/10, 11/13, 11/15, 13/1	discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowners and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 26.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.

Caroline Jane Mcintosh	Part 1, Part 2 & Part 3	12/5 12/6, 12/7, 12/8, 12/11	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Worthing Borough Council	Part 1, Part 2 & Part 3		The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.

Patricia Jenkin trading as J&G Jenkin and Sons	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive	12/9, 12/14	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Covenants Land to be Used Temporarily	12/6, 12/7, 12/8, 12/10, 12/11	Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Peter Brian	Part 1,	Land to be		The Applicant has met on-site and engaged
Jenkin trading as J&G Jenkin and Sons	Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	12/12, 12/13	with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
	5	Land to be Used Temporarily		Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights

			required by way of an option to enter into an access agreement.
The Executors of Jill Marquette Angell	Part 1, Part 2 & Part 3	12/13, 13/7, 13/8, 14/3,	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 26.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Peter Brian Jenkin	Part 1, Part 2 & Part 3	14/1, 14/2, 14/3, 14/4,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Land to be Used Temporarily		Heads of Terms to be Issued - The Applicant will shortly be issuing an offer of Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Patricia Jenkin	Part 1, Part 2 & Part 3		14/3, 14/4, 14/5	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily Land to be Used Temporarily		Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Myrtle Stables Limited	Part 1, Part 2 & Part 3		12/13, 13/2, 13/3	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

Ruth Elizabeth Taylor	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	12/13, 13/2, 13/3, 13/4	 Heads of Terms Issued on 13.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 27.06.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the
		Imposition of Restrictive		The Applicant has issued an offer of Heads

Tarquin Juan Taylor	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner, explaining the planning
	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants		process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 27.06.2023 - The Applicant has issued an offer of Heads
		Land to be Used Temporarily		of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary
David William Dewdney	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the	12/13, 13/2, 13/3, 13/4	agreement of proposed terms. The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Imposition of Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 27.06.2023 - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

			The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Sandra Hewerdine	Part 1, Part 2 & Part 3		The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 27.06.2023 - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.

Tobias Jenkin	Part 1, Part 2 & Part 3	Acquisition of	12/13, 12/14, 13/7, 13/8	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	5	Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Grahame Rhone Kittle	Part 1, Part 2 & Part 3	Acquired Acquisition of	18/1, 18/2, 18/3, 18/4, 18/6, 18/7,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Covenants	19/2, 19/3, 19/4, 19/5, 20/1, 20/2, 20/3, 20/4, 20/5, 20/6, 20/11, 20/12,	The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the

		Land to be Used Temporarily	20/13, 20/14, 20/15	required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Claudia Langmead Farming Limited	Part 1, Part 2 & Part 3			The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	16/2, 16/3, 16/4, 16/5	Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Ann Jennifer Mackenzie		Land to be Acquired		The Applicant will seek to engage with the landowner and their professional advisors

	Part 1, Part 2 & Part 3		to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights
			required by way of an option to enter into an access agreement.
Richard Harry Goring	Part 1, Part 2 & Part 3	22/22, 22/23, 22/24,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction compound, construction and operational accesses.
		22/30, 22/34, 22/35, 23/1, 23/2, 23/3, 23/4, 23/7, 23/9, 23/16, 23/17, 23/18, 23/20, 23/21, 24/1,	 Heads of Terms Issued on 15.03.2023 The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with

			24/4,	24/5,	landowners and / or their representatives
			24/6,	24/8,	
			24/14,	, ~,	proposed terms.
			24/15,		p. sp s s s s s s s s s s s s s s s s s
			24/16,	25/1,	
			25/10,		
			25/11,		
			25/12,	26/1,	
			26/2		
		Land to be Used	22/15,		
		Temporarily	22/17,		
			22/21,		
			22/26,		
			22/29,		
			22/31,		
			22/32,		
			22/33,		
			23/6, 2	23/10,	
			23/11,		
			23/12,	24/7	
			23/15,	24/7,	
Carold Jak	Dout 1	land to be	26/8		The Applicant has met on site and encoded
Gerald John	,				The Applicant has met on-site and engaged
Woolgar	Part 2 & Part 3		20/22	20/1	with the landowner and their professional
	Fail 3	Acquisition of Rights by the	29/23,	20/ I	advisors, explaining the planning process
		Creation of New			through examination and the rationale for
		Rights or the			the modified cable route, construction and
		Imposition of			operational accesses.

Josephine Lydia Woolgar	Part 1, Part 2 & Part 3	Acquired	20/22 20/1	Heads of Terms Issued on 16.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowner and their professional
	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	29/23, 30/1	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 16.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.

Colin Myatt- Wells	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner and their professional
	Part 3		29/32, 30/1, 30/2	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 16.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
			2	The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Tiffinny Joanne Myatt-Wells	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of	30/2	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
	5	Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 16.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights

Iandowners for the acquisition of the right required by way of an option to enter intran easement. The Applicant awaits the landowners and option	WinfieldPart 2 & AcquiredPart 3AcquisitionPart 3AcquisitionRightsbyCreationofRightsorth	v e f	The Applicant awaits the landowners and or
---	---	-------------	--

Kathryn Alice Victoria	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner and their professional
Thompson	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	30/3, 30/6	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used		Heads of Terms Issued on 01.08.2023 - The Applicant has issued an offer of Heads
		Temporarily	5	of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Colette Jane	Part 1,			The Applicant has met on-site and engaged
Light	Part 2 & Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of	30/4, 30/5	with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Nigel Allen Light	Part 1, Part 2 & Part 3		30/4, 30/5	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
	6			The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.

Florian-Marie	Part 1,	Land to be		The Applicant has met on-site and engaged
Pignat	Part 2 & Part 3	Acquisition of		with the landowner and their professional advisors, explaining the planning process through examination and the rationale for
		Rights by the Creation of New	30/11, 30/12,	the modified cable route, construction and
		Rights or the Imposition of	, ,	operational accesses.
		Restrictive Covenants	31/2	Heads of Terms Issued on 14.04.2023 - The Applicant has issued an offer of Heads
		Land to be Used		of Terms for a voluntary agreement to the
		Temporarily	30/10	landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or
				their representative to engage in discussions to progress voluntary agreement of proposed terms.
Marie-Joseph De Guitaut	Part 1, Part 2 &	Land to be Acquired		The Applicant has met on-site and engaged with the landowner and their professional
	Part 3	Acquisition of	, , , , ,	advisors, explaining the planning process
		Rights by the Creation of New	30/11, 30/12,	through examination and the rationale for the modified cable route, construction and
		Rights or the Imposition of	30/14, 30/15, 31/1,	operational accesses.
		Restrictive	31/2	Heads of Terms Issued on 14.04.2023 -
		Covenants Land to be Used	30/8, 30/9,	The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the
		Temporarily	30/10	landowners for the acquisition of the rights

				required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Norbert	Part 1,			The Applicant has met on-site and engaged
Lepretre	Part 2 &			with the landowner and their professional
	Part 3	Acquisition of		advisors, explaining the planning process
		Rights by the Creation of New		through examination and the rationale for the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition of		
		Restrictive	31/2,	Heads of Terms Issued on 14.04.2023 -
		Covenants		The Applicant has issued an offer of Heads
		Land to be Used		of Terms for a voluntary agreement to the
		Temporarily	30/10,	landowners for the acquisition of the rights
				required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or
				their representative to engage in
				discussions to progress voluntary
				agreement of proposed terms.
Patrick William Howarth	Part 1,	Land to be		The Applicant has met on-site and engaged with the landowner and their professional
	Part 2 & Part 3	Acquisition of	30/5, 30/7,	advisors, explaining the planning process
	i ure o	Rights by the		through examination and the rationale for
		Creation of New		

		5	e 30/14 of 30/15 31/2	, , 31/1,	the modified cable route, construction and operational accesses. Heads of Terms Issued on 14.04.2023 -
		Land to be Use Temporarily	d 30/8, 30/10	30/9,	The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary
					agreement of proposed terms.
Grant Huc Talbot	Ison Part 1, Part 2 & Part 3	Acquired Acquisition Rights by th Creation of Ne Rights or th	e of 30/11 e 30/12 w 30/14 e 30/15 of 31/2,	, , , 31/1,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants Land to be Use Temporarily	31/9, 31/12	31/11, , 31/13	 Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in

					discussions to progress voluntary
					agreement of proposed terms.
Thomas Ralph	Part 1,	Land to	be		The Applicant has met on-site and engaged
Dickson	Part 2 &	Acquired			with the landowner and their professional
	Part 3	Acquisition	of	23/20,	advisors, explaining the planning process
		Rights by	the	23/21, 24/4,	
			lew	24/5, 24/15,	the modified cable route, construction and
			the	24/16,	operational accesses.
		Imposition	of	24/17, 25/1,	
		Restrictive		25/2, 25/3,	Heads of Terms - NOT ISSUED - The
		Covenants		25/4, 25/5,	
				25/11, 26/1,	Heads of Terms for entering into a voluntary
				33/24,	option agreement.
				33/25,	
				33/28,	Y
				33/29, 34/1,	The Applicant is fully engaged in active
				34/11, 34/14	negotiations and discussions with
		Land to be Us	sed		landowners and / or their representatives
		Temporarily			to progress a voluntary agreement.
Theresa	Part 1,		be		The Applicant has met on-site and engaged
Naomi-Anne	Part 2 &	Acquired			with the landowner and their professional
Talbot	Part 3	Acquisition	of	30/12,	advisors, explaining the planning process
		Rights by	the	30/14,	through examination and the rationale for
		Creation of N	lew	30/15, 31/1,	the modified cable route, construction and
		Rights or	the	31/2	operational accesses.
		Imposition	of		
		Restrictive			Heads of Terms Issued on 15.03.2023 -
		Covenants			The Applicant has issued an offer of Heads

		Land to be Used Temporarily		of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Tim Facer	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of	31/5, 31/6, 31/7, 31/8,	through examination and the rationale for the modified cable route, construction and
		Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 15.03.2023 – The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.

Lesley Kay Overington	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner and their professional
	Part 3	-	31/8, 31/9,	advisors, explaining the planning process through examination and the rationale for
		Rights by the Creation of New	, ,	the modified cable route, construction and
		Rights or the	. ,	operational accesses.
		Imposition of		
		Restrictive Covenants		
		Land to be Used		Heads of Terms to be Issued - The
		Temporarily		Applicant will shortly be issuing Heads of
				Terms for a voluntary agreement to the landowner for the acquisition of the rights
				required by way of an option to enter into
				an access agreement.
Stuart Anthony	Part 1,	Land to be		The Applicant has met on-site and engaged
Overington	Part 2 &	Acquired		with the landowner and their professional
	Part 3	Acquisition of		advisors, explaining the planning process
		Rights by the Creation of New	31/10, 31/11.	through examination and the rationale for the modified cable route, construction and
		Rights or the	-	operational accesses.
		Imposition of		
		Restrictive Covenants		
		Land to be Used		Heads of Terms to be Issued - The
		Temporarily		Applicant will shortly be issuing Heads of
				Terms for a voluntary agreement to the landowner for the acquisition of the rights

				required by way of an option to enter into an access agreement.
Elaine Maria May	Part 1, Part 2 & Part 3		31/11, 31/12,	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Peter Christopher May	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	31/11, 31/12,	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights

						required by way of an option to enter into an access agreement.
Mary Ann Baker	Part 1, Part 2 & Part 3	Land to Acquired Acquisition Rights by Creation of Rights or Imposition Restrictive Covenants Land to be Temporarily	the of	32/2, 32/4, 32/6, 32/11, 32/12, 32/13, 32/14,	32/7,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 23.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Claire Chapman	Part 1, Part 2 &		be			The Applicant has met on-site and engaged with the landowner and their professional
	Part 3	Acquisition Rights by Creation of Rights or Imposition	of the New the of	32/2, 32/4, 32/7, 32/9, 32/11,		advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

Tabu	Dout 1	Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Toby John Chapman	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the	32/4, 32/5, 32/7, 32/8,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or
	6			their representative to engage in discussions to progress voluntary agreement of proposed terms.

Christopher	Part 1,	Land to be		The Applicant has met on-site and engaged
John Waller	Part 2 &	Acquired		with the landowner and their professional
	Part 3	Acquisition of	32/3, 32/4,	advisors, explaining the planning process
		Rights by the	32/8, 32/9,	through examination and the rationale for
		Creation of New	32/10, 32/13	the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition of		
		Restrictive		Heads of Terms Issued on 15.03.2023 -
		Covenants		The Applicant has issued an offer of Heads
		Land to be Used		of Terms for a voluntary agreement to the
		Temporarily		landowners for the acquisition of the rights
				required by way of an option to enter into
				an easement.
				The Applicant awaits the landowners and or
				their representative to engage in
				discussions to progress voluntary
				agreement of proposed terms.
Susan	Part 1,			The Applicant has met on-site and engaged
Elizabeth	Part 2 &			with the landowner and their professional
Waller	Part 3		32/3, 32/4,	advisors, explaining the planning process
		Rights by the		through examination and the rationale for
		Creation of New	32/10, 32/11	the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition of		
		Restrictive		Heads of Terms Issued on 15.03.2023 -
		Covenants		The Applicant has issued an offer of Head of
		Land to be Used		Terms for a voluntary agreement to the
		Temporarily		landowners for the acquisition of the rights

Alexander George Brocas Langlands Pearse	Part 1, Part 2 & Part 3			required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms. Early discussions took place with the landowner in relation to the interest of the Rampion 2 in locating the substation at Oakendene. Further to this engagement more detailed requirements resulting from Environmental Assessment and engineering work were discussed with the landowner including landscape and ecological mitigation and enhancement works and the requirement for sustainable drainage features. Negotiations are ongoing for an option for a long-term permanent substation lease, temporary construction leases and environmental mitigation and enhancement licences.
Karen Mary Elizabeth	Part 1, Part 2 &	Land to be Acquired		The Applicant will seek to engage with the landowner and their professional advisors
Knights	Part 3	Acquisition of	17/3, 17/6,	to explain the planning process through
		Rights by the Creation of New	17/7, 17/8, 17/9	examination and the rationale for the

		Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily		modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Simon Paul Knights	Part 1, Part 2 & Part 3	Acquired Acquisition of	17/7, 17/8, 17/9	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Richard Thomas Stewart Denman	Part 1, Part 2 & Part 3	Acquired	18/1, 18/2, 18/3, 18/7,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for

		Rights or Imposition Restrictive Covenants Land to be Temporarily	of	18/8, 21/40 18/4, 1	18/9, 8/6	the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Muntham Farm LLP	Part 1, Part 2 & Part 3			17/1, 17/9, 18/2,	18/8,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Temporarily		16/1, 18/4, 18/6	17/2, 18/5,	Heads of Terms to be Issued - Following discussions with the landowners and their professional advisors, Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement as required will shortly be issued.

Gabrielle Elizabeth	Part 1, Part 2 &			The Applicant will seek to engage with the landowner and their professional advisors
Francis	Part 3			to explain the planning processional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Mark Alan Lawton Pockett	Part 1, Part 2 & Part 3	Acquired	19/7, 19/8, 19/9	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.

Gordon Matthew Singer	Part 1, Part 2 &	Land to be Acquired		The Applicant will seek to engage with the landowner, to explain the planning process
	Part 3	Acquisition of	19/9, 19/11	through examination and the rationale for
		Rights by the Creation of New		the modified cable route, construction and operational accesses.
		Rights or the		operational accesses.
		Imposition of		Heads of Terms to be Issued - The
		Restrictive		Applicant will shortly be issuing Heads of
		Covenants Land to be Used		Terms for a voluntary agreement to the
		Temporarily		landowner for the acquisition of the rights required by way of an option to enter into
		, ,		an access agreement.
Jennifer Gayle	Part 1,	Land to be		The Applicant will seek to engage with the
Singer	Part 2 & Part 3	Acquired Acquisition of	19/9, 19/11	landowner, to explain the planning process through examination and the rationale for
		Rights by the	15/5/15/11	the modified cable route, construction and
		Creation of New		operational accesses.
		Rights or the Imposition of		Heads of Terms to be Issued - The
		Restrictive		Applicant will shortly be issuing Heads of
		Covenants		Terms for a voluntary agreement to the
		Land to be Used		landowner for the acquisition of the rights
		Temporarily		required by way of an option to enter into an access agreement.
Denton & Co.	Part 1,			The Applicant has met on-site and engaged
Trustees Limited	Part 2 & Part 3		20/7, 20/8,	with the landowner and their professional advisors, explaining the planning process
Linniceu	rait J	Acquisition of Rights by the	, , , , ,	through examination and the rationale for

		Creation of	Nau	21/1	21/2	the medified apple youth construction and
		Creation of			21/2,	the modified cable route, construction and
		Rights or	the		21/4,	operational accesses.
		Imposition	of	, ,	21/6,	
		Restrictive		21/7		Heads of Terms Issued on 16.03.2023
		Covenants				 The Applicant has issued an offer of Head
		Land to be	Used	21/20,	21/21	of Terms for a voluntary agreement to the
		Temporarily				landowners for the acquisition of the rights
						required by way of an option to enter into
						an easement.
						The Applicant is fully engaged in active
						negotiations and discussions with
						landowners and / or their representatives
						to progress voluntary agreement of
						proposed terms.
Fiona Isabel	Part 1,	Land to	be			The Applicant has met on-site and engaged
Douglas	Part 2 &	Acquired				with the landowner and their professional
	Part 3	Acquisition	of	20/7,	20/8,	advisors, explaining the planning process
		Rights by	the		20/10,	through examination and the rationale for
		Creation of			21/2,	the modified cable route, construction and
		Rights or	the		21/4,	operational accesses.
		Imposition	of		21/6,	
		Restrictive		21/3, 21/7	21,0,	Heads of Terms Issued on 16.03.2023 -
		Covenants		~ 1/ /		The Applicant has issued an offer of Head of
		Land to be	Usod	21/20,	21/21	Terms for a voluntary agreement to the
			USEU	21/20,	~1/~1	landowners for the acquisition of the rights
		Temporarily				required by way of an option to enter into
						an easement.
						מוו פמצפווופוונ.

Baldwin	Part 1, Part 2 & Part 3	Acquired Acquisition Rights by Creation of M Rights or Imposition Restrictive Covenants Land to be U Temporarily	the of Ised	20/9, 20/10, 21/2, 21/3, 21/5, 21/6, 21/7	The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms. The Applicant has held discussions and engaged with the landowner and their professional advisors explaining the planning process through examination and the rationale behind the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
Andrew Fryer		Land to Acquired	be		The Applicant has met on-site and engaged with the landowner, explaining the planning

	Part 1, Part 2 & Part 3		21/7, 21/8	process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Yvonne Fryer	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive	21/7, 21/8	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Covenants Land to be Used Temporarily		Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
		Land to be Acquired		The Applicant has met on-site and engaged with the landowner and their professional

Stephen Christopher Turner	Part 1, Part 2 & Part 3	•		advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Covenants Land to be Used	21/19	Heads of Terms to be Issued - The
		Temporarily	21/19	Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Paula Jacqueline	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner and their professional
Newman	Part 3	Acquisition o Rights by the Creation of New	21/23, 21/24, 21/25,	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants	21/27, 21/41	Heads of Terms Issued on 16.03.2023 – The Applicant has issued an offer of Head
	6	Land to be Used Temporarily	21/20	of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Patrick John	Part 1,			The Applicant has met on-site and engaged
Marcel	Part 2 &		24/24	with the landowner and their professional
Hutchinson	Part 3	Acquisition of	, ,	advisors, explaining the planning process
		Rights by the Creation of New	21/25, 21/26,	through examination and the rationale for the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition of		
		Restrictive	21/40,	Heads of Terms Issued on 15.03.2023 -
		Covenants	21/41, 22/1	The Applicant has issued an offer of Heads
		Land to be Used	21/38	of Terms for a voluntary agreement to the
		Temporarily		landowner for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or
				their representative to engage in
				discussions to progress voluntary agreement of proposed terms.
Catherine Julie	· · · · · · · · · · · · · · · · · · ·			The Applicant has held discussions and
Purcell	Part 2 &			engaged with the landowner, explaining the
	Part 3	Acquisition of		planning process through examination and
		Rights by the	21/27, 21/29	the rationale behind the modified cable
		Creation of New		

		Rights or Imposition Restrictive Covenants Land to be Temporarily		route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Patrick Purcell	Part 1, Part 2 & Part 3		the of	The Applicant has held discussions and engaged with the landowner, explaining the planning process through examination and the rationale behind the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
The National Trust for Places		Land to Acquired	be	

of Historic Interest or Natural Beauty	Part 1, Part 2 & Part 3	Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	1b/5, 1/5, 1/6, 22/7	The Applicant has held discussions and engaged with the landowner and their professional advisors explaining the planning process through examination and the rationale behind the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	21/30, 21/32, 21/33, 21/34, 21/36, 21/37	Heads of Terms Issued on 09.03.2023 – The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Lorica Trust Limited	Part 1, Part 2 & Part 3		22/7	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Restrictive Covenants Land to be Used Temporarily	21/32, 21/33, 21/36, 21/37	The Applicant is negotiating with the freeholder (The National Trust) and following completion of an agreement with the freeholder a supplemental agreement will be entered into with the leaseholder (Lorica Trust Limited).
Lady Meryl Patricia Walters	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	21/44, 22/4, 22/5, 22/6	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 09.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Washington Parish Council	Part 1, Part 2 & Part 3	Acquired	22/8, 22/9, 22/11	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for

		Rights or Imposition Restrictive Covenants	the of		the modified cable route, construction and operational accesses. Heads of Terms Issued on 03.03.2023
		Land to be U Temporarily	lsed		- The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				5	The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Carol Anne Cummings	Part 1, Part 2 & Part 3	Acquired Acquisition Rights by Creation of N	the		The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Imposition Restrictive Covenants Land to be U Temporarily	of	22/15, 22/20, 22/26, 22/29	Heads of Terms Issued on 14.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Robert William Cummings	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner and their professional
Curinnings	Part 3		22/13,	advisors, explaining the planning process
	i di c S	Rights by the		through examination and the rationale for
		Creation of New		the modified cable route, construction and
		Rights or the	22,23,23,30	operational accesses.
		Imposition of		
		Restrictive		Heads of Terms Issued on 14.03.2023 -
		Covenants		The Applicant has issued an offer of Heads
		Land to be Used	22/15,	of Terms for a voluntary agreement to the
		Temporarily	22/20,	landowners for the acquisition of the rights
			22/26, 22/29	required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Penelope Ann	Part 1,			The Applicant has met on-site and engaged
Goring	Part 2 &			with the landowner and their professional
	Part 3	Acquisition of	, ,	advisors, explaining the planning process
		Rights by the	, ,	through examination and the rationale for
		Creation of New		the modified cable route, construction and
		Rights or the	, ,	operational accesses.
		Imposition of	22/25,	

		Restrictive Covenants Land to be Used Temporarily	22/27, 22/30, 22/34, 22/35, 23/1, 22/15, 22/17, 22/21, 22/26, 22/28, 22/28, 22/29, 22/31, 23/5,	 Heads of Terms Issued on 15.03.2023 The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Oakendene Estates Limited	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New		The Applicant has met on-site and engaged with the landowner and their professional advisors, prior to the first statutory consultation period. Further to early engagement subsequent Project requirements have arisen pursuant to the Environmental Assessment works undertaken. Negotiations are ongoing for an option for a long-term permanent substation lease, temporary construction leases and environmental mitigation and enhancement licences.

Dinah Mary Burrows	Part 1, Part 2 &		33/9	The Applicant has met on-site and engaged with the landowner and their professional
Durrows	Part 3		33/14, 33/15, 33/16, 33/17, 33/19, 33/23	advisors, prior to the first statutory consultation period. Further to early engagement subsequent Project requirements have arisen pursuant to the Environmental Assessment works undertaken.Negotiations are ongoing for an option for a
Henry Pugh	Part 1, Part 2 & Part 3	Acquired Acquisition of	33/2, 33/10, 33/14, 33/15, 33/16, 33/17, 33/19, 33/23	The Applicant has met on-site and engaged with the landowner and their professional advisors, prior to the first statutory consultation period. Further to early engagement subsequent Project requirements have arisen pursuant to the Environmental Assessment works undertaken. Negotiations are ongoing for an option for a long-term permanent substation lease, temporary construction leases and environmental mitigation and enhancement licences.

Green Properties (Kent and Sussex) Limited	Part 1, Part 2 & Part 3		the New the of	33/23, 33/24, 33/25, 33/26 33/4, 33/22	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms – NOT ISSUED – The landowner has requested not to be sent Heads of Terms for entering into a voluntary option agreement. The Applicant is fully engaged in active
					discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Christopher	Part 1,		be		The Applicant has met on-site and engaged
John Hodgkins	Part 2 &		of	14/6 15/1	with the landowner and their professional
	Part 3	Acquisition Rights by	of the	14/6, 15/1, 17/1, 17/3,	advisors, explaining the planning process through examination and the rationale for
		Creation of		17/9, 18/1,	the modified cable route, construction and
		Rights or	the	18/3, 18/9,	operational accesses.
		Imposition	of	, , , ,	
		Restrictive		22/23,	Heads of Terms Issued on 31.07.2023 -
		Covenants		22/25, 22/27,	The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the

		Land to be Used Temporarily	22/30, 22/34, 22/35, 23/1 16/1, 17/2, 18/5, 22/15, 22/26, 22/28, 22/29,	landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Andrew James Hodgkins	Part 1, Part 2 & Part 3	Acquired	22/25, 22/27,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in

			discussions to progress voluntary agreement of proposed terms.
Caroline Janet Hodgkins	Part 1, Part 2 & Part 3	22/25, 22/27, 22/30 22/15, 22/26, 22/28, 22/29	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
			The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Emily Victoria Hodgkins	Part 1, Part 2 & Part 3	22/25, 22/27, 22/30	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for

		Rights or the Imposition of Restrictive Covenants		the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 -
		Land to be Used	22/15,	The Applicant has issued an offer of Heads
		Temporarily	22/26,	of Terms for a voluntary agreement to the
			22/28, 22/29	landowners for the acquisition of the rights required by way of an option to enter into
				an easement.
				The Applicant awaits the landowners and or
				their representative to engage in discussions to progress voluntary
				agreement of proposed terms.
Charles	Part 1,			The Applicant has met on-site and engaged
Arbuthnot	Part 2 & Part 3	Acquired Acquisition of	24/10, 24/11	with the landowner and their professional advisors, explaining the planning process
		Rights by the	, _ o,,	through examination and the rationale for
		Creation of New		the modified cable route, construction and
		Rights or the Imposition of		operational accesses.
		Restrictive		Heads of Terms Issued on 14.03.2023 -
		Covenants		The Applicant has issued an offer of Heads
		Land to be Used	24/9	of Terms for a voluntary agreement to the
		Temporarily		landowners for the acquisition of the rights required by way of an option to enter into
		<i>v</i>		an easement.

				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Jennifer	Part 1,	Land to be		The Applicant has met on-site and engaged
Rosemary	Part 2 &	Acquired		with the landowner and their professional
Arbuthnot	Part 3	Acquisition of	24/10, 24/11	advisors, explaining the planning process
		Rights by the		through examination and the rationale for
		Creation of New		the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition of		
		Restrictive		Heads of Terms Issued on 14.03.2023 -
		Covenants		The Applicant has issued an offer of Heads
		Land to be Used	24/9	of Terms for a voluntary agreement to the
		Temporarily		landowners for the acquisition of the rights
				required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Artemis	Part 1,	Land to be		The Applicant has met on-site and engaged
Aerospace	Part 2 &	Acquired		with the landowner and their professional
Limited	Part 3	Acquisition of	25/6, 25/7,	advisors, explaining the planning process
		Rights by the	25/8, 25/9	through examination and the rationale for
		Creation of New		the modified cable route, construction and
		Rights or the		operational accesses.
		Imposition of		

		Restrictive Covenants Land to be Used Temporarily		 Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
James Munro Scott	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	25/8, 25/9	The Applicant has held discussions and engaged with the landowner and their professional advisors explaining the planning process through examination and the rationale behind the modified cable route, construction and operational accesses.
		Land to be Used Temporarily		Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Deborah Louise Scott		Land to be Acquired		

	Part 1, Part 2 & Part 3	-		The Applicant has held discussions and engaged with the landowner and their professional advisors explaining the planning process through examination and the rationale behind the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Susie Clare Fischel	Part 1, Part 2 & Part 3	Acquired	26/3, 26/4, 26/5, 26/6, 26/11	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 14.03.2023 - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights

				required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
David Fischel	Part 1, Part 2 & Part 3		25/13, 26/2, 26/3, 26/4, 26/5, 26/6,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 14.03.2023 - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with
				landowners and / or their representatives

				to progress voluntary agreement of proposed terms.
Kevin Byrne	Part 1, Part 2 & Part 3	Acquired	26/11, 26/12, 26/13	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 16.03.2023 - The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Lisa Marie Byrne	Part 1, Part 2 & Part 3	Acquired	26/11, 26/12, 26/13	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Imposition of Restrictive Covenants Land to be Used Temporarily		 Heads of Terms Issued on 16.03.2023 The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
David Henry Dumbrell	Part 1, Part 2 & Part 3		26/13, 26/14	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Linda Susan Dumbrell	Part 1, Part 2 & Part 3		f 26/13, 26/14	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and
		Rights or th Imposition c Restrictive		operational accesses. Heads of Terms Issued on 15.03.2023 -
		Covenants Land to be Use Temporarily		The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Robert Henry Dumbrell	Part 1, Part 2 &		9	The Applicant has met on-site and engaged with the landowner and their professional
	Part 3	Acquisition c Rights by th Creation of New Rights or th	v	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

Nicola	Dout 1	Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 15.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Nicola Evelyn Crichton-Brown	Part 1, Part 2 & Part 3	Acquired Acquisition of		The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants Land to be Used Temporarily	27/4, 27/5, 27/8	Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in

				discussions to progress voluntary agreement of proposed terms.
The Executor of Robert Anthony Crichton-Brown	Part 2 &		27/2, 27/3, 27/7, 27/10, 27/15	
		Acquired		with the landowner and their professional

Alan David	Part 1,	•	of		advisors, explaining the planning process
Llewhellin	Part 2 &	5 /	the	27/16,	through examination and the rationale for
Griffiths	Part 3	Creation of	New	27/17,	the modified cable route, construction and
		Rights or	the	27/18,	operational accesses.
		Imposition	of	27/19,	
		Restrictive		27/20,	Heads of Terms Issued on 16.03.2023
		Covenants		27/22,	- The Applicant has issued an offer of Head
				27/24, 27/25	of Terms for a voluntary agreement to the
		Land to be	Used		landowners for the acquisition of the rights
		Temporarily			required by way of an option to enter into
					an easement.
					The Applicant is fully engaged in active
					negotiations and discussions with
					landowners and / or their representatives
					to progress voluntary agreement of
					proposed terms.
_					
Janice	Part 1,		be		The Applicant has met on-site and engaged
Elizabeth	Part 2 &				with the landowner and their professional
Griffiths	Part 3	Acquisition	of	27/15,	advisors, explaining the planning process
		Rights by	the	27/16,	through examination and the rationale for
		Creation of			the modified cable route, construction and
		Rights or	the		operational accesses.
		Imposition	of	, ,	
		Restrictive		27/20,	Heads of Terms Issued on 16.03.2023
		Covenants		27/22,	- The Applicant has issued an offer of Head
				27/24, 27/25	of Terms for a voluntary agreement to the

		Land to be Used Temporarily		landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Louise Jane Shoosmith	Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner, explaining the planning
Shoosiniti	Part 3		27/21	process through examination and the
		Rights by the		rationale for the modified cable route,
		Creation of New Rights or the		construction and operational accesses.
		Imposition of		
		Restrictive		
		Covenants Land to be Used		Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of
		Temporarily		Terms for a voluntary agreement to the
		remportanty		landowner for the acquisition of the rights
				required by way of an option to enter into
				an access agreement.
Mark Stephen		Land to be		The Applicant has met on-site and engaged
Shoosmith		Acquired		with the landowner, explaining the planning

	Part 1, Part 2 & Part 3	•	v e f	process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Jason Harold Young	Part 1, Part 2 & Part 3	Acquired	f 27/22, 27/23 e v e f	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights
Nicola Young	6	Land to b Acquired	9	required by way of an option to enter into an access agreement. The Applicant has met on-site and engaged with the landowner, explaining the planning

	Part 1, Part 2 & Part 3	Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	27/22, 27/23	process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily		Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Gillian Mary Nash	Part 1, Part 2 & Part 3	Acquired	28/7, 28/10, 28/12, 28/16,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 13.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.

Michael I Nash	Philip	Part 1, Part 2 &	Land to be Acquired		The Applicant has met on-site and engaged with the landowner and their professional
		Part 3	Acquisition of	, , , ,	advisors, explaining the planning process
			Rights by the	28/4, 28/6,	through examination and the rationale for
			Creation of New Rights or the	28/7, 28/10, 28/12,	the modified cable route, construction and operational accesses.
			Imposition of	28/12, 28/16,	operational accesses.
			Restrictive	20,10,	Heads of Terms Issued on 13.07.2023 -
			Covenants		The Applicant has issued an offer of Heads
			Land to be Used	28/3, 28/5,	of Terms for a voluntary agreement to the
			Temporarily	28/8, 28/9,	
				28/11,	required by way of an option to enter into an easement.
				28/13, 28/15	an easement.
					The Applicant awaits the landowners and or
					their representative to engage in
					discussions to progress voluntary
Deniamin		Davet 1	Land to the		agreement of proposed terms.
Benjamin Matthew		Part 1, Part 2 &			The Applicant has met on-site and engaged with the landowner and their professional
Marten		Part 3		28/17,	advisors, explaining the planning process
Leathers			Rights by the	28/18,	through examination and the rationale for
			Creation of New	28/19,	the modified cable route, construction and
			Rights or the	28/20,	operational accesses.
			Imposition of	28/21,	
			Restrictive Covenants	28/22, 28/23,	Heads of Terms Issued on 22.05.2023 - The Applicant has issued an offer of Heads
			Covenants	28/23, 28/25, 29/1	of Terms for a voluntary agreement to the
			Land to be Used	20,20,20,1	landowners for the acquisition of the rights
			Temporarily		

				required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Joanna Margaret Leathers	Part 1, Part 2 & Part 3		28/17, 28/18, 28/19, 28/20, 28/21, 28/22, 28/23, 28/25, 29/1	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 22.05.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary
Fortgate Investments Limited	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New	28/26, 29/2, 29/4, 29/6,	agreement of proposed terms. The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for

		Rights or Imposition Restrictive Covenants	the of		the modified cable route, construction and operational accesses. Heads of Terms Issued on 15.03.2023
		Land to be Temporarily	Used	29/3	- The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				5	The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Shermanbury Grange Land	Part 1, Part 2 &		be		The Applicant has met on-site and engaged with the landowner and their professional
Management Company Limited	Part 3	Acquisition Rights by Creation of Rights or Imposition	of the New the of	29/8, 30/4	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Restrictive Covenants			Heads of Terms Issued on 15.03.2023 – The Applicant has issued an offer of Head
		Land to be Temporarily	Used		of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
John David Kempley	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the	29/13, 29/19, 29/20, 29/21, 30/4	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms issued on 16.03.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowner and or their representative to engage in
Yvonne Mary Kempley	Part 1, Part 2 & Part 3			discussions to progress voluntary agreement of proposed terms. The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for

		Creation of Rights or	New the of	29/20,	the modified cable route, construction and operational accesses.
		Imposition Restrictive Covenants	U	29/21, 30/4	Heads of Terms issued on 16.03.2023 - The Applicant has issued an offer of Heads
		Land to be Temporarily	Used	29/14	of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an easement.
					The Applicant awaits the landowner and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Anne Christine Deakin	Part 1, Part 2 &		be		The Applicant has met on-site and engaged with the landowner, explaining the planning
	Part 3	Acquisition Rights by Creation of Rights or		29/21, 29/22	process through examination and the rationale for the modified cable route, construction and operational accesses.
		Imposition Restrictive Covenants	of		 Heads of Terms Issued on 15.03.2023 The Applicant has issued an offer of Head of Terms for a voluntary agreement to the
	6	Land to be Temporarily	Used		landowners for the acquisition of the rights required by way of an option to enter into an easement.
					The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives

				to progress voluntary agreement of proposed terms.
The Executor of Robin John Burdett Deakin	,	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	29/21, 29/22	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 15.03.2023 – The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant is fully engaged in active negotiations and discussions with landowners and / or their representatives to progress voluntary agreement of proposed terms.
Julian Clennell Harvey Tomlinson	Part 1, Part 2 & Part 3		33/19, 33/20	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Imposition of Restrictive Covenants Land to be Used Temporarily	33/22	Heads of Terms to be Issued - The Applicant will shortly be issuing an offer of Heads if Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Kym Louise Francis Tomlinson	Part 1, Part 2 & Part 3			The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Susan Mary Brand	Part 1, Part 2 & Part 3		33/27	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for

		Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily		the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
The Executor of Lloyd Brand	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	33/27	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads

			Land to be Us Temporarily	ed		of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Frances J Osborne	Jane	Part 1, Part 2 & Part 3	Acquired Acquisition Rights by t Creation of Ne Rights or t	ew he of	33/29, 34/1, 34,10, 34/11,	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 – The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the
		6	Тепрогатку			landowners for the acquisition of the rights required by way of an option to enter into an easement.

			The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Lisa Beverlee Wells	Part 1, Part 2 & Part 3	33/29, 34/1, 34,10, 34/11, 34/12, 34/14	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.

Anthony John Cooke	Part 1, Part 2 &	Land to be Acquired		The Applicant has met on-site and engaged with the landowner and their professional
	Part 3			advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	S	Heads of Terms Issued on 31.07.2023 – The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Charlotte Louise Sturdy	Part 1, Part 2 & Part 3		33/29, 34/1, 34/2, 34/11,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Imposition of Restrictive Covenants Land to be Used Temporarily		Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
James Alfred Charles Hyatt	Part 1, Part 2 & Part 3		34/5, 34/10	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 31.07.2023 – The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights

				required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Lorraine Hyatt	Part 1, Part 2 & Part 3			The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	34/6, 34/7, 34/8	 Heads of Terms Issued on 31.07.2023 The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in

				discussions to progress voluntary agreement of proposed terms.
Karen Henderson	Part 1, Part 2 & Part 3		34/5, 34/17 34/6	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
John Patrick O'Rourke	Part 1, Part 2 & Part 3	Land to be	34/5, 34/16, 34/17	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
	6	Land to be Used Temporarily	34/15, 34/37	Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Brenda Alison O'Rourke	Part 1, Part 2 & Part 3			The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.
		Land to be Used Temporarily	34/15, 34/37	Heads of Terms Issued on 31.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
				The Applicant awaits the landowners and or their representative to engage in

			discussions to progress voluntary agreement of proposed terms.
South Coast Nursing Homes Limited	Part 1, Part 2 & Part 3	, ,	the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the
			landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Charles Roderick Worsley	Part 1, Part 2 & Part 3	34/19, 34/20, 34/21,	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Land to be Used Temporarily		Heads of Terms Issued on 26.07.2023 - The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. Discussions have been held with One Planet/ Ancleggan who benefit from an option on the land for a battery storage scheme. The One Planet/Ancleggan Project currently propose requirements relating to the same land, however discussions are ongoing between the parties in an attempt to resolve conflicting requirements. It is noted however that requirements depend in part on National Grid design confirmation. Requests for National Grid involvement to facilitate detailed design requirements have been made.
TC Rampion OFTO Limited	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of	34/21,	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Restrictive Covenants Land to be Use Temporarily	d			Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Hilary Frances Mary Campbell Rennie		Acquired Acquisition c Rights by th Creation of New Rights or th	of e w e of	6/2, 6/6		The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Muntham Farm 2013 Trust	Part 1, Part 2 & Part 3	Acquired Acquisition c Rights by th Creation of New Rights or th	of e w e	18/2,	15/1, 17/3, 18/1, 18/3, 18/8, 9/1	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

			Land to be Used Temporarily	16/1, 17/2, 18/4, 18/5, 18/6	
John Goring	James	Part 1, Part 2 & Part 3		24/10, 24/11, 24/12, 24/13	The Applicant has met on-site and engaged with the landowner and their professional advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 15.03.2023 – The Applicant has issued an offer of Head of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
5	Gordon Draffan		Land to be Acquired		The Applicant has met on-site and engaged with the landowner and their professional

(as trustees of the Lavinia Norfolk's Family Charitable Trust)	Part 1, Part 2 & Part 3	Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	27/25, 27/26	advisors, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms Issued on 09.06.2023 - The Applicant has issued an offer of Heads
		Land to be Used Temporarily	27/6, 27/9, 27/11, 27/12	of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.
			S	The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Andrew Herbert Lane (as	,			The Applicant has met on-site and engaged with the landowner and their professional
trustees of the	Part 3	Acquisition of		advisors, explaining the planning process
Lavinia Norfolk's		Rights by the Creation of New	27/25, 27/26	through examination and the rationale for the modified cable route, construction and
Family Charitable		Rights or the Imposition of		operational accesses.
Trust)		Imposition of Restrictive		Heads of Terms Issued on 09.06.2023 -
		Covenants		The Applicant has issued an offer of Heads
	5	Land to be Used Temporarily	27/6, 27/9, 27/11, 27/12	of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement.

				The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary
Jennifer Prudence Brocas Langlands Pearse	Part 1, Part 2 & Part 3	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	32/16, 33/1, 33/2, 33/10, 33/11, 33/14, 33/15, 33/16, 33/17, 33/30	agreement of proposed terms. Early discussions took place with the landowner in relation to the interest of the Rampion 2 in locating the substation at Oakendene. Further to this engagement more detailed requirements resulting from Environmental Assessment and engineering work were discussed with the landowner including landscape and ecological mitigation and enhancement works and the requirement for sustainable drainage features.
				Negotiations are ongoing for an option for a long-term permanent substation lease, temporary construction leases and environmental mitigation and enhancement licences.
Richard Anthony Hewson	Part 1, Part 2 & Part 3		22/23, 22/24	The Applicant has met on-site and engaged with the landowner, explaining the planning process through examination and the rationale for the modified cable route, construction and operational accesses.

		Land to be Temporarily		 Heads of Terms Issued on 28.07.2023 The Applicant has issued an offer of Heads of Terms for a voluntary agreement to the landowners for the acquisition of the rights required by way of an option to enter into an easement. The Applicant awaits the landowners and or their representative to engage in discussions to progress voluntary agreement of proposed terms.
Jane Noelle Madeline Bowring Reed	Part 1, Part 2 & Part 3		the New the of Used	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Roger William Hampson Reed		Land to Acquired	be	The Applicant will seek to engage with the landowner and their professional advisors

	Part 1,	Acquisition of	31/8, 31/9,	to explain the planning process through
	Part 2 &			
		5 /		examination and the rationale for the
	Part 3	Creation of New		modified cable route, construction and
		Rights or the	31/13, 31/15	operational accesses.
		Imposition of		
		Restrictive		Heads of Terms to be Termed The
		Covenants		Heads of Terms to be Issued - The
		Land to be Used		Applicant will shortly be issuing an offer of
		Temporarily		Heads of Terms for a voluntary
				agreement to the landowner(s) for the
				acquisition of the rights required by way of
				an option to enter into an access
				agreement.
Richard John	,			The Applicant has met on-site and engaged
Goring	Part 2 &	Acquired		with the landowner and their professional
	Part 3	Acquisition of	23/2, 23/3,	advisors, explaining the planning process
		Rights by the	23/4, 23/7,	through examination and the rationale for
		Creation of New	23/16,	the modified cable route, construction and
		Rights or the	23/20, 24/1	operational accesses.
		Imposition of		
		Restrictive		Heads of Terms Issued on 15.03.2023
		Covenants		- The Applicant has issued an offer of Head
		Land to be Used	24/8	of Terms for a voluntary agreement to the
		Temporarily	21,0	landowners for the acquisition of the rights
		remportanty		required by way of an option to enter into
				an easement.
				un casement.
				The Applicant is fully engaged in active
				negotiations and discussions with
				-
				landowners and / or their representatives

				to progress voluntary agreement of proposed terms.
Joan Margaret Heath	Part 1, Part 2 & Part 3	Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive	17/3, 17/4, 17/9	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The
		Covenants Land to be Used Temporarily	5	Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights required by way of an option to enter into an access agreement.
Anthony Bradshaw Bowles	Part 1, Part 2 & Part 3	Acquired	17/3, 17/4, 17/9	The Applicant will seek to engage with the landowner and their professional advisors to explain the planning process through examination and the rationale for the modified cable route, construction and operational accesses. Heads of Terms to be Issued - The Applicant will shortly be issuing Heads of Terms for a voluntary agreement to the landowner for the acquisition of the rights
		Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily		

		l				
						required by way of an option to enter into
						an access agreement.
The King's Most	Part 1,	Land to	be			The offshore wind farm array area and
Excellent	Part 2 &	Acquired				offshore cabling will be situated within
Majesty In	Part 3	Acquisition	of	1a/1, 1	La/2,	seabed owned and managed by the Crown
Right Of His		•	he		lb/2,	
Crown		Creation of Ne				proposed in this area. Rampion Extension
			he	1/4	1,5,	Development Limited has signed two
		Imposition	of	1 / 1		Agreements for Lease with the Crown
		Restrictive	01			Estate (one in September 2020, the other
		Covenants				in February 2021), for seabed areas for the
		Land to be Us	ea			wind turbine generators. A third
		Temporarily				Agreement for Lease is currently under
						discussion between Rampion Extension
						Development Limited and The Crown
						Estate regarding rights required for
						Transmission Assets (which is proposed to
						include land up to the mean high water
						mark)
			, ,			
						Carter Jonas contacted The Crown Estate
						with respect to rights required in an area
			Ť			foreshore subject to a regulating lease to
						Arun District Council in July 2022 and
						discussions are ongoing.
<u> </u>				I		
	-					

APPENDIX 3

Land Referencing Method Statement

1. Summary

- 1.1 As required by the Planning Act 2008 (the "Planning Act"), Rampion Extension Development Limited ("The Applicant") is required to identify individuals in one or more of the categories set out in Section 44 and 57 for the purposes of consultation and notification under Sections 42 and 56. This includes undertaking "diligent inquiry" to identify parties with an interest in land within Categories 1, 2 and 3.
 - 1.1.1 Category 1 includes owners, lessees, tenants (whatever the tenancy period) or occupiers of the land within Order limits.
 - 1.1.2 Category 2 includes parties that have an interest in the land or who have the power to sell, convey or release the land within Order limits.
 - 1.1.3 Category 3 includes parties that the applicant thinks would be, or might be, entitled to make a relevant claim for compensation under section 10 of the Compulsory Purchase Act 1965 and/or Part 1 of the Land Compensation Act 1973 and/or section 152(3) of the Planning Act, if the Order sought by the application were made and fully implemented.
 - 1.1.4 Crown Land.
 - 1.1.5 Special Category Land, including land held inalienably by the National Trust, Open Space, and Common Land.
- 1.2 Carter Jonas's Land Referencing team undertook diligent inquiry to identify individuals in one or more of the above categories as set out in sections 44 and 57 of the Planning Act and have included their details in a Book of Reference which accompanies the application for the Order.
- 1.3 The methods for compiling our Book of Reference are set out below.

2. Land Referencing Boundary

2.1 Our preferred strategy is to apply a cautious, inclusive, but proportionate approach to identifying the extent of land to be referenced (referred to as the 'land referencing limits'), to reduce the risk of missing interests from statutory consultation and requiring re-consultation. We worked closely with "The Applicant", the legal advisors and the wider project team to determine this this

area and then applied a robust methodology to identify relevant interests.

- 2.2 We conducted an initial review of the PEIR boundary to establish land referencing limits based upon our experience to ensure it incorporated the entirety of the potential Order 'red line' boundary (capturing all interests under sections 44(1) and 44(2) of the Planning Act). The land referencing limits, which encompassed a wider area than that which would be required for the final Order limits, incorporated areas of potential change, applying a limited buffer in option areas where the design was not yet fixed, to mitigate the risk of adding to the land referencing limits at a later date. The land referencing limits were developed in conjunction with the design team.
- 2.3 The land referencing limits also include those properties that that Carter Jonas consider may have a relevant claim for compensation (under section 44(4) of the Planning Act) for Section 10 Injurious Affection, Part 1 Compensation and under s153(3) of the Planning Act. At the time of the initial review the necessary survey and design information required to identify all parties who may make a relevant claim in respect of the impacts of the project was not available. We therefore undertook a multidisciplinary review comprised of core members of the design, environment, planning, legal, land referencing and property team to determine the land referencing limits/consultation boundary.
- 2.4 The review considered the potential impacts of the project, particularly in relation to physical environmental factors (such as noise, vibration, smell, fumes, smoke, artificial lighting, discharge of any solid or liquid substance onto land etc), geographical factors, design and construction factors, and adopted a cautious but proportionate approach to inform the extent of potential relevant compensation claims. This resulted in the identification of the initial land referencing limits which were used to identify the Category 1, 2 and 3 persons who must be consulted.
- 2.5 As the land referencing limits changed, comparisons and refinements to the land referencing data were undertaken with each revision of the draft boundaries. This was to ensure if any new Land Registry titles were included, full referencing could be undertaken, and all land interests consulted under Section 42. Titles and rights of access that were no longer impacted were removed; these land interests were marked as no longer being impacted by the scheme. A further 'refresh' of titles impacted by the revised limits was undertaken on 10th March 2023, and again approximately two months prior to the submission of the Order application, which includes the Book of Reference. This was to ensure we captured all updates that had been

made available on Land Registry at that time. 'Confirmation schedules' (i.e., correspondence requesting confirmation and notification of any recent changes of interest in land) were sent out to all Category 1 parties that we had identified within the final Proposed Order Limits, to ensure all information we had collected was still correct. This data was processed and included in the final Book of Reference.

2.6 As new information continues to come to light post submission of the Order application and throughout examination (through ongoing stakeholder engagement; updates to Land Registry documents; late return of confirmation schedules, etc) we will continue to undertake 'Edition Date' refreshes to our records and maintain a tracked change version of the Book of Reference, which makes all changes/updates clear. This will be submitted to the Examination, along with a 'clean' version at the requested deadlines.

3. **Desktop Referencing**

3.1 HM Land Registry

- 3.1.1 In 2019, using the initial land referencing limits, we began our desktop referencing by conducting a search of the index map (SIM), which was 'refreshed' at key design changes, to identify all Land Registry titles which featured within the refined limits.
- 3.1.2 Land Registry data was received in the form of a digital shape file (a GIS layer and a pdf). Digital copies of the Official Copy Registers and Title Plans were downloaded and interrogated to identify all relevant freehold, leasehold, mortgagee, beneficiary, other charges, private rights, and restrictive covenant information. This information was extracted and stored in our land referencing database (known as the "LAND System").
- 3.1.3 From this data, landownership parcels were created. The landownership parcels were drawn to reflect unique ownership information and stored spatially on a GIS application. Where land was not registered, additional parcels were created to complete 'gaps' based on OS mapping and site data. As a result, all land within the identified land referencing limits was parcelled and each parcel was given a unique reference number. Periodic updates were provided by HM Land Registry, and this

ensured that any changes that occurred to title information were captured.

3.1.4 Whilst general practice is to obtain Land Registry updates bi-annually, in the early stages of land referencing for a scheme of this nature, additional refreshes of data were then timed to occur prior to key milestones; such as the issue Statutory S42 Consultation letters in August 2021, and issue of further targeted S 42 Consultation letters in October 2022.

3.2 Major Landowners (MLOs)

- 3.2.1 Land interest information was requested from MLOs, including local authorities, statutory undertakers e.g., utilities and other landowners with multiple land ownership interests.
- 3.2.2 Requests for Information (RFIs) were sent to: West Sussex County Council; Arun District Council; Washington Parish Council; Littlehampton Town Council; Horsham District Council; and Chichester District Council. Requests were also made to access the councils' land ownership mapping team for information regarding public highways and private roads, and information about special category land (including open space, commons, fuel and field garden statutory allotments).
- 3.2.3 Information was received in a variety of formats, with West Sussex County Council providing us with shapefile data of the full extent of adopted highways, public footpaths and bridleways for our land referencing limits; and entered into our internal system and our GIS application as appropriate to enable us to accurately produce Order documents i.e., Book of Reference, Land Plans etc. Where necessary, further enquiries were made to address any changes, anomalies, or gaps.
- 3.2.4 Through our supplier, Atkins, we undertook a full utilities apparatus search of the land referencing limits. In May 2023 Atkins provided us with details (shapefile data) of assets held by utilities, including but not limited to UKPN and SGN, and their locations. This data has then fed into the population of the Book of Reference.

3.3 **Other Desktop Activities**

3.3.1 Other desktop studies were undertaken using publicly available online mapping (Council websites, Magic Maps), to check for open spaces and rights of way within the land referencing limits and further research was carried out to

identify ownership in relation to such interests. The information obtained through this diligent inquiry was incorporated into the LAND System and our GIS application.

3.3.2 Additional desktop research and checks were undertaken to confirm information received through direct site inquiries and from HM Land Registry. For instance, Companies House searches and Open Corporates searches were undertaken to ensure registered companies' details were verified and updated where necessary; LexusNexus - TraceIQ searches were undertaken to ensure we had confirmed addresses and names of parties where information may have been limited from title documents; RFIs and confirmation schedules were issued and responses/information provided logged and landowner engagement has continued; to ensure we had the correct addresses for service of statutory notices and other correspondence.

3.4 **Observational Site Visits**

3.4.1 Observational site visits were also made as part of the land referencing process, to inform our understanding of the nature and current use of the land within the land referencing limits. Physical features on the ground were recorded, such as infrastructure e.g., highways, railways etc. as well as commercial premises and industrial land. In addition, the site team examined potentially complicated sites e.g., land with multiple ownership / occupancy interests, unregistered land, or land with multiple rights of access. All information obtained was recorded in the LAND System and our GIS application.

4. **Contact Referencing**

4.1 **Request for Information (RFIs)**

- 4.1.1Information obtained through desktop research was supplemented and verified through the use of 'requests for information' ("RFIs"), which included requests for information about a recipient's own interests, associated third party interests and the spatial extent of land or property. Where RFIs were returned with updated information regarding an owner, tenant/lessee, occupier or other party, the information provided was used to update the LAND System and our GIS application.
- 4.1.2 Where returns to RFIs were not provided (despite having been requested), follow-up site visits were made. Two separate site visits were conducted to seek to make direct

contact with the owner or occupier of the property. Recipients of the RFIs were also offered the means to respond to or ask questions about the project via a dedicated project email address and hotline. The land referencing team recorded all correspondence and communication in the LAND System.

4.1.3 A final round of confirmation schedules was issued to those who may be impacted by the project in May 2023, requesting that they confirm that the information we held was correct, or if it needed updating, that they provide us with the correct data.

4.2 **Contact Site Visits**

- 4.2.1 Contact site visits were undertaken to confirm land ownership and identify the occupation details for properties e.g., leaseholders, tenants, occupiers etc. These site visits were initially targeted at properties where no RFI had been retuned by the recipient, however these were also conducted at properties where recipients had returned the RFI, to clarify any gaps in information.
- 4.2.2 The site referencing team also used this opportunity to confirm any information which may have been gathered through desktop referencing methods. During the site visits, where there was no response at a property, a calling card was left in the letterbox detailing the date and time of the attempted visit, along with the telephone number for the land referencing team.
- 4.2.3 This calling card instructed owners / occupiers of the property to call to arrange a suitable time for our site team to visit their property. If no response was received, the property was visited a minimum of two further times to make direct contact with the owner or occupier of the property. On each occasion, a calling card was left at the property encouraging the owner / occupier to respond to the RFI or contact the land referencing team to arrange a visit.

The date and time of all attempted site visits to a property are recorded in the LAND System.

4.2.4 Any changes identified from ongoing landowner engagement, was provided to us and we have ensured to update our records, including in the production of the Book of Reference.

4.3 **Unknown Owner – Erection of On-Site Notices**

4.3.1 Where land ownership could not be ascertained through desktop or site referencing methods, the land referencing team erected notices on site, requesting information about the ownership of the land to which the notices were affixed. The notices showed the land ownership boundary in question and provided details of how to contact the land referencing team with any relevant information. Any information received was added to the LAND System and our GIS application.

4.4 **Special Category Land**

- 4.4.1 Referencing to identify Special Category Land was undertaken using the online GIS constraint mapping and site visits. Special Category Land for these purposes means land forming part of a common, open space or fuel and field garden allotment (sections 131 or 132 of the Planning Act) and land held inalienably by the National Trust (section 130 of the Planning Act).
- 4.4.2 Carter Jonas reviewed the route via publicly available spatial datasets for areas of common land and we found that there were common land intersects with the current route corridor. A local land charges search was conducted on C.L.21 register which confirmed that this was common land.
- 4.4.3 Furthermore, we conducted a site review and aerial imagery review along the cable route to identify areas of recreation and areas which may be considered open space. From this review we found that the cable route is predominately private agricultural farmland with the beach at Littlehampton (known as Climping Beach) considered to comprise open space.
- 4.4.4 During our desktop referencing process (aerial imagery and spatial data review) and from our site walkover we identified the existence of the Washington Parish Council Village Green, and Washington allotments. The Village Green register was obtained from Washington Parish Council to confirm this.

West Sussex County Council provided us with occupancy lists, identifying the individuals who are allotment holders.

- 4.4.5 We have reviewed all HMLR titles along the route and identified areas which are owned by and held inalienably by the National Trust.
- 4.4.6 All areas identified as Special Category Land have been identified and included within Part 5 of the Book of Reference and shown on the Special Category Land Plans included within the Order application.

4.5 **Crown Land Referencing**

- Crown Land was identified in the first instance through 4.5.1 desktop referencing including reference to HMLR titles and The Crown Estate interactive map which is a publicly available resource. We then proceeded to conduct a review of any Bona Vacantia land which is ownerless land as a result of insolvency or a party dying intestate without heir. Where this land type was identified we followed the due process to determine if this land has passed to the Crown via the Treasury Solicitor. This involved contacting Burges Salmon LLP who deal with all unclaimed estate gueries and reviewing the Gazette for Bona Vacantia notices. Companies identified as having been dissolved whose interests may have fallen under Bona Vacantia, were issued with s42 Consultation documents and confirmation schedules (addressed to the Bona Vacantia), in order to determine if they have an interest in the unclaimed estates listed that have been identified. A conclusion has been made that the Bona Vacantia does not hold any interest in land impacted by the Order. Any interests in land held by Government departments are also classed as Crown Land and have been included as such.
- 4.5.2 All areas identified under Crown Land have been identified and included within Part 4 of the Book of Reference and shown on the Crown Land Plans included within the Order application.

5. Data Management

5.1 All information on land interests within the referencing limits was stored on our dedicated Lands drive and land referencing GIS platform, emails, land referencing spreadsheets and trackers. This included the nature of their interest and contact details. All communication and correspondence with landowner and occupiers were recorded and uploaded to the LAND System against the relevant party.

- 5.2 This included:
 - RFIs and confirmation schedules issued and received by post
 - RFIs completed on site
 - Date and time of site visits (successful, including information obtained and unsuccessful)
 - Incoming and outgoing emails
 - Records of telephone conversations
 - Incoming and outgoing letters

6. Statutory Notices

Details of landowner and stakeholder negotiations are stored on the LAND System, which are also stored against all relevant Land Registry titles and plans.

These were uploaded against the relevant land parcel and related to the relevant interest(s). This ensures a clear audit trail of the land ownership investigations and also serves as an instant source for all land and property information.

6.1 **Deliverables for DCO Application Submission**

- 6.1.1 The land referencing information was compiled into a Book of Reference and associated Land Plans, Special Category Land Plans and Crown Land Plans. The Book of Reference is in five parts as prescribed by Regulation 7(1) of the Infrastructure Planning (Applications: Prescribed Forms and Procedures) Regulations 2009.
- 6.1.2 Part 1 lists all Category 1 interests (owners, lessees, tenants and occupiers) and Category 2 interests (parties that have an interest in the land or who have the power to sell, convey or release the land within Order limits)
- 6.1.3 A person is within Category 3 if, having made diligent enquiry, the Applicant believes that they would be, or might be, entitled to make a relevant claim (as defined in section

57(6) of the 2008 Act) if the Order were to be made and fully implemented.

- 6.1.4 A relevant claim is a claim under section 10 of the Compulsory Acquisition Act 1965, a claim under part 1 of the Land Compensation Act 1973, or a claim under section 152(3) of the 2008 Act for losses resulting from the implementation of the Order and use of the Proposed Development.
- 6.1.5 Part 2 of the Book of Reference contains the names and addresses (if known by the Applicant) of each person whose land interest is not directly affected by the Order (i.e., their interest is outside the Order Limits), but who the Applicant believes may be entitled to make a relevant claim.
- 6.1.6 The Applicant considers that the following persons may also be entitled to make a relevant claim. However, given that their details have already been included in Part 1 of the Book of Reference they have not been repeated in Part 2.
- (a) Certain Category 1 'Owners' (where they are a category 2 interest elsewhere in the Order Limits).
- (b) Certain Category 1 'Lessees and Tenants'.
- (c) Certain Category 2 interests for land within the Order Limits.
- 6.1.7 Part 3 lists all parties entitled to enjoy easements or other private rights over land within Order limits
- 6.1.8 Part 4 lists all Crown interests in land within Order limits
- 6.1.9 Part 5 lists all Special Category Land to be affected within Order limits

7. Conclusion

7.1 A thorough land refencing exercise has been undertaken and the BoR has been compiled in accordance with the "Planning Act", Regulations, Guidance and best practice.

APPENDIX 4

Category 3 Identification Methodology

1. Introduction

- 1.1 A number of 'Category 3 persons' have been identified within, and in proximity to, the Order Limits. The diligent inquiry process has been completed in relation to these interests to verify the details and contact addresses.
- 1.2 A person is within Category 3 (as defined in section 44(3) of the Planning Act 2008 ("2008 Act")), if, having made diligent inquiry, the Applicant believes that they would be, or might be, entitled to make a 'relevant claim' if the Order were to be made and fully implemented. A 'relevant claim' is defined in section 57(6) of the 2008 Act, as:
 - (a) a claim under section 10 of the Compulsory Purchase Act 1965 (compensation where satisfaction not made for the taking, or injurious affection, of land subject to compulsory purchase);
 - (b) a claim under Part 1 of the Land Compensation Act 1973 (compensation for depreciation of land value by physical factors caused by use of public works). The physical factors to include noise, vibration, air quality; or
 - (c) a claim under section 152(3) of the Planning Act 2008. This provision permits a section 10 claim by a person whose land is injuriously affected due to the carrying out of works authorised by a DCO and extends the obligations of Part 1 of the Land Compensation Act 1973 to pay compensation for the physical factors arising from the use of public works to include statutory authorities who are the operators of works authorised by a DCO.
- 1.3 Part 2 of the Book of Reference contains the names and addresses (if known by the Applicant) of each person whose land interest is not directly affected by the Order (i.e. their interest is outside the Order

Limits), but who the Applicant believes may be entitled to make a relevant claim.

- 1.4 The following persons may also be entitled to make a relevant claim. However, given that their details have already been included in Part 1 of the Book of Reference they have not been repeated in Part 2:
 - (a) Certain Category 1 'Owners' (where they are a category 2 interest elsewhere in the Order Limits);
 - (b) Certain Category 1 'Lessees and Tenants'; and
 - (c) Certain Category 2 interests for land within the Order Limits.

2. Approach

- 2.1 A conservative approach was initially taken to identify potential Category 3 persons.
- In respect of potential Section 10 claimants a precautionary 2.2 approach was adopted to assess the effects of construction activities, vibration includina air quality, noise, and potential land contamination. Buffer distances of 5-10m around construction access routes and 100m around known HDD locations, including the landfall area, were set by the Applicant's environmental consultants, WSP. These 'buffers' were considered to be reasonable 'worst case' within which receptors mav experience `physical areas factors'/environmental impacts as a result of the construction of Rampion 2, which may give rise to a section 10 claim.
- 2.3 In relation to potential Part 1 claimants, as the onshore cable infrastructure will be buried underground, potential impacts on land as a result of the operation of Rampion 2 will foreseeably only arise from the proposed new onshore substation at Oakendene, and the extension to the existing substation at Bolney. A similar conservative approach to identifying potential Part I claimants was applied, using a 250m 'buffer zone' around the proposed onshore substation sites only. The Applicant's environmental consultants, WSP, identified this as a reasonable 'worst case' area within which 'physical factors'/environmental impacts, such as air quality, noise and vibration from the future operational use of the substation and substation extension could potentially be experienced.
- 2.4 The initial assessments have been reviewed and updated as the project has evolved, based on the professional judgement of WSP and the Applicant's appointed land surveyors/valuers Carter Jonas on receipt and review of the proposed mitigation to be implemented

during construction, and to be in place around the substation once constructed. More detail is provided below.

3. Section 10 claims where compensation arises from execution of works enabling the scheme

- 3.1 On the basis of advice from WSP, reasonable 'worst case' buffer zones/ areas were applied to identify receptors that may potentially be impacted by the possible effects of construction works along the route. The buffers were applied as part of a desktop assessment on the basis of the factors set out below:
 - 3.1.1 **5-10m Buffer Zones (Construction Traffic):** This buffer was used to identify receptors with potential relevant claims relating to vibration effects from construction traffic. The 5-10m is based on experience of measurement and prediction of construction traffic vibration where under worst-case conditions significant effects from vibration may take place. This adopted a very precautionary approach, because such effects may only be likely if the road surface is in poor condition; the receptor property/building structure is in poor condition; and the two are rigidly connected (i.e. there is no separating soft ground between the road and the receptor property/building such as a front garden etc.).
 - 3.1.2 **100m Buffer Zones (HDDs and Landfall):** This buffer was identified to account for potential noise emissions associated with the HDD locations. A very precautionary approach was taken in identifying the 100m buffer based on experience of possible impacts from HDD type sources, but without taking into account any noise survey information or mitigation.
- 3.2 The buffers used for the assessment were a nominal distance tool used to identify potential receptors. If a receptor was identified within the buffer a review was carried out as to how each type of construction activity might give rise to a claim for injurious affection or depreciation.
- 3.3 In addition, Carter Jonas carried out an assessment to consider whether any properties outside of the buffers, but still within proximity to construction compounds (including those required in connection with known HDD activities) and construction traffic routes, may be able to make a potential claim as a Category 3 interest. Using professional judgment, Carter Jonas applied a reasonable, yet precautionary approach to this assessment, taking into account how existing local features provide some form of ambient mitigation to the proposals, e.g. busy roads between the receptor property and the scheme proposals. Carter Jonas also considered the reported

conclusions in the PEIR, PEIR SIR and PEIR RSI and the ES, to further identify properties in respect of which someone may be able to make a potential claim. WSP advised that if significant effect thresholds are expected to be exceeded, it is understood that mitigation measures will be implemented.

3.4 Based on the above, few potential Category 3 claimants were identified and no additional receptors were identified outside of the precautionary buffer zones. This is consistent with the conclusions from WSP that with appropriate mitigation measures in place, the effects of air quality, potential land contamination, noise and vibration as a result of the construction activities would not be significant and the use of embedded mitigation measures such as measures to contain spillages and hazardous materials, limitation of construction working hours and the use of acoustic barriers would mean that there is no significant effects.

4. **Part 1 Claims where compensation arises from physical** factors as a result of the use and operation of the scheme.

4.1 As explained above, the potential impacts on land as a result of the operation of Rampion 2 will foreseeably only arise from the proposed onshore substation and extension to the existing National Grid Bolney substation. The only physical factors that could theoretically foreseeably arise from the operation of above ground infrastructure, are air quality, noise and vibration, were reviewed by WSP within the ES and PEIR, concluding that with mitigation in place, the effects would not be significant.

5. **Proposed Substation Sites**

- 5.1 An initial assessment of potential impacts of the proposed onshore substations was undertaken as part of the initial land referencing exercise, prior to the first statutory consultation in Summer (July-September) 2021. This assessment was made before the location of the onshore substation had been confirmed (i.e. there were three potential sites being considered), and before air quality, noise and vibration and other contour maps or sensitive receptor data relating to the operation of the substation was made available as part of the environmental impact assessment. Given this, Carter Jonas took a precautionary approach and considered potential impacts within a theoretical '**buffer zone' of 250 metres** around the then proposed onshore substation locations. The 250 metre buffer zone was adopted as the "worst case" envelope within which potential Part 1 claimants may later be identified.
- 5.2 In September 2022 WSP confirmed that the aforementioned **250m buffer zone** that had been applied was an appropriate measure for use in identifying receptors that could be impacted by the operation

of the proposed new substation, taking into account potential air quality, noise and vibration impacts that could be envisaged. The WSP environmental team confirmed that their assessments had not identified any properties which could be subject to significant impacts from the operation of the onshore substation given the environmental mitigation which will be included within the Order and delivered as part of the Rampion 2 scheme.

5.3 WSP concluded that there were no significant effects identified in relation to potential impacts of Rampion 2 on residential receptors; taking into consideration air quality, noise and vibration.

6. **Confirmed Substation Location**

6.1 In October 2022, following the decision to locate the substation at Oakendene, the 250m buffer was retained around this location.

7. **Bolney Substation Extension**

- 7.1 In April 2023, proposed works to the east of the existing Bolney substation (a substation extension) were added to the design proposals within existing Order Limits and consulted upon. The precautionary **250m buffer** zone approved by WSP was again utilised by Carter Jonas to identify potential receptors that may be subject to the impacts of the operational substation extension.
- 7.2 Given the proposals were within existing Order Limits, WSP reassessed the previous conclusions from Section 22.9 within Chapter 22 of the PEIR (RED, 2021) further to the April 2023 consultation and confirmed that upon taking into account 'physical factors'/ environmental impacts that could be experienced, such as air quality, noise and vibration this work would not be expected to cause any additional likely significant effects on the environment, nor would it affect any additional sensitive receptors beyond those previously reported.
- 7.3 No potential significant impacts were identified in the PEIR, and WSP conclusions outlined that the 'operational noise of the proposed switchgear is unlikely to be audible outside of the substation boundary' and 'unlikely to increase the existing operational noise level of the existing Bolney substation'.
- 7.4 Consequently, given the negligible impacts, no receptors were identified as parties who may be able to make a Part 1 Claim due to proximity.
- 7.5 As set out above, Carter Jonas consider that in respect of the Oakendene substation, with the implementation of appropriate embedded mitigation, there are no parties within or outside of the

proposed Order Limits who may potentially be able to make a Part 1 Claim. The same conclusions were made in respect of the Bolney Extension with added comfort drawn from the pre-existing conditions created by adjacency to the existing substation.

8. **Conclusion**

- 8.1 Following the processes described above, Carter Jonas undertook diligent enquiries to identify potential Category 3 persons that have interests within and outside the Order Limits. Those persons were consulted pursuant to section 44 of the 2008 Act. Some of those persons are now no longer considered to be affected by the potential impacts of the construction and operation of the Proposed Development so as to be able to make a relevant claim.
- 8.2 We therefore conclude that there are a limited number of Category 3 interests who may have a claim under Part 1 and Section 10.
- 8.3 The interests of potential Section 10 claimants are located within the 'buffer zones' within and outside the Order Limits around known HDD pits, site compounds and proposed construction traffic/ access routes. As explained above, Part 2 of the Book of Reference contains the names and addresses (if known by the Applicant) of each person whose land interest is not directly affected by the Order (i.e. their interest is outside the Order Limits), but who the Applicant believes may be entitled to make a relevant claim. The details of those persons whose interests are within the Order Limits, and who we consider may be entitled to make a section 10 claim, are included in Part 1 of the Book of Reference so have not been replicated in Part 2.
- 8.4 The interests of potential Part 1 claimants are located within the buffer zones around the proposed substation and extension, within the Order Limits. Those persons with interests within the Order Limits who we consider may be able to make a Part 1 claim, are already included in Part 1 of the Book of Reference so they have not been repeated in Part 2.
- 8.5 With mitigation, there aren't considered to be any potential Part 1 claimants with interests outside the Order Limits so it was not necessary to include any details in Part 2.

APPENDIX 5

'Packages' of rights and covenants

Underground Cable Connection Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Work Nos. 5 and 6, including to—

- (a) lay down, install, construct, string out, erect, adjust, alter, retain, operate, use, maintain, repair, renew, upgrade, inspect, remove and replace electricity cable circuits in, under, over and/or on the land, or seabed or in ducts beneath the land or seabed (including the removal of materials including spoil) to connect offshore cable circuits to onshore cable circuits, together with such telemetry and fibre-optic lines, ducting, and other apparatus, equipment and protection measures ancillary to the purposes of transmitting electricity along such electricity cables (collectively referred to as the "underground connection cables");
- (b) effect access to offshore apparatus and carry out works for the purposes of the construction, installation, operation, maintenance and decommissioning of the parts of the authorised project that communicate between the onshore and offshore elements of the authorised project;
- (c) install, retain, connect, maintain, and use apparatus to connect onshore transmission apparatus to offshore transmission apparatus;
- (d)benefit from continuous vertical and lateral support for the authorised development;
- (e) retain and use or permit the cables to transmit and distribute any matters or thing the transmission of which is not prohibited by law through, to and from the land;
- (f) remove vegetation which now or hereafter may be standing on the land or other land which would, if not removed, obstruct or interfere with the working of the cables;
- (g) excavate materials below ground or sea bed level, including soils, and to store and re-use or dispose of the same, and in so excavating to undertake any works, including works of protection or removal of archaeological remains as may be required by any written scheme of investigation approved under this Order;
- (h)store and stockpile soil, materials and equipment (including excavated material);

- (i) place and use plant, machinery, equipment, structures and temporary structures on the sea bed for the purposes of the installation, construction, maintenance, repairing, renewing, upgrading, inspecting, removal and replacing of the cables;
- (j) make such investigations in, on or under the land including the sea bed as required, including archaeological investigations;
- (k) lay down, install, construct, adjust, alter, re-lay, replace, retain, maintain, protect and remove pipes, cables, conduits or other utility apparatus (including the pipes, cables or conduits or other apparatus of statutory undertakers);
- carry out horizontal directional drilling or any other trenchless method of installing the cables and associated cable ducts, the effects of which are within those assessed in the environmental statement, including crossing beneath sea defences including walls and groynes, and to create, use and remove drilling launch and exit pits;
- (m) carry out such works required by the Order, a planning permission and/or consent now or to be granted over the land in accordance with any necessary licences relating to protected species and/or wildlife (which for the avoidance of doubt includes newts);
- (n) lay down, install, use, retain, maintain and inspect underground cables, telephone signalling and fibre-optic cables and ancillary equipment, associated works and other conducting media together with conduits or pipes for containing the same in and under the land;
- (o) remove any works carried out and reinstate the sea bed thereafter; and

such other rights as may be necessary to facilitate any onshore and offshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Underground Cable Connection Restrictive Covenant

A restrictive covenant over the land for the benefit of the remainder of the Order land to—

(a) prevent anything to be done by way of excavation of any kind exceeding 0.3 metres in depth from the surface of the sea bed or land or any activities which increase or decrease sea bed or land cover or change the composition of the sea bed or land in any manner whatsoever, without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed, if the proposed activity would not cause damage to the relevant part of the authorised development nor make it materially more difficult to access or maintain the authorised development, with such consent being subject to such reasonable conditions as the undertaker may require);

- (b) prevent anything being done which may interfere with the free flow and passage of electricity or telecommunications through the cables or support for the authorised development; and
- (c) prevent anything being done in or on the land or any part thereof which will, or which the owner can reasonably foresee may, interfere with the exercise of the other rights set out in this schedule, or the use of the authorised development or in any way render the authorised development or any part thereof in breach of any statute or regulation for the time being in force and applicable thereto.

Onshore Connection Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Work No. 7, including to—

- (a) lay down, install, construct, erect, adjust, alter, retain, operate, use, maintain, repair, renew, upgrade, inspect, remove and replace electricity cable circuits and associated cable ducts in, under, over and/or on the land (including the removal of materials including spoil) to connect offshore cable circuits to onshore cable circuits, together with such telemetry and fibreoptic lines, ducting, cable markers and other apparatus, equipment and protection measures ancillary to the purposes of transmitting electricity along such electricity cables (collectively referred to as the "onshore connection cables");
- (b) adjust, alter, remove, replace, create, retain and use tunnels under sea defences including walls and groynes;
- (c) effect access to offshore apparatus and carry out works for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the parts of the authorised project that communicate between the onshore and offshore elements of the authorised project;
- (d) install, retain, connect, maintain, and use apparatus to connect onshore transmission apparatus to offshore transmission apparatus;
- (e) enter, be on, and break up the surface of, the land and remain with or without plant, vehicles, machinery, apparatus and equipment which is ancillary to the purposes of transmitting electricity along the cables;

- (f) benefit from continuous vertical and lateral support for the authorised development;
- (g) retain and use or permit the cables to transmit and distribute any matters or thing the transmission of which is not prohibited by law through, to and from the land;
- (h) pass and re-pass with or without vehicles, plant, machinery, apparatus, equipment and personnel, including creating, using and removing haul roads;
- (i) place and use plant, machinery, equipment, structures and temporary structures within the land for the purposes of the installation, construction, maintenance, repairing, renewing, upgrading, inspecting, removal and replacing of the cables;
- (j) erect, use and remove fencing, gates, walls, barriers or other means of enclosure, and create use and remove secure working areas and compounds including trenchless installation technique compounds and working areas;
- (k) construct, lay down, use and remove temporary access roads including any necessary temporary bridging, culverting or diversion of water courses and drains during any period during which construction, maintenance, repair or renewal is being carried out;
- (I) effect access to the highway;
- (m) make such investigations in, on or under the land as required, including archaeological investigations;
- (n) install, retain and maintain cable marker posts to identify the location of the cables (subject to an obligation to minimise interference with future use and operations within the land);
- (o) fell, lop, cut, coppice, uproot or remove trees, hedges, shrubs or other vegetation which now or hereafter may be standing on the land or other land which would if not felled, lopped, cut or removed obstruct or interfere with the working of the cables;
- (p) remove and discharge water from the land and to lay down, install, construct, create, adjust, alter, use, retain, maintain, repair, renew, upgrade, refurbish, reconstruct, improve, inspect, cleanse, remove, and protect pre- and postdevelopment drainage schemes on the land or reinstate or modify the existing land drainage scheme on the land and thereafter cleanse and maintain, alter, adjust, replace, improve or extend culverts;
- (q) lay down, install, construct, adjust, alter, re-lay, replace, retain, maintain, protect and remove pipes, cables, conduits or other utility apparatus (including the pipes, cables or conduits or other apparatus of statutory undertakers);

- (r) remove fences within the land during any period during which construction, maintenance, repair, renewal or decommissioning is being carried out (subject to erection of any temporary stockproof fencing as is reasonably required and the re-instating of the original fences following the exercise of the rights);
- (s) excavate materials below ground level, including soils, and to store and re-use or dispose of the same, and in so excavating to undertake any works, including works of protection or removal of archaeological remains as may be required by any written scheme of investigation approved under this Order;
- (t) store and stockpile soil, materials and equipment (including excavated material);
- (u) carry out horizontal directional drilling or any other trenchless method of installing the cables and associated cable ducts, the effects of which are within those assessed in the environmental statement;
- (v) lay out, use and remove temporary paths for public use;
- (w) carry out, install, execute, implement, retain, repair, improve, renew, relocate, maintain and protect landscaping, environmental or ecological mitigation or enhancement works or measures;
- (x) carry out such works (together with associated fencing) required by the Order, a planning permission and/or consent now or to be granted over the land in accordance with any necessary licences relating to protected species and/or wildlife (which for the avoidance of doubt includes newts);
- (y) lay down, install, retain, use, maintain and inspect underground cables, telephone signalling and fibre-optic cables and ancillary equipment, associated works and other conducting media together with conduits or pipes for containing the same in and under the land;
- (z) remove any works carried out and reinstate the land thereafter, including planting and replanting any trees, hedges, shrubs or other vegetation;

and such other rights as may be necessary to facilitate any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Transition Joint Bay Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Work No. 8, including to-

- (a) create, use and remove drilling launch and exit pits; and
- (b) erect, install, adjust, alter, retain, operate, use, maintain, repair, renew, upgrade, inspect, protect, remove and replace transition joint bays (including the removal of materials including spoil).

Cable Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Works Nos. 8, 9 and 19, including to—

- (a) lay down, install, construct, string out, erect, adjust, alter, retain, operate, use, maintain, repair, renew, upgrade, inspect, remove and replace electricity cables (including the removal of materials including spoil) in, under, over and/or on the land, together with such telemetry and fibre-optic lines, ducting, jointing bays, chambers, manholes, manhole covers, cable marker posts and other apparatus, equipment and protection measures ancillary to the purposes of transmitting electricity along such electricity cables (collectively referred to as the "cables");
- (b) enter, be on, and break up the surface of, the land and remain with or without plant, vehicles, machinery, apparatus and equipment which is ancillary to the purposes of transmitting electricity along the cables;
- (c) benefit from continuous vertical and lateral support for the authorised development;
- (d) retain and use or permit the cables to transmit and distribute any matters or thing the transmission of which is not prohibited by law through, to and from the land;
- (e) pass and re-pass with or without vehicles, plant, machinery, apparatus, equipment and personnel, including creating, using and removing haul roads;
- (f) construct and install and thereafter use the land for all necessary purposes for the commissioning, construction, repair, testing, maintenance and decommissioning of the cables and any electric cables in, on or under other land including (but not limited to) the following:
 - creation and use of facilities, and carrying out activities in connection with the cables or other work carried out in accordance with the rights;
 - (ii) installation and use of portakabins/portaloos;
 - (iii) storage of plant and equipment;

- (iv) creation and use of construction compounds and consolidation sites;
- (v) installation and use of additional service lines or cables;
- (g) place and use plant, machinery, equipment, structures and temporary structures within the land for the purposes of the installation, construction, maintenance, repairing, renewing, upgrading, inspecting, removal and replacing of the cables;
- (h) erect, use and remove fencing, gates, walls, barriers or other means of enclosure, and create, use and remove secure working areas and compounds including trenchless installation technique compounds and working areas;
- (j) construct, lay down, use and remove temporary access roads including any necessary temporary bridging, culverting or diversion of water courses and drains during any period during which construction, maintenance, repair or renewal is being carried out;
- (k) effect access to the highway;
- make such investigations in, on or under the land as required, including archaeological investigations;
- (m) install, retain and maintain cable marker posts to identify the location of the cables (subject to an obligation to minimise interference with future use and operations within the land);
- (n) fell, lop, cut, coppice uproot or remove trees, hedges, shrubs or other vegetation which now or hereafter may be standing on the land or other land which would if not felled, lopped, cut or removed obstruct or interfere with the working of the cables;
- (o) remove and discharge water from the land and to lay down, install, construct, create, adjust, alter, use, retain, maintain, repair, renew, upgrade, refurbish, reconstruct, improve, inspect, cleanse, remove, and protect pre- and postdevelopment drainage schemes on the land or reinstate or modify the existing land drainage scheme on the land and thereafter cleanse and maintain, alter, adjust, replace, improve or extend culverts;
- (p) lay down, install, construct, adjust, alter, re-lay, replace, retain, maintain, protect and remove pipes, cables, conduits or other utility apparatus (including the pipes, cables or conduits or other apparatus of statutory undertakers);
- (q) remove fences within the land during any period during which construction, maintenance, repair or renewal or decommissioning is being carried out (subject to erection of any temporary stock-proof fencing as is reasonably required and the

re-instating of the original fences following the exercise of the rights);

- (r) store and stockpile soil, materials and equipment (including excavated material);
- (s) excavate materials below ground level, including soils, and to store and re-use or dispose of the same, and in so excavating to undertake any works, including works of protection or removal of archaeological remains as may be required by any written scheme of investigation approved under this Order;
- (t) carry out open cut trenching or horizontal directional drilling or any other trenchless method of installing the cables the effects of which are within those assessed in the environmental statement, and create, use and remove launch and exit pits and associated cable ducts;
- (u) lay out, use and remove temporary paths for public use;
- (v) carry out, install, execute, implement, retain, repair, improve, renew, relocate, maintain and protect landscaping, environmental or ecological mitigation or enhancement works or measures;
- (w)carry out such works (together with associated fencing) required by the Order, a planning permission and/or consent now or to be granted over the land in accordance with any necessary licences relating to protected species and/or wildlife (which for the avoidance of doubt includes newts);
- (x) lay down, install, retain, use, maintain and inspect underground cables, telephone signalling and fibre-optic cables and ancillary equipment, associated works and other conducting media together with conduits or pipes for containing the same in and under the land;
- (y) remove any works carried out and reinstate the land thereafter, including planting and replanting any trees, hedges, shrubs or other vegetation;
- (z) remove any works carried out and reinstate the land thereafter, including planting and replanting any trees, hedges, shrubs or other vegetation; and

such other rights as may be necessary to facilitate any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Cable Restrictive Covenant

A restrictive covenant over the land for the benefit of the remainder of the Order land to—

- (a) prevent anything being done in or on the land or any part thereof for the purpose of:
 - i. the erection of any buildings; or
 - ii. the construction, erection or works of any kind requiring foundations, footings or other supporting structures,

without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed building, erection, construction or works would not cause damage to the relevant part of the authorised development nor make it materially more difficult to access or maintain the authorised development);

- (b) prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to the relevant part of the authorised development nor make it materially more difficult to access or maintain the authorised development) provided that the undertaker acknowledges that:
 - i. the laying of new hard core access tracks does not require the consent of the undertaker where no manhole, access chamber or other access point serving the authorised development is located on the surface of the land; and
 - ii. the maintenance or repair of pre-existing hard surfacing, hard core surfaces or tracks with the same or equivalent surface or material does not require the consent of the undertaker where no manhole, access chamber or other access point serving the authorised development is located on the surface of the land;
- (c) prevent anything to be done by way of excavation of any kind or agricultural practices exceeding 0.9 metres in depth from:
 - i. the surface of the land; or
 - ii. the true cleaned bottom of the open drain, ditch, watercourse or river; or
 - iii. any activities which increase or decrease ground cover or soil levels or change the composition of the land in any manner whatsoever,

without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed, if the proposed activity would not cause damage to the relevant part of the authorised development nor make it materially more difficult to access or maintain the authorised development, with such consent being subject to such reasonable conditions as the undertaker may require);

- (d) prevent the planting or growing within the land of any trees, shrubs or underwood without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed provided that the proposed trees, shrubs or underwood would not cause damage to the relevant part of the authorised development nor make it materially more difficult to maintain or to access the relevant part of the authorised development) provided that the growing within the land of any pre-existing trees, shrubs or underwood do not require the consent of the undertaker;
- (e) prevent anything being done which may interfere with the free flow and passage of electricity or telecommunications through the cables or support for the authorised development;
- (f) prevent any activity which would in the reasonable opinion of the undertaker result in the disturbance of ecological mitigation areas or areas of habitat creation including any ploughing or grazing, during the period within which the undertaker is bound by any consent to maintain that ecological mitigation areas or areas of habitat creation, without the prior written consent of the undertaker; and

prevent anything being done in or on the land or any part thereof which will, or which the owner can reasonably foresee may, interfere with the exercise of the other rights set out in this schedule, or the use of the authorised development or in any way render the authorised development or any part thereof in breach of any statute or regulation for the time being in force and applicable thereto.

Operational Access Rights

All rights necessary for the purposes of the operation, maintenance and decommissioning of the authorised development, including to—

- (a) pass and re-pass with or without vehicles, plant, machinery, apparatus, personnel, equipment and materials;
- (b) make such investigations in, on or under the land as are necessary for the purpose of enabling the right to pass and repass;
- (c) enter, be on, and break up the surface of, the land;
- (d) upgrade, surface, resurface, use and repair the land for the purposes of enabling the right to pass and re-pass to adjoining land, including creating visibility splays;

- (e) erect, use, repair and remove temporary bridges and supporting or protective structures for the purposes of gaining access to adjoining land;
- (f) remove and discharge water from the land and to lay down, install, construct, create, adjust, alter, use, retain, maintain, repair, renew, upgrade, refurbish, reconstruct, improve, inspect, cleanse, remove, and protect drainage schemes and associated management measures on the land;
- (g) fell, lop, cut, coppice, uproot and remove trees, hedges, shrubs or other vegetation which now or hereafter may be present on the land for the purpose of enabling the right to pass and repass to adjoining land;
- (h) erect, repair and remove temporary fencing and reinstate the land thereafter;
- (i) remove any works carried out to facilitate the right to pass and re-pass and reinstate the land thereafter, including planting and replanting any trees, hedges, shrubs or other vegetation; and

such other rights as may be necessary to facilitate any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Construction and Operational Access Rights

All rights necessary for the purposes of the construction, installation, operation, maintenance and decommissioning of the authorised development, including to—

- (a) pass and re-pass with or without vehicles, plant, machinery, apparatus, personnel, equipment and materials;
- (b) make such investigations in, on or under the land as are necessary for the purpose of enabling the right to pass and repass;
- (c) enter, be on, and break up the surface of, the land;
- (d) upgrade, surface, resurface, use and repair the land for the purposes of enabling the right to pass and re-pass to adjoining land, including creating visibility splays;
- (e) erect, use, repair and remove temporary bridges and supporting or protective structures for the purposes of gaining access to adjoining land;
- (f) remove and discharge water from the land and to lay down, install, construct, create, adjust, alter, use, retain, maintain, repair, renew, upgrade, refurbish, reconstruct, improve, inspect, cleanse, remove, and protect drainage schemes and associated management measures on the on the land;

- (g) fell, lop, cut, coppice, uproot and remove trees, hedges, shrubs or other vegetation which now or hereafter may be present on the land for the purpose of enabling the right to pass and repass to adjoining land;
- (h) erect, repair and remove temporary fencing and reinstate the land thereafter;
- (i) remove any works carried out to facilitate the right to pass and re-pass and reinstate the land thereafter including planting and replanting any trees, hedges, shrubs or other vegetation; and

such other rights as may be necessary to facilitate any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Onshore Substation Access Road Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Work No. 18, including to—

- (a) pass and re-pass with or without vehicles, plant, machinery, apparatus, personnel, equipment and materials;
- (b) make such investigations in, on or under the land as are necessary the purpose of creating an access road;
- (c) enter, be on, and break up the surface of, the land;
- (d) lay-down, surface, resurface, retain, use, repair, upgrade and remove an access road for the purposes of enabling the right to pass and re-pass, including creating visibility splays;
- (e) remove and discharge water from the land and to lay down, install, construct, create, adjust, alter, use, retain, maintain, repair, renew, upgrade, refurbish, reconstruct, improve, inspect, cleanse, remove, and protect drainage schemes and associated management measures on the on the land;
- (f) fell, lop, cut, coppice, uproot and remove trees, hedges, shrubs or other vegetation which now or hereafter may be present on the land for the purpose of enabling the creation and use of an access road and the right to pass and re-pass;
- (g) erect, repair, operate, retain, replace and remove fencing, gates, barriers, or other such security measures and equipment;
- (h) effect access to the highway;
- (i) remove the access road and any ancillary works carried out to facilitate the right to pass and re-pass and reinstate the land thereafter, including planting and replanting any trees, hedges, shrubs or other vegetation;

- (j) lay down, install, construct, adjust, alter, re-lay, replace, retain, maintain, protect and remove pipes, cables, conduits or other utility apparatus (including the pipes, cables or conduits or other apparatus of statutory undertakers);
- (k) benefit from continuous vertical and lateral support for the access road;
- prevent anything being done in, on or under the land which will, or which the owner can reasonably foresee may, interfere with the exercise of the rights set out in (a) to (j) above; and

such other rights as may be necessary to facilitate any Further Works, as defined in Schedule 1 to the Order, as may be required.

Landscape and Environmental Mitigation Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Work No. 17, including to—

- (a) enter and be on the land and remain with or without vehicles, material, apparatus, equipment and personnel, to plant, install, execute, implement, retain, repair, improve, renew, relocate replant, inspect, prune, and remove trees, shrubs, hedgerows, seeding and other landscaping, environmental and ecological mitigation or enhancement and management measures including fencing, together with the right to retain, maintain, inspect and replant or replace such trees, shrubs, landscaping and environmental or ecological mitigation or enhancement measures including fencing and temporary works, habitat creation and the installation of temporary barriers for the protection of fauna;
- (b) carry out such works (together with associated fencing) required by the Order, a planning permission and/or consent now or to be granted over the land in accordance with any necessary licences relating to protected species and/or make such investigations in, on or under the land as required;
- (c) remove any works or measures carried out and reinstate the land; and

such other rights as may be necessary to facilitate any onshore Further Works, as defined in Schedule 1 of the Order, that may be required.

Landscaping and Environmental Mitigation Restrictive Covenant A restrictive covenant over the land for the benefit of the remainder of the Order land to prevent any activity which would in the reasonable opinion of the undertaker result in the disturbance of landscaping, environmental or ecological mitigation or enhancement areas or areas of habitat creation including any ploughing or grazing, during the period within which the undertaker is bound by any consent to maintain that landscaping, environmental or ecological mitigation or enhancement area or area of habitat creation, without the prior written consent of the undertaker.

Unlicensed Works Rights

All rights necessary for the purposes of the construction, installation, retention, operation, maintenance and decommissioning of the authorised development comprising Work No. 20 (which work is defined for these purposes as "the Unlicensed Works"), including to—

- (a) lay down, install, adjust, alter, construct, create, operate, erect, use, maintain, repair, renew, upgrade, inspect, test, remove and replace electrical equipment comprising the Unlicensed Works;
- (b) enter and be on the land and remain with or without plant, vehicles, machinery, apparatus and equipment, and break up the surface of the land for the purposes of the Unlicensed Works;
- (c) pass and re-pass with or without vehicles, plant, machinery, apparatus, equipment and materials for the purposes of the Unlicensed Works;
- (d) place and use plant, machinery, structures and temporary structures, including foundations, within the land for the purposes of the Unlicensed Works;
- (e) erect, create and remove fencing and secure working areas for the purposes of the Unlicensed Works;
- (f) make such investigations in or on the land as required for the purposes of the Unlicensed Works;
- (g) install and maintain cable marker posts to identify the location of the cabling comprising the Unlicensed Works (subject to an obligation to minimise interference with future use and operations within the land);
- (h) fell, lop or cut, coppice wood, uproot trees or hedges or shrubs which now or hereafter may be standing on the land which would if not felled, lopped, cut or removed obstruct or interfere with the Unlicensed Works;
- (i) install, alter, re-lay, maintain, protect, adjust or remove pipes, cables or conduits or apparatus (including the pipes, cables or conduits or apparatus of statutory undertakers) for the purposes of the Unlicensed Works; and

(j) such other rights as may be necessary to facilitate any onshore Further Works as defined in Schedule 1 to the Order, that may be required.

Temporary use as a construction compound and for access to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Temporary use for the storage of excavated materials including but not limited to soil, to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Temporary use for non-intrusive works for duct and cable installation preparation and stringing out, to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

Temporary use for access, including effecting access to highways and the creation of visibility splays, to facilitate construction of the authorised development, including any onshore Further Works, as defined in Schedule 1 to the Order, that may be required.

APPENDIX 6

Land, rights and apparatus owned by statutory undertakers

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
Neos Networks Limited	Electronic Communic ations Code Operator	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	2/3, 33/19, 34/5, 34/9, 34/34, 34/40	S127Notastatutoryundertakersosection127isengaged.Inanyevent, the Applicantconsidersthatthe Applicantconsidersthattherightscanbeacquiredacquiredwithoutseriousdetrimentto the carrying on ofNeosNeosNetworksLimited'soperations.The Applicant is notintendingto the carrying isanyrightsbelongingtobelonging	Communications Code Operators in the draft DCO which it understands Neos Networks will be relying on. However, if Neo Networks has specific requirements, this can be progressed in due course following submission of the

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement of Section 127 or S138	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er		Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum(Document Reference:3.2)
						Neos Networks Limited	
Portsmou th Water	Statutory Undertake	Part 1, Part 2	Yes	Land to be Acquired		S127 - The Applicant considers	Portsmouth Water has apparatus within the Order Limits.
Limited	r	& Part 3		Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	1a/2, 1b/1, 1b/2, 1b/3, 1b/4, 1b/5, 1/1, 1/2, 1/4, 1/13, 1/14, 1/21, 2/33, 3/1, 3/2	that the rights can be acquired without serious detriment to the carrying on of Portsmouth Water's undertaking. The Applicant is not intending to extinguish any rights belonging to Portsmouth Water Limited.	with Portmouth Water's legal
				Land to be Used Temporarily	1/19, 1/22, 2/19,		

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	-		StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
OCU Group Limited	Electronic Communic ations Code Operator	Part 1, Part 2 & Part 3	n	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	3/14,	considers that the rights can be	OCU Group Limited has apparatus within the Order Limits. The Applicant has included protective provisions for the benefit of Electronic Communications Code Operators in the draft DCO which it understands OCU Group Limited will be relying on. However, if OCU Group Limited has specific requirements, this can be progressed in due course following submission of the

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)			StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er		Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum(Document Reference:3.2)
Cityfibre Limited	Electronic Communic ations Code Operator	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily		S127 - Not a statutory undertaker so section 127 is not engaged. In any event, the Applicant considers that the rights can be acquired without serious detriment to the carrying on of Cityfibre Limited's operations. The Applicant is not intending to extinguish any rights belonging to Cityfibre Limited.	•

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)			Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st		Type of acquisition/use	Plot Numb er		Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum(Document Reference:3.2)
Virgin Media Limited	Electronic Communic ations Code Operator	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	2/3	event, the Applicant considers that the rights can be acquired without	benefit of Electronic Communications Code Operators in the draft DCO which it understands Virgin Media will be

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Numb er		Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum(Document Reference:3.2)
Openreac h Limited (BT)	Electronic Communic ations Code Operator	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	34/29, 34/30 1/13, 1/14, 1/21, 2/3, 3/14, 3/15, 3/17, 3/18, 3/17, 3/18, 3/19, 3/21, 3/21, 3/22, 4/14, 4/15, 4/25, 4/14, 4/15, 4/25, 5/3, 5/4, 5/7, 5/11, 5/12, 5/13,	S127 - Not a statutory undertaker so section 127 is not engaged. In any event, the Applicant considers that the rights can be acquired without serious detriment to the carrying on of Openreach Limited's operations. The Applicant is not intending to extinguish any rights belonging to Openreach Limited (BT)	protective provisions for the benefit of Electronic Communications Code Operators in the draft DCO which it understands Openreach Limited (BT) will be relying on. However,

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum
					6/1, 6/2, 6/3, 6/5, 6/6, 7/1, 7/2, 7/3,			(Document Reference: 3.2)
					7/4, 7/5, 7/12, 7/23, 7/28, 7/29, 9/2,			
					5/2, 10/6, 11/2, 11/9, 11/10, 11/11, 12/5, 12/12,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
					13/8, 17/1,			(Document Reference: 3.2)
					17/3, 17/9,			
					17/10, 19/10, 19/11,			
					21/6, 21/7,			
					21/8, 21/9, 21/10,			
					21/24, 21/26,			
					21/27, 21/28,			
					21/40, 22/11, 22/12,			
					22/23, 22/24,			
					22/25, 22/27,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
					22/30,			(Document Reference: 3.2)
					23/2, 23/3,			
					23/8,			
					24/5,			
					24/6,			
					25/2,			
					25/3,			
					25/6,			
					25/8,			
					25/9,			
					25/11,			
					25/12, 26/1,			
					26/2,			
					27/1,			
					27/2,			
					27/16,			
					27/19,			
					27/20,			
					27/22,			
					28/4,			
					28/6,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
					28/10,			(Document Reference: 3.2)
					28/12,			
					28/21, 28/22,			
					28/23,			
					28/24,			
					29/9,			
					29/10,			
					29/11,			
					29/12,			
					29/13,			
					29/20,			
					29/21,			
					30/4,			
					30/5, 30/7,			
					30/11,			
					30/12,			
					30/12,			
					31/8,			
					31/11,			
					31/12,			
					31/15,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
					32/3, 32/5,			(Document Reference: 3.2)
					32/6, 32/11, 32/14,			
					33/2, 33/3, 33/5			
					33/9, 33/16,			
					33/17, 33/19, 33/23,			
					34/3, 34/4, 34/5,			
					34/10, 34/11,			
					34/12, 34/24, 34/25,			
					34/26, 34/27,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	 of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er		Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
					34/28, 34/34, 34/40		(Document Reference: 3.2)
				Land to be Used Temporarily	1/19, 1/20, 1/22, 2/1, 2/18, 2/19, 4/12, 4/20, 7/8, 7/9, 7/10, 7/11, 7/11, 7/14,		
					12/8, 12/14, 16/2, 16/3,		

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum
					16/4, 17/2, 21/11, 21/13, 21/16, 21/17, 21/19, 21/30, 21/35, 21/37, 22/7, 22/28, 22/29, 22/31, 23/4,			(Document Reference: 3.2)
					23/5, 23/10, 23/14, 26/8, 27/13, 28/5, 28/11, 28/13,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
		_			29/14,			(Document Reference: 3.2)
					29/15,			
					29/16,			
					30/6, 30/8,			
					30/9,			
					30/10,			
					31/6,			
					33/4,			
					33/12,			
					33/13,			
					33/21,			
					33/22,			
					34/15,			
					34/31,			
					34/32,			
					34/35,			
					34/36,			
					34/37,			
					34/38, 34/39,			
					34/39,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	-		
	er	st			Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
Vodafone Limited	Electronic Communic ations Code Operator	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	34/30 2/3, 3/23, 33/19, 34/5, 34/33, 34/34	engaged. In any event, the Applicant considers that the land and rights can	within the Order Limits. The Applicant has included protective provisions for the benefit of Electronic Communications Code Operators in the draft DCO which it understands Vodafone Limited will be relying on. However, if Vodafone Limited has specific requirements, this can be progressed in due course

Name	Operator or Undertak	Type of Intere	Appara tus	relating to specified			
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
UK Power Networks (Operatio ns) Limited	Statutory Undertake r	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New	3/17, 3/18,	that the land and rights can be acquired without serious detriment	Power Networks in July 2021 to discuss the project and potential interfaces with the cable route proposal.
				Rights or the Imposition of Restrictive Covenants	3/21, 3/23, 6/4, 6/5, 7/1, 7/2, 7/2, 7/5, 7/12, 7/23,	intending to extinguish any rights belonging to	progressing negotiation of protective provisions was made
					7/28, 7/29, 7/36, 10/6, 11/8, 11/11, 12/4, 12/5,	UK Power Networks (Operations) Limited	UK Power Networks has requested a side agreement to set out the arrangements which will apply in respect of works undertaken in proximity to their assets. The agreement is largely in an agreed form as at 24 July 2023.

Operator or Undertak	Type of Intere	Appara tus	relating to s		Section 127	of or	Status of Negotiation – superseded by Land Rights Tracker (Document
er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum
				13/4, 13/8,			(Document Reference: 3.2)
				17/9, 17/10,			
				19/9, 21/5, 21/7,			
				21/9, 21/22, 21/23,			
				21/24, 21/39,			
				21/43, 22/2,			
				22/5, 22/6,			
				27/18, 27/22,			
	or Undertak	or of Undertak Intere	or of tus Undertak Intere	oroftusrelatingtosUndertakInterePlot(s)Plot(s)relatingferstTypeof	or Undertak er st	or Undertak er of Intere st tus relating to Plot(s) specified Plot Section 127 S138 Type of acquisition/use Plot Numb er S138 S138 13/4, 13/8, 17/3, 17/9, 21/5, 21/7, 21/9, 21/22, 21/23, 21/24, 21/24, 21/43, 22/2, 22/4, 22/5, 22/6, 27/16, 27/18, 27/22, Section 127	or Undertak er of Intere st tus relating to Plot(s) specified Numb er Section 127 or S138 13/4, 13/8, 17/3, 17/9, 17/10, 19/9, 21/5, 21/7, 21/9, 21/22, 21/23, 21/24, 21/24, 21/43, 22/2, 21/43, 22/2, 22/4, 22/5, 22/6, 27/16, 27/16, 27/18, 27/22, Section 127 or S138

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum
					28/21, 29/5,			(Document Reference: 3.2)
					29/10,			
					29/20, 29/21,			
					30/5, 30/7,			
					30/14,			
					30/15, 31/4,			
					31/8			
					31/13, 31/14,			
					32/3, 32/4,			
					32/6,			
					32/7, 32/8,			
					33/1,			
					33/14, 33/15,			
					33/16, 33/17,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum
					33/19, 33/23,		(Document Reference: 3.2)
					33/26, 33/28,		
					34/11, 34/18, 34/19,		
					34/20, 34/21,		
					34/22, 34/23, 34/25,		
					34/26, 34/27,		
		_		Land to be Used	34/28, 34/40 12/8,		
				Temporarily	16/2, 21/11,		
					21/14, 21/16, 21/17		
					21/17, 21/20,		

Name	Operator or Undertak	Type of Intere	Appara tus	Type of relating Plot(s)	acquis to	ition/use specified		nent of 127 or	Status of superseded Tracker	Negotiation_ by Land Rig (Docum	
	er	st		Type acquisiti	-	of Plot Numb er			Explanatory	ntained in	
						21/35, 21/37, 29/16,			(Document)	<u>kererence: 5.2</u>	1
						30/6, 30/8, 30/9, 33/4,					
						33/8, 33/12, 33/21,					
						33/22, 34/15, 34/31, 34/37,					
						34/38, 34/39, 34/41					
Southern Water	Statutory Undertake	Part 1, Part 2	Yes	Acquired		e None	Applicant		Southern Wa	ater in Novem	nber
Services Limited	r	& Part 3		Acquisitic Rights Creation Rights	by th of Nev	, ,	be acquire serious	rights can ed without detriment rying on of	proposals and project with t	pect to the proj has discussed hem on an ongo	the

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		Status of Negotiation <u>–</u> superseded by Land Rights Tracker (Document
	er	st			Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
				Imposition of Restrictive Covenants	3/18, 3/19, 3/20, 3/21, 4/15, 4/16, 5/7, 5/8, 5/11, 6/2, 8/2, 9/1, 9/2, 9/3, 11/4, 11/5, 11/7, 11/8, 12/5, 13/5, 13/6, 14/1, 14/2,	Southern Water Services Limited's undertaking. The Applicant is not intending to extinguish any rights belonging to Southern Water Services Limited	Further contact has been made with Southern Water Services with regard to progressing negotiation of protective provisions in July 2023 and a contact established within Southern Water's legal department to move this matter forward.

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference:4.4)andtheupdatecontainedintheExplanatoryMemorandum
					14/3, 17/10,			(Document Reference: 3.2)
					19/6, 20/14, 21/7,			
					21/9, 21/28,			
					21/29, 21/41, 22/7,			
					22/8, 22/9, 22/11,			
					22/12, 22/13,			
					22/14, 22/18, 22/22,			
					22/23, 22/24,			
					22/25, 22/27, 22/30,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement Section 127 S138	of or	Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum
					22/34,			(Document Reference: 3.2)
					23/8,			
					23/9, 23/16,			
					23/18,			
					23/19,			
					24/2,			
					24/3,			
					24/5,			
					25/5,			
					25/10,			
					25/12,			
					26/2,			
					26/13, 27/1,			
					27/2,			
					27/26,			
					27/28,			
					28/2,			
					28/19,			
					28/20,			
					28/22,			
					28/23,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)		Engagement Section 127 S138	of or	Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum
					29/7, 29/10,			(Document Reference: 3.2)
					29/11,			
					29/12,			
					29/17,			
					29/21,			
					30/5,			
					31/15,			
					<u>32/5,</u>			
					32/14,			
					<u>32/15,</u>			
					33/14,			
					33/15, 33/16,			
					33/19,			
					33/20,			
					33/23,			
					33/26,			
					34/5,			
					34/25			
				Land to be Used				
				Temporarily	1/22,			
					2/9,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisition/use relating to specified Plot(s)		Engagement Section 127 S138	of or	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st			Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
		-			2/10, 2/11, 2/16, 2/18,			(Document Kererence: 5.2)
					4/10, 4/11, 4/12, 4/18,			
					4/19, 12/6, 12/7,			
					12/8, 12/10, 12/11, 16/2,			
					21/11, 21/13, 21/16,			
					21/17, 21/30, 21/35, 22/16, 22/17,			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisition/use relating to specified Plot(s)		 of or	
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum
		_			22/21, 22/31,		(Document Reference: 3.2)
					22/32, 22/33, 23/5,		
					23/6, 23/10, 23/13,		
					23/14, 23/15,		
					24/7, 26/8, 27/4,		
					27/8, 27/9, 27/12,		
					27/13, 28/13,		
					29/16, 30/6, 30/9,		
					33/4, 33/22,		

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement of Section 127 or S138	Status of Negotiation <u>-</u> superseded by Land Rights Tracker (Document
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
					34/6 34/15, 34/32, 34/37, 34/39		
Scottish and Southern Energy Power Distributi on Limited	Statutory Undertake r	Part 1, Part 2 & Part 3		Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	1/15, 1/24, 1/25, 2/21, 4/6, 4/9, 4/25, 5/12, 5/13, 5/14, 6/2, 6/6	s127 – The Applicant considers that the rights can be acquired without serious detriment to the carrying on of Scottish and Southern Energy Power Distribution Limited's undertaking. The Applicant is not intending to extinguish any rights belonging to	with Scottish and Southern Energy with regard to progressing negotiation of protective provisions in July
				Land to be Used Temporarily	1/19, 1/22, 1/23,	Scottish and Southern Energy	

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
					2/1, 4/10, 4/11, 4/17, 4/18, 4/20, 4/21	Power Distribution Limited	
Southern Gas Networks	Statutory Undertake r	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	None 2/21, 2/39, 4/16, 5/7,	s127 – The Applicant considers that the rights can be acquired without serious detriment to the carrying on of Southern Gas Networks' undertaking. The Applicant is not intending to extinguish any rights belonging to	to discuss the Applicant's proposed cable route and

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagemer Section 1 S138		StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er			Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
					20/9, 20/10, 20/14, 21/1, 21/2, 21/3, 21/4, 21/6, 21/29, 21/41, 21/42, 22/2, 23/2, 23/2, 23/2, 23/3, 23/7, 24/4, 24/10,	Southern Networks	Gas	(Document Reference: 3.2) Contact has been made with Southern Gas Networks with regard to progressing negotiation of protective provisions in July 2023
					27/16, 28/2, 28/18, 28/19, 28/20			

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er		<u>Reference: 4.4) and the</u> <u>update contained in the</u> <u>Explanatory Memorandum</u> (Document Reference: 3.2)
				Land to be Used Temporarily	4/10, 4/11, 4/18, 19/12, 21/21, 21/30, 21/34, 21/35, 23/4, 29/16		
National Grid Electricity	Statutory Undertake r	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	33/9, 34/29, 34/30 14/6, 15/1, 16/1, 17/1, 17/2, 17/3, 18/5, 18/9, 19/1, 32/2,	S127-TheApplicant considersthat the rights canbe acquired withoutseriousdetrimentto the carrying on ofNationalGridElectricity'sundertaking.The Applicant is notintendingtoextinguishany	National Grid Electricity in July 2021 with respect to the proposals for the onshore cable connections required in the vicinity of Bolney Substation. The Applicant has made contact with the undertaker's legal representatives in order to

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
					32/5, 32/15, 32/16, 33/1, 33/2, 33/10, 33/14, 33/15, 33/16, 34/16, 34/19, 34/20, 34/21,	rights belonging to National Grid Electricity.	
					34/22, 34/23, 34/24, 34/25, 34/26, 34/27, 34/28, 34/33, 34/34, 34/34,		

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
				Land to be Used Temporarily	33/5, 33/7, 33/8, 33/12, 33/13, 34/15, 34/31, 34/32, 34/35, 34/35, 34/37, 34/38, 34/39, 34/41		
Environm ent Agency	Statutory Undertake r	Part 1, Part 2 & Part 3	Access	Acquired	None 1b/3, 1b/4, 1b/5, 1/5, 1/6, 1/7, 1/8,	S127 - The Applicant considers that the rights can be acquired without serious detriment to the carrying on of the Environment	Environment Agency with respects to how proposals would affect rights of access to Environment Agency operated assets (flood defense structures

Name	Operator or	Type of	Appara tus	_	ion/use pecified		superseded by Land Rights
	Undertak er	Intere st		Plot(s) Type of acquisition/use	Plot Numb er	5130	Tracker(DocumentReference:4.4)andupdatecontainedinthetheExplanatoryMemorandum
					1/9, 1/10, 1/11, 1/12, 1/13, 1/14, 1/16, 1/17, 1/18, 1/24, 2/2, 2/4, 2/2, 2/4, 2/5, 2/6, 2/7, 2/8, 2/12, 2/22, 2/23, 2/25, 2/26,	Agency's undertaking. The Applicant is not intending to extinguish any rights belonging to the Environment Agency.	(Document Reference: 3.2) The Environment Agency has confirmed in July 2022 those areas of land within Order Limits where it requires unimpeded access to be maintained or re- provided if necessary.
					2/23, 2/25,		confirmed following submission

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquirelating to Plot(s)	isition/use specified	Engagement of Section 127 or S138	Status of Negotiation <u>–</u> superseded by Land Rights Tracker (Document
	er	st		Type acquisition/us	of Plot se Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
					2/30, 2/32, 11/4, 11/5,		
					11/7, 11/8, 19/6		
				Land to be Us Temporarily	1/25, 2/1, 2/9,		
					2/10, 2/11, 7/9, 7/10		
Network Rail	Statutory Undertake	Part 1, Part 2		Acquired	be None	S127 and s138 - The Applicant	Rail in November 2022 with
	r 	& Part 3		Creation of No	of 3/4, he 3/18, ew 3/23, he 3/24 of	considers that the rights can be acquired without serious detriment to the carrying on of	. ,

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified	Engagement of Section 127 or S138	StatusofNegotiationsupersededbyLandRightsTracker(Document)
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
				Restrictive Covenants		Network Rail's Undertaking	for the rail crossings as they affect the Applicant's proposals
				Land to be Used Temporarily		The Applicant is not intending to extinguish any rights belonging to Network Rail.	Network Rail has appointed solicitors to agree a costs undertaking with the Applicant and to progress negotiations of Network Rail's standard Protective Provisions.
							The Applicant continues to discuss the engineering requirements with Network Rail with the intention to conclude the Agreements required.
National Highways	Statutory Undertake r	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of	7/3, 7/5, 7/6, 7/12,	S127 - The Applicant considers that the rights can be acquired without serious detriment to the carrying on	discuss the proposed cable route

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	-	Engagement of Section 127 or S138	
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
				Restrictive Covenants Land to be Used Temporarily	7/7, 7/8, 7/9, 7/14, 7/15, 7/16, 7/17, 7/18, 7/19	National Highways Undertaking. The Applicant Is not intending to extinguish any rights belonging to National Highways. The Applicant has been seeking to engage in discussions with National Highways and are looking to progress negotiations to take	National Highways has confirmed that they have no current concerns about the principle of the Applicant's proposed development. The Applicant's solicitor has been engaged to make contact with
						forward discussions associated with the necessary agreements relating to the land rights required.	

Name	Operator or Undertak	Type of Intere	Appara tus	Type of acquisit relating to s Plot(s)	ion/use pecified		Status of Negotiation – superseded by Land Rights Tracker (Document
	er	st		Type of acquisition/use	Plot Numb er		Reference: 4.4) and the update contained in the Explanatory Memorandum (Document Reference: 3.2)
						The Applicant considers that National Highways' undertaking will be appropriately protected via the proposed protective	
South Eastern Power Networks plc (UK Power Networks)	Statutory Undertake r	Part 1, Part 2 & Part 3	Yes	Land to be Acquired Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants Land to be Used Temporarily	34/30 21/42, 22/2, 25/2, 34/19, 34/20 12/8, 34/31	provisions.S127-Applicant considersthat the land andrightscancanbeacquiredwithoutseriousdetrimentto the carrying on ofSouthEasternPowerNetworksandUKPowerNetworks(Operations)Limited undertakingThe Applicant is notintendingto	plc (UK Power Networks) in July 2021 to discuss the project and potential interfaces with the cable route proposal.

of Plot e Numb er		<u>Reference: 4.4) and the</u> update contained in the
		update contained in the
er		
		Explanatory Memorandum
		(Document Reference: 3.2)
	extinguish any	
	rights belonging to	
_		extinguish any rights belonging to South Eastern Power Networks (Operations) Limited.

APPENDIX 7

Special Category Land and Crown Land Interests

Numbe r on Plan (1)		Special	-	y/ Crown ː (2)	Relevant PA 2008 Provisions	Acquisition of Rights ("AR") or Temporary		
	Nation al Trust	Commo n Land	Open Space	Allotme nts	Crown Land	Crown Interes t	(3)	Possession (TP") (4)
	1	1			1	1		
1a/1			X		X		Section 132, Section 135(1), Section 135 (2)	AR
1-7			х		x		Section 132, Section	AR
1a/2			•				135(1), Section 135 (2)	
1b/1			х		x		Section 132, Section	AR
10/1			^		^		135(1), Section 135 (2)	
1b/2			х		x		Section 132, Section	AR
			~				135(1), Section 135 (2)	
1b/3			X				Section 132	AR
1b/4			X				Section 132	AR
1b/5			x				Section 132	AR
1b/6			X				Section 132	AR

Numbe r on Plan (1)		Special	-	y/ Crown : (2)	Relevant PA 2008 Provisions	Acquisition of Rights ("AR") or Temporary		
	Nation al Trust	Commo n Land	Open Space	Allotme nts	Crown Land	Crown Interes t	(3)	Possession (TP") (4)
1/1			x		x		Section 132, Section 135(1), Section 135 (2)	AR
1/2			x		x		Section 132, Section 135(1), Section 135 (2)	AR
1/3			x		x		Section 132, Section 135(1), Section 135 (2)	AR
1/4			x		x		Section 132, Section 135(1), Section 135 (2)	AR
1/5			x				Section 132	AR
1/6			X				Section 132	AR
7/30						×	Section 135(2)	AR
7/31						×	Section 135(2)	AR
7/32						×	Section 135(2)	AR
8/1						×	Section 135(2)	AR
11/4						x	Section 135(2)	AR
11/5						x	Section 135(2)	AR

Numbe r on Plan (1)		Special	-	y/ Crown ː (2)	Relevant PA 2008 Provisions	Acquisition of Rights ("AR") or Temporary		
	Nation al Trust	Commo n Land	Open Space	Allotme nts	Crown Land	Crown Interes t	(3)	Possession (TP") (4)
11/7						X	Section 135(2)	AR
11/8						x	Section 135(2)	AR
19/6						x	Section 135(2)	AR
21/30	x						Section 130	ТР
21/32	x					x	Section 130, Section 135(2)	ТР
21/33	x					x	Section 130, Section 135(2)	ТР
21/36	x					x	Section 130, Section 135(2)	ТР
21/37	x					x	Section 130, Section 135(2)	ТР
22/7	x		x			x	Section 130, Section 132, Section 135(2)	AR
22/8			X	x			Section 132	AR
22/9			X				Section 132	AR

Numbe r on Plan (1)		Special	_	y/ Crown ː (2)	Relevant PA 2008 Provisions	Acquisition of Rights (``AR") or Temporary		
	Nation al Trust	Commo n Land	Open Space	Allotme nts	Crown Land	Crown Interes t	(3)	Possession (TP") (4)
27/6		X					Section 132	ТР
27/9		x					Section 132	ТР
27/10		X					Section 132	AR
27/11		x					Section 132	ТР
27/12		X					Section 132	ТР
27/24		X					Section 132	AR
27/25		X					Section 132	AR
27/26		X					Section 132	AR
33/18						X	Section 135(2)	AR