

Rampion 2 Wind Farm Category 4: Compulsory Acquisition

- Land Rights Tracker
- (Tracked)
- Date: December 2024
- **Revision** G

Document Reference: 4.4 Pursuant to: APFP Regulation 5(2)(b) Ecodoc Reference: 005033266-06

Document revisions

Revision	Date	Status/reason for issue	Author	Checked	Approved by
А	16/01/2024	Procedural Deadline A	Carter Jonas	RED	RED
В	20/3/2024	Deadline 2	Carter	RED	RED
С	25/4/2024	Deadline 3	Carter Jonas	RED	RED
D	09/07/2024	Deadline 5	Carter Jonas	RED	RED
E	22/07/2024	Change Request	Carter Jonas	RED	RED
F	01/08/2024	Deadline 6	Carter Jonas	RED	RED
G	06/12/2024	Secretary of State	RED	Eversheds	RED

Land Rights Tracker Sheet: Introduction

1. Introduction

The Examining Authority has requested the submission of a Land Rights Tracker in a simple table format. This tracker adopts the example provided by the Examining Authority, with minor amendments to the layout, headings and restricted inputs in certain columns to provide further clarity and functionality making the data more accessible.

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

2. Description of Rights Requested The Law Plane (Document Reference 2: 12) show land and rights over which computery acquisition and temporary possession powers are sought and the powers brought are also listed in the BOR (Document Reference 4.3).

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

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

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

3. Explanation of Tracker Headings

8 8 **	Tracking			Agreements			Status Update				Details of the Land							Examination References				
Heading:	(a) Unique Reference Number	(b) Name of Land Interest	(c) Agent/ Representative	(d) Heads of Terms (HoT) Status	(e) Land Agreement Status	(f) Protective Provision (PP) Status /Side Agreement (SA) Status	(g) Status of Objection	(h) Comments on status of Protective Provisions/Side Agreements	(I) Summary comments on status of objection / land necestration		(k) Book of Referenc (BoR) Plot Number(s		(m) Type of Acquisition relating to specified plot(s)	(n) Works Number(s) and Reason for acquisition of rights	(o) Land Subject to Special Consideration (Crown, Allotment, NT etc)	(p) Land Subject to Special Consideration BoR Plots/Type	(q) is the relevant body a Statutory Undertaker (SU) and is the land operational?	(r) IP/AP Ref No.	(s) Relevant Rep Ref No.	(t) Written Rep Ref No.	(u) Ref No. for any other decs submitted by IP/AP.	(v) Ref No. for Applicant's Response
Description	Unique Reference Number to identify Person/Entty (numbers 001-085 corrspond with the Land Rights Tracker Unique Ref column in the Relevant Representation - Affected Parties document (Document Reference 8.24)	Name of Person / Entity	Person or organisation representing the land interest.	Status of any heads of terms	Status of any land agreements	Status of any protective provisions and any side agreements		negotiations to date		סאאמסק	Plot no.s from the BoR	Nature of the land interests interest by reference to Part/Categor y within the BoR.		Works Number(s) and Reason for acquisition of rights by reference to numbering set out in the Statement of Reasons (Appendix 1) (Document Reference 4.1.1)	Identifying whether the land includes special category land.	Plot number and type of special category.	SU land is operational.	Reference number assigned to each Interested Party (IP) and Affected Person (AP).		assigned to each	Reference number assigned to any other document in the EL.	Reference numbers assigned to all of the Applearts responses in the EL including specific reference to relevant sections within documents
and the second s	Free Tet	Free Test		Lat Agreed	Liff Not Completed N/A	discussion SA Draft under	List N/A Withdrawn Outstanding	Free Text	Free Text	Fire Text	Free Text		List and to be Acquired locatation of Right by the Creation of Network Vights or the Imposition the Creation of Network Vights and the Used Annotation of Network Annotation of	Pres Text	List Crown Land National Trust Allotment Common Land Open Space Other N/A	-	Pres Text SU apparatus and coreational inthe SU apparatus and SU apparatus and superational SU land known operational SU land known operational SU land known operational SU land known operational superational operational separatures operational separatures operational separatures hereitiges SU land known operational separatures operational separatures hereitiges SU land known operational separatures hereitiges SU land known operational separatures hereitiges SU land known operational separatures hereitiges SU land known operational hereitiges SU land hereitiges SU land hereitiges SU land hereitig	Pres Text	Free Text	Free Test	Pres Text	Fee Test

Tractice			A				Finite Under		Particle of the Lond and Marke			1		1	1			049
Unique Name of Land Raference Interest	Agent / Representative	Heads of Terms La Status St	Astroneut and Agroament tatus	s Protective Provision (PP) Status / Sido Agreement (SA) Status	Status of Objecti	ion Comments on status of Protective Provisiona/Side Agreements	Solut linds Sammy connects on status of shjecton / lind sagitation	Last Updated	Details of the Land and Works Book of Ref Piot Refs. (Prefix is plan number)	Interest	Type of Acquisition relating to specified plot(s)	Works Number(s) and Reason for acquisition of rights	Land Subject to Special Consideration (Crown, Allotment, NT etc)	Land Subject to Special Consideration BoR Plots/Type	Is the Affected Person a Statutory Undertaker and is the land operational?	19 / AP Ref. No.	RR Ref No. V	Coll Coller Doc Ref Applicant's RR and No. WR Response Ref Nos.
001 Arun District Council		Not Required NP	*	Not Required	Outstanding		Land subject to the lease will be included in a voluntary agreement with the Crown estate	34	1a/1, 1b/1, 1b/2, 1b/6, 1/1, 1/2, 1/4, 1/6, 1/7, 1/8, 1/9, 1/10, 1/11, 1/12, 1/13, 1/14, 1/14, 1/17, 1/18, 1/23, 1/24, 1/25, 2/1, 2/2, 2/4, 2/15, 2/17, 2/2, 2/2, 2/17, 2/2, 2/2, 2/17, 2/2, 2/2, 2/17, 2/2, 2/2, 2/17, 2/2, 2/2, 2/2, 2/17, 2/2, 2/2, 2/2, 2/2, 2/2, 2/2, 2/2, 2/	Part 1 (Category 1 and Category 2) and	Land to be Acquired, Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	 Underground landfall connection works intertidal area. Underground landfall connection works onshore. 	Open Space and Crown Land	1a/1, 1b/1, 1b/2, 1b/6, 1/1, 1/2, 1/4, 1/5 Open Space only	- NotSU		89.00	P1-060 AsC-002 REP2-021 AS-012
							The Application accounted with the land testere with sequent the county is of all what are the land. Sequences in 2 many 2 many 2 many	•	28, 218, 211, 212	Part 3	and Land to be Used Temporarily (Access, Storage of excavated materials and Construction Compound)	Eardfall connection works, launch pit and jointing. Cable installation works. 11. Temporary coll atorage. 13. Temporary construction access. 14. Construction and operational access. 15. Operational access.		1a/1, 1b/1, 1b/2, 1/1, 1/2, 14 - Citoan Landonly				AcC-002 REP2-01 AcC-02 PCIDC-042 PCIDC-043 RSP-040 RSP-040 RSP-040 RSP-040 RSP-040
002 Abon Family (Abon Family) On Behalf Of Abon Family (Abon		Not Required NP		Not Required	Outstanding		In any event the Applicant has followed up with the Land Interest by email on 20x4 March and 16th July 2024, however these has been no septonse. Presumed owner of part width of the subsci of highway comprising plot 20x16 (which is unregelened)	17107/2024	22/19	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and operational access.	NA	NA	NorSU		88-006	REP5-171
Abon Family (Abon Family)							The Land Hermet was find consulted in October 2022. The Land Hermet was contacted by the Applicant in May 2023 via telephone for the Confirmation schedule and confirmed ownership details.											
							Latest engagement was in October 2023 (via.phone). The Land Interest confirmed that they did not think a site meeting was necessary.											
003 Alexander Langlands	Tim Erzonhead	Not Required NP		Not Required	NA	_	The Applicant is not seeking to agree Heads of Terms as the Land Interest has not yet been able to deduce this. The Land Interest is one of the landowners of the Chalendere Stud-Station site.	201052024	2016 201 202 204 205 207 238 209 2010 2012 2010 2014	Part 1 (Category 1)	Land to be Acquired. Acquisition of Rights by the Creation	9. Cable installation works.	NA	NA	NotSU		89-010	
Paarse	Tim Broomhead (Knight Frank LLP)						Reserves remains in the logit from LLP and ECE 2006. The objection has been withdraws. Engagement regarding project programme and requirements is origing		2014, 2011, 202, 234, 2015, 237, 238, 239, 2319, 2310, 2312, 2313, 2314, 2015, 2316, 2317, 2314, 2321, 2322, 2323		of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access and Creativities Commonwell	10. Temporary construction compound 13. Temporary construction access. 14. Comparison for and manufactures					_	
004 Janaray Taylor		Not Required NP		Not Required	Outstanding		Calegory 2 thereat is in respect of rights of access over unregistered land and has therefore not entered discussions over Heads of Terms as the Land Interest is unable to grant rights to the Applicant.	05/05/2024	217	Part 1 (Callegory 2)	Acquisition of Rights by the Creation of New Rights or the	16 Substation 15 Operational access.	NA	NA	NorSU		RR-100	
Mr. Forth Court Market			Constant	No Deschool	Outstanding		The Applicant will respond directly to the Land Interests relevant representation. Since August 2021 the Applicant has been in regular correspondence with the Land Merrest via telephone and email		23/28, 23/29, 54/1, 546, 54/8, 54/9, 54/10, 34/11, 34/12, 34/14	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	13 7			tin fit		00.00	
005 South Coast Nursing Homes Ltd (South Coast Nursing Homes Ltd)			a compresso	ALL PROJECTS	Continuity		The Land Interest own and operate a care home and part of the driveway is affected by a proposed Rampion 2 operational access.	24	ANAL, ANAL, MCT, MCT, MCT, MCT, MCT, MCT, MCT, MCT	and Category 2) and Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	15. Operational access. 19. Onshore connection work.	an	**	MARK IN			
							An initial on-line video meeting was followed by an in-person meeting at the care home operator's Head office in Wothing in August 2022.											
							Haads of Terms for a proposed operational access, were leaded in December 2023. These were signed and returned later in December 2023. The binary servery endorse with the Land Management and the binary 2024 may eligible and grant fixed and Terms-											
							Both the Applicants and the Land Interests exicitors have been instructed to progress the agreement at April 2004. Further documents have taken place betwen the Applicant and the land interest with regars to the use of the access rand in October 2004. Full option and deed of essencests documents continue to be regardized.											
006 Washington Recreation		Not Required NP		Not Required	Outstanding		The Applicant has been in regular correspondence with the Land Interestity toutine (Washington PC) aloce February 2001 (Please see R94-t0).	10040004.4-13	224,229	Part 1 (Callegory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works.	Open Space and Alutment	22/8, 22/9 - Open Space only	NotSU		89414	
006 Washington Recreation Ground Charity (Washington Recreation Ground Charity)							Since November 2020, the Land Interest has requested that the Chardy is registered as a separate interested party / Land Interest. Latest connectedness with the Land Interest? Transmovement with the 2021 The Teacher South Council Annu Part Council							22/8 - Aliotment only				
					1		Confirmed they would docum the values agreement in connection with their own Land Immune with connection memory and on the memory and on the memory and the second provide indication. The Application that the only tracked that the only tracked the context is a memory agreement in connection with their own Land Immune with context is a memory on the table November and provide indication is the bird to agent. The Application that the only tracked that the only tracked the context is a memory agreement in connection with their own Land Immune with context is a memory operation. The Application that the only tracked the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a memory operation of the context is a memory operation. The Application of the context is a memory operation of the context is a me	1		1			1					
							Warnington Young Counce and the consequences to date tax only retrieved the Warnington Young Counce Agreements. Further declassions are objecting with regard to any separate documentation is required for the charly as an occupier Land Iteration.											
007 Glenda Corale Aylife		Not Required NP		Not Required	Outstanding		The Applicant has included the Washington Recruision Ground Charly as a Land Interest on the basis they are an accupier. In April 2020, the Land Interest contaccied the Applicant in response to the public consultation.		12112	Part 1 (Category 2)	Acquisition of Rights by the Creation of New Rights or the	15. Operational access.	NA	NA	NorSU		88-1M	
							The Land Interest own a poppeny which has its rights of access affected by an operational access. The land interest on a non-timescale is any OVP to take one and a faithfer remembrishment	*		and Part 3	Imposition of Restrictive Covenants							
							ner Approare constrate the Land Ministellin June 2003 by Milightone and ensal clarifying property impact. In January 2004, the Applicant contacted the Land Interest to confirm the Impact being operational access only.											
008 Roger Hector Aylife		Not Required NP		Not Required	Cubranding	-	Rights of access over samplitured land. The Land Interest does not have the legal capacity to grant rights to the Applicant and therefore not entered late discussions over Weads of Terms. The Applicant tables in direct correspondence with the Land Interest, la his vie.	30/05/2024	10/13	Part 1 (Category 2)	Acquisition of Rights by the Creation of New Rights or the	15. Operational access.	NA	NA	NorSU		89-125	
					1		Please use the narrative in the Gienda Corale Aplitte row Unique Reference No. 008			and Part 3	Imposition of Restrictive Covenants						_	
009 Simon Wolf		Not Required NO	x	Not Required	Outstanding		Callogry 2 thereas extends to optims contained within a conveyance dated 17 April 1982 as registered under the W2003560. The Apalizant has not retered discussions over Heads of Terms with the Land Interest dates not here the lead capacity to creat rights to the Apalizant	34	17, 18, 19, 118, 111, 112, 173, 114, 116, 117, 118, 123, 124, 125, 21, 22, 24, 25, 26, 27, 28, 29, 210, 211, 212	Part 1 (Callegory 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporativ Veccess. Storage of excepting materials and	 Underground landfall connection works onshore. Landfall connection works, launch pit and jointing. Cable installation works. 	NA	NA	NotSU		89-39	
010 Turok Family (Turok Family) On Robell Of		Not Required NP		Not Required	Outstanding		The applications are not the method balance over reaction of the set of a set of a set of a set of a set of the application of	17107/2024	224	Part 1 (Callegory 1)	Construction Compaundi Land to be Used Temporarily (Access)	10. Temporary construction compound 11. Temporary construction access.	NA	NA	NotSU		89.455	PGPD-071 REP3-106
Turok (Turok) D11 Southern Gas Networks		Not Required NP	A	PP and SADraft under discussion	Outstanding	The parties are currently	The Applicant has been in correspondence with the Land Interest and their agents since June 2021.	24403/2024-6-12	221,229,419,411,418,419,57,58,511,92,152,1719,192,	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	National Totat	2100	SIU apparatus and operational rights		89-199	R5P5-102 P1-154
PE						and a side agreement with few points now outstanding. The	Land Interest has apparatus interesched by operational and construction accesses, also crossed eight times by cable none On-line meetings held in Discember 2021 and on 15 August 2023 on crossing oddt sequilements and orstective provisions.	*	201, 203, 415, 411, 418, 416, 57, 58, 511, 52, 152, 1310, 152, 187, 188, 207, 208, 209, 2010, 2014, 211, 212, 112, 213, 214, 218, 2103, 2103, 2103, 2106, 2105, 2141, 2142, 220, 220, 220, 234, 237, 248, 2410, 2716, 262, 2818, 2816, 2820, 2816, 2810,	And Category 2) and Part 3	Imposition of Heatmotive Covenants and Land to be caled Temporarily (Access)	13. Lemporary construction access. 14. Construction and operational access. 15. Operational access.						
						agreed, and the dDCO submitted at Deadline 61 reflects the agreed	Christe meening heid in Uncernor zutri and on to August zitz on closure gove sequements and posecive provecies. The biest enrespendence van obering projet information de email in Englandes 2008-											
						poeston.	In Controlling strangements between the Applicant and the Land Interest. In Sectorship 2013, a second-triple for that and the control is an experiment presence presence presence presence presence presence and a later agreement take now test compares	•			I and to be I land Tamporath (Annual)							
012 Gateley Hamer Limited (Gateley Hamer Limited) On Behalf Of Stonegate		Dratt under No Discussion	of Completed	Not Required	Outstanding		In September 2023, a representative for the Land Interest contracted the Applicant in response to the public consultation. The Applicant has been in regular contact with the Land Interest's agent since September 2023.	24/07/2024	27/13, 27/14	Part 1 (Callegory 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA	NA	NorSU		89.96	
(Gatalay Hamar Limbad) On Behaf Of Stonegate Group, Utique Pub Properties Ltd (Stonegate Group.) Utiques Dr.b. Dramaties							An offer was event to the Land Interest via email in March 2024. The Accident bilineed on with no email in And 2024, Mar 2024 and July 2024.											
Ltd)							i ma Appicant torowed up was an emain o Apri 2004, Bey 2004 and Jaly 2004. A meeting is due to be actendized to discuss any commercial considerations and any accommodation works required if accessance.											
							Size OHH, a letter confining the Applicant's position in respect of less for protectional addres was sent (or 3.34) 2001 and a chaser was sent to the landowner requesting lesdback from them on the contracted of the problem. The requests has been included by the the and literate Tark Applicant to been activity sent contracted and literate as the commercial offer. The Applicant to been the regular companies and the the tark immercial the applicant contracts to 2011.											
013 Tim Facer	Robert Crawford Clarke (Henry Adams)	e Draft Linder No Discussion	at Completed	Not Required	Outstanding		The Applicant has been in regular correspondence with the Land Imment and their agent since April 2021. Pasture land Impacted by cable route and parture land (and diverse) afficiated by operational access.	31/07/2024	210, 214, 215, 216, 217, 218, 218, 219, 217, 221	Part 1 (Category 1 and Category 2) and Part 2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	 Cable installation works. Construction and operational access. Operational access. 	NA	NA	NorSU		89.396	PEPD-106 REPH-122 REPH-160 REPE-162
																		REP5-182
							san in anny finite in Ayarao August 2007, concern augustas datat the provinty of the proposed case indus to ther beauty. The sensories (out was presented to the Lard Interest at a meeting in Ayo? 2022 Relicionie for the route amendment was summained in analit from August, September and November 2002 and a Letter dated 17 October 2023.											
							Head of Chrene Head N Head 2020. The Application relief in the Lead Interest on the In-December 2020. A file with by Rangion 2 regresserations was carried out in March 2004 and discussions was held with the Lead Interest regressing the proposed Project wash. Further Interests that have a lower land and the Application of the Applica											
							2004 requesting inedback on the Heads of Terms, followed by an email in April 2004. Email to the Land Interest's agent requesting a vite meeting in April 2004.											
							Since CMH1 the Applicant serial a latter to the Land Interest on 6 Jane 2024 to circly the position in respect of fees for professional advice. Revised Heads of Terms were issued in Jane 2024 (to land interest) and 20 Jane 2024 (to land interest) and 20 Jane 2024 (to land interest)											
							Cn 1st July 2024, the Applicant received "Incided changes" word documents with comments included on the Option and Easement documents. The Applicant responded on these comments via email direct to be incident to a state of the option of the Applicant responded on these comments via email direct to be incident to a state of the option of the Applicant responded on these comments via email direct to be incident to a state of the option of the Applicant responded on these comments via email direct to be incident to a state of the option of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on these comments via email direct to a state of the Applicant responded on the Applicant res											
							agent's comments on the genetic proceeder Option and Essement documents. The Applicant sent to the Land Interest agent a response to the latest comments on the Option and Essement documents in the spreadurest set up by the Land Agent to this Registeriber and, tables to subsequent enable, a father updated writing or 11th Normeber 2024. The Applicant has continued to request documents in the spreadurest rest option for this provide to this Registeriber and, tables of provide writing or 11th Normeber 2024. The Applicant has continued to request documents to the latest options and the semenant intervalidate for this provide to this set of the latest to											
					_		levels the generic option and lease comments which had been provided by the Land Interest's agent and included spacefic commitments made to the Land Interest on the visits to a section of water pipe prior to the varie of the varies. These agents even sum that to the Land Interest for review on YTH Nonember. The Land Interest parts reagant response was to confirm that the communical defer was not accessible with the Land Interest review of the Interest to the data Interest the varies on YTH Nonember. The Land Interest is during a section of water was not accessible with the Land Interest review of the Interest to independ to provide the variation of the varies of the											
					_		a response to its enabled 2nt Howenber 2024. The Applicate understands that the current position of the Land Interest is that has connected offer is not accepted by the Land Interest and thereine that is preventing agreement of key terms at this stage.											
014 Andeggan Limited (Andeggan Limited)	One Planet Developments Limited	None Drafted NP		Not required	Outstanding	_	In April 2002 the Land Interest wolle to the Applicant in response to the public consultation.	09072034	3419, 3420	Part 1 (Category 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	18 Onahore connection work.	NA	NA	NotSU		89.62	21-001 PEPD-000
(Ancieggan Limited)	www.opments.umited				1		Land Interest has an Option Agreement to provide stronge capacity for electricity generated by renewable energy projects. Since July 2023 the Acolour has their readments with the Land Interest provides praiect acolours.			ana Parta	Impression of Hill BICINE COMPARE							REP1-005 REP3-001 REP3-002 REP4-008
					1		Since July 2021 the Applicant has held regular meetings with the Land Interest providing project updates. One Planet Developments Limited submitted, on behalf of the Land Interest, a planning application to Md Sussee Detroict Council in March 2023 (Flat. DM22107MB).	1					1					ALTA-CON
					1	1	Further detailed cable route design work is pending confirmation of National Grid connection details, currently expected from National Grid in February 2004.	1										
					1		The Applicant's latent communication with the Land Interest and their agent uses via an on-line call in January 2004. Further calls seer held in February, March and April to dacuus project progress, timeframe and the National Gold design work. Confirmation of a list of agreed parts was requested by the Application 22nd April 2201 Hermitegenetics at the manufacture of the Team.	1			1							
					1		All in this data sing on a continuous of an ad appropriate an appropriate part of the properties of th						1					
					1		provid priors of which might more however new and construction of the accessing. The Applicant is proceeding with treated consequences and accessing indication of the accessing the accessing indication of the accessing prior treated in the accessing indication of the accessing prior treated in the accessing indication of the accessing prior treated in the accessing indication of the accessing prior treated in the accessing indication of the accessing prior treated in the accessing indication of the accessing prior treated in the accessing indication of the accessing prior treated into accessing prior treated accessing prior treated into accessing prior treated into accessing prior treated into accessing prior treated into accessing prior treated accessing prior treated into accessing prior treated into accessing prior treated accessing	1					1					
					1		Since CNH1, the Applicant has continued to exchange emails with the Land Interest.	1					1					
					1	1	The Applicant notified the Land Interest of a Change Matification to the DCO Order Limits on 20th June 2024.	1										
					1		Further to be close of the Gambianism, the Applicant these carried out the intermin cable design work in the vicinity of Balaney Selacitation to help the parameters the local years of land sequences to the construction and operation of the Project, and the The Rempion 2 cable essential and leading and the particle and region and taking final land requirements. Needings with Anologian impresentatives uses held on The Cacher and The Nounteer 2014, Cost the Mala Sauses Dated Caccel involved to grant the planning application for the tartiny storage acchere on the Anologian Intel The and the Alarmeter and The Nounteer 2014, Cost the Mala Sauses Dated Caccel involved to grant the planning application for the tartiny storage acchere on the Anologian Intel The Alarmeters and an Alarmeter 2014, Cost the Mala Sauses Dated Cancel Involved to grant the planning application for the tarting storage acchere on the Anologian Intel The Alarmeters and The Nounteer 2014, Cost the Mala Sauses Dated Cancel Involved to grant the planning application for the tarting storage acchere on the Anologian Intel The Alarmeters and The Nounteer 2014, Cost the Mala Sauses Dated Cancel Involved to grant the planning application for the tarting storage acchere on the Anologian Intel The Alarmeters and The Nounteer 2014, Cost the Mala Sauses Dated Cancel Involved to grant the planning application for the tarting storage acchere on the Anologian Intel The Alarmeters and The Nounter 2014, Cost the Mala Sauses Dated Cancel Involved to grant the planning application for the tarting storage acchere and the Nounteer 2014 and the Sauses Dated Sauses and the Nounteer Sauses and the Nounteer 2014 and the Sauses Dated Sauses and the Nounteer				1							
015 Southern Water Services Limited		Not Required NP		PP Draft under discussion	Outstanding	The Applicant is currently liaking	Applicant and Androggen's representatives have confirmed that they will work collaboratively to seek solutions which would facilitate the construction of both projects.	24670004-6-12	118, 119, 121, 122, 29, 215, 211, 212, 214, 216, 218, 318, 319,	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	Crown Merest, National Trust, Open	154, 115, 117, 118, 196, 227 - Crown interest only.	SIU apparatus and operational rights, SU rights unknown operational		89-360	REP4-126
Services Limited						The Applicant is currently liaking with Southern Water to agree suitable protective provisions.	Protective Provisions are being regotated following farther contract with the Land Interests legal department is July 2023. The Applicant and Southern Water are currently easiling to agree suitable particultive provisions in the form of a side agreement, with the points now contracting. The Applicant expects to reach agreement with Southern Water to progress has been very dow	ж	1718, 1719, 1021, 1022, 209, 2719, 2711, 2712, 2724, 2789, 2789, 2789, 2789, 2789, 2789, 2789, 2789, 2789, 2780, 2	and Category 2) and Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access, Storage of excavated material and Construction Compound)	10. Temporary construction compound. 11. Temporary soil storage. 13. Temporary construction access.	Space, Common Land and Alizment	Crown Interest only. 21/30, 227 - National Trust only.	rights unknown operational		-	REPS-174
							(despite regular enail requests from the Applicant's legal team on 1608, 2108, 6006, 17/06 and 201.		21145, 21146, 21147, 2108, 2109, 2108, 2108, 2108, 2108, 207, 207, 208, 229, 2014, 207, 2014, 2014, 2014, 2014, 2014, 2014, 2014, 2014, 2012, 2012, 2012, 2012, 2012, 2012, 2014, 20			14. Construction and operational access. 15. Operational access. 17. Environmental miligation.		22/7, 22/8, 22/9 - Open Space only.				
									23/8, 23/16, 23/13, 23/14 23/16, 23/16, 23/16, 24/2, 24/2, 24/5, 24/7, 25/5, 25/10, 25/12, 25			18. Road rights. 18. Onahore connection work.		27/9, 27/12, 27/26 - Common Land only 22/8 - Allotment only				
					_				2614, 26142, 2642, 2662, 2641, 2011, 2017, 2020, 2014, 2018, 2014,									
019 Ronald Alan Leggett		Not Required NO	A	Not Required	Outstanding		Presumed owner of part eldth of subside of A road (presignational adopted highway). The Applicant identified and consulted with the Land Harvest in October 2022.	19/03/2024	22/19	Part 1 (Callegory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants.	14. Construction and operational access.	NA	NA	NotSU		89-326	P1-148
					1		Meers Smethums confirmed in June 2023 that she and her husband have Power of Atomey to act for the Land Interest for property and financial affairs.				1							
					1		n October 2021, the Applicant met with the Land Interest and their Power of Atomey at the tome of the Land Interest. As the Category 1 timestic personnel consembly of subalit (part with of Tajhway, the Applicant is not seeking to agree Heads of Terms as the land interesthan not yet been able to deduce title.				1							
							community - community community on memory on memory and memory, we approach in vice destang to agree reads of terms as the land interest has not yet been able to deduce title.	1										

D17 Richard Napier Luce	Not Required	NA Astronom	NX Required	Outstanding	Status Update In October 2002, the Applicant contacted the Land Interest as part of the consultation.	SECTOR 41	Details of the Land and Works 2- 3014, 3015, 317, 312, 318, 319, 3190, 3111, 3112, 3113, 3114 Pu	Part 1 (Category 2)	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA	EA.	NotSU	89-3	AcC-015 154 REP1-56	4	
					In Jane 2023, the Land Interest contacted the Applicant in response to the public consultation. Access rights over access to residential property proposed to be used as operational access.	24	-	and Part 3	Imposition of Restrictive Covenants	14. Construction and operational access. 15 Operational access.							
					Access rights over access to readential property proposed to be used as operational access. In November 2020, the Applicant spoke with the Land Interest-Via phone.												
					In november 2003, the opposite spose with the Land Interest na proce. The Applicant is not seeking to agree Heads of Terms in this instance because the Land Interest does not have the legal capacity to great rights to the Applicant												
C18 Elizabeth Anne Leopett	Not Required	NA	Not Required	Outertainding	Please are the narrative in the Ronald Alan Leggert nor Unique Reference No. 116	30/05/2024	2019 B	Part 1 (Calegory 1)	Acquisition of Rights by the Creation of New Rights or the Innovation of Restrictive Covenants	14. Construction and operational access.	NA	iA.	Not SLI	89-1			
ten Net Dura	Ku Dan but		Ha Desched		The Land Interest is a Director of Brockela Holday Champ Limbed.	2000000	-		Imposition of Restrictive Covenants	13 Tearrante state state second			No. 711		~		
C.P Mark Party	rea maquenta	~	PEA POINTER	containing	Please see the namely in the Binokula Halday Camp Limited new Unique Referce No. 006	Aroszon		and information of the	Land to be class. Persponenty (Pachess)	12. Tempoley Community access.	***	n	na au		-		
	Not Required		Not Recurred		Please see the narrative in the Meers Smethurn row Unique Reference No. 021					14. Construction and operational access.							
COO Jerenty Smethanist	Not Required	NA	Not Required	Outstanding	Pisase see the narrative in the Meera Smethurst row Unique Reference No. 021	1710712024	32/19 Pi	Part 1 (Callegory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and operational access.	NA	DA	NorSU	89-1	<u>86</u> <u>8691-1</u>	5 PEPD-079 REP1-116	
																REP1-11/ REP1-118	
																REP2-057	
																REPI-113 DEDL-144	
021 Meera Smethant	Not Required	NA	Not Required	Outstanding	The Applicant identified and consulted with the Land Interest in October 2022.	10/06/2024	22/19 Pi	Part 1 (Calegory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and operational access.	NA	EA.	NotSU	<u>99-1</u>	26 <u>85P1-5</u>	2 PEPD-083 PEPD-084	
					Presumed owner of part width of subsoil of A road adopted highway.											REP2-001 REP2-118	
					The Applicant has been in correspondence with the Land Interest since November 2022.											REP4-117	
					In October 2023, the Applicant met with the Land Interest at the home of a neighbouring landsener.												
022 Nigel Allen Light Alletair Cameron		Not Completed	Not Required	Outstanding	As the Category 1 Insentia postured convertigion school / par with of lighway, the Applicant is not eaching to agree Heads of Terms as the Land Interest has not yet been able to deduce the The Applicant has been in regain correspondence with the Land Interest and their agree also bey 2001.	50.	2 304,305 P										
022 Nigel Alen Light Alistair Cameron (Batchellor Monkhouse)	braft Under Discussion	Not Compared	No.2 Haquered	Coarsing	The approximation register consequences with the Land Interest and their agent and easy stort. Perstan land interested by cable rade and drivewar to residential dealing and equestion complex effected by construction access.	24	2 204,205	Aut 1 (Canegory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	 Cable installation works. 	NA P	EA.	Norsci	99-1			
					Parallel table to applicate by Laker rate in the annexes a contemp and reparation compare ancience of contraction accent. Site meetings were initially held in September 2001, where the Land Interest expressed concerns about the progressed cable route provintly.												
					Amended south wat prevented to the Land Interest at a kine meeting in April 2022.												
					Hands of Terms insued in March 2022.												
					A further meeting was held in December 2023 to discuss remaining concerns and work collaboratively.												
					The Applicant requested father feedback from the agent on the Heads of Terms in March 2004, with an engineering site visit carried out in April 2004.												
		1	1		Email to the Land Interest's agent requesting feedback or the Heads of Terms in June 2024.									1			1
		1	1		Since Getter Responsession and an end of the second sec									1			1
		1	1		decussors we on-ne-teams meetings with the egent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Trial plan, marker poin calculation of construction access payments, operational access usage and assess for fold callwave FCD locations outside of the Ghm working with The Applicant has had decussions and email consequences	s, the lence											1
		1	1		w an avery in adjuste and a July 2024 and the July 2024. Characterize legisland phot continuous and Activ compared payments were agreed as a meeting on 1 July 2024 (polic confirmed via on 4 July 2024) and a phone call on 10 July 2024. The Applicant understands from the landowner would like to nech a valuatary agreement but theme outstanding periodic factors and a the content of a long 2024. The Applicant understands from the landowner would like to nech a valuatary agreement but the smooth advection.	points.											1
1 1 1	1	1	1		regarding sector and gases there agains, the registrate we construct a source and in topping a vortice spectrate between the start of they were a source of the Applicant by the Land Interesting against on this however in index to the communications during construction, minimum-were, soil damage, matching overs and no posts. The Applicant seconds on SP1201. Registrations are communication and do compand, communications during construction, minimum-were also as an and the posts. The Applicant seconds on SP1201. Registrations are communication and the Applicant is hopeful that Heads of Terms for a volution gament and the bagesed.	chair											1
		1	1		prove. The report of the second of the second s												1
MA Factor that		-	No Operator		Never on the country larks they find out inter fuderance to the					At Construction and seconds		4	No. 711			000	
Sandra Abon	Not Required	hun.	Not Required	Outstanding	Please use the namative in the Albon Family new Unique Reference No. 002	17167(2024	20119 Pi 20115 2716 2717 2718 2718 2720 2722 2724 2725 Pi	ran t (Category 1)	Acquisition of Rights by the Creation of New Rights or the imposition of Restrictive Covenants. Acquisition of Rights by the Creation of New Rights or the imposition of Rights by the Creation of New Rights or the imposition of Restrictive Covenants.	14. Construction and operational access.	NA P	IA	Not SU	99-3	<u>29</u>	REPS-175	
034 Henry Adams (Henry Robert Craeford-Clarke Adams) On Behalf Of (Henry Adams)	ke Draft Under Discussion	Not Completed	Not Required	Outstanding	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2001. The Land Interest operates a dairy term affected by cable made. Driveway to residential develop fermiand affected by construction and operational access. Holdby int and shaphwell hat on alle but outside Order Limits.	and 04000004-01	12 27115, 27116, 27117, 27118, 27118, 27202, 2702, 2704, 2725	Part 1 (Category 1 and Category 2) and	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 14. Construction and operational access.	Common Land	7.94, 27.95	NotSU	99.4	es 95P1-0	2 REP1-001 REP1-002	
Alan David Leahelin Griffithe Anti Imice		1	1		The Applicant met with the Land Internet on site in August 2021 and at a Landowner Surgery in September 2021. The amended route was greatering at a site meeting in March 2022, subsequent engagem		P	Care 2						1			1
Elizabeth Griffiths (Alan David Lewhallin Griffiths Ann Lexica Elizabeth		1	1		ncose and a letter dated 20 Segtember 2023.												1
And Janice Elizabeth Getfithe)					Heads of Terms were issued in March 2020, Agent confirmed in November 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant pagesters and a set of the Heads of Terms via a Letter in March 2024 and an email in April 2024. The Applicant requested some dates for a site meeting in April 2024.												
		1	1		Email sentia April 2024 requesting some dates for a site meeting. In additor, the Applicant received as small hom the Land Interest's agent requesting an additoral plan. The Applicant sent an email in Ju 2024 with an updated Heads of Terms plan attached with additoral datalik (as requested by the Land Interest's agent).												1
					2024 with an updated Heads of Terms plan attached with additional details (as requested by the Land Interest's agent).												
					Introducing booking Devic, the Applicate point to this cattern and the sharing to all fragments produces for thesis. The Applicate takes are a case to the catefore the catefore is neglected and and a set of the share of the sh	1004.											
					monologi plantagi CAN, iba glastagi pasa Na Olifika alar kananga kati hangi pa panasa tawa. Ta kajakat akaa a sakar kati pa pagkat kati pasa pana pana kati pasa												
					Ch 1ts July 2024, the Applicant society fraction dranger word documents with comments included on the Option and Exement documents. The comments include your the Option and Exement documents with second provide and a comment on the Heads of Terms with specific interprotein the option and a provide the applicant anguages and a comments on the Heads of Terms with specific interprotein the option and a comment of the Heads of Terms with specific interprotein the applicant anguages and a comments on the Heads of Terms with specific interprotein the applicant anguages and anguages on the documents on the Heads of Terms with specific interprotein the applicant anguages and anguages on the documents on the Heads of Terms with specific interprotein the applicant anguages and anguages on the documents on the Heads of Terms with specific interprotein the applicant anguages and anguages on the documents on the Heads of Terms with specific interprotein the applicant anguages on the documents on the Anguages anguages of the applicant anguages on the documents of the Anguages of the applicant anguages of the applicant anguages on the documents on the Anguages of the applicant anguages of the applicant anguages on the documents on the Anguages of the applicant												
					assesses countration previous real of the agents of 24 Counter 2000, indexes to the documentation of the request to the request of the request to the request of the reques												
					The Applicant and its Applicable classes Office from another project that with the Land Terment on The Applicable classes and the management readows. The Applicable methods are applicable to the Landowski and the management readows. The Applicable methods are applicable to the Landowski and the management readows and the management readows and the management readows. The Applicable methods are applicable to the Landowski and the management readows and the management readows are applicable to the Landowski and the management readows are applicable to the Landowski and the Management Readowski and the Applicable to the												
					Interesting agent a segurate to the latest community on the Option and Exercent Sources on the valuation are servered to a to be option of the Exercence and Sources on the valuation are servered to a source of the Exercence and Sources on the valuation are servered to a source of the Exercence and Sources on the valuation are servered to a source of the Source of	Labed											
					proceeds a mark up of the way write but reason in the write of turn recention of the table commercial one in that acception, here Appeared understands that the current potential of the table tension is that the commercial offer is not accepted by the Land intervent and therefore this is preventing agreement of key terms at this stage. Elecuesions continues with the Land intervent's agent.												
005 Angela Lighthum	Not Required	NA	Not Required	Outstanding	The Atlacted Party was first consulted with by the Applicant in April 2023.	24	2: 202, 223, 324, 325, 326, 3211, 3212, 3213, 3215 Pi at	Part 1 (Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA	EA.	NorSU	99-0	21		
					Affacted Party has access rights over tane to residential dueling, proposed for use as operational access.												
					The Applicant is not seeking to agree Heads of Terms in this instance.												
					Latest consepondence was an email in April 2004 confirming the updates to the Book of Relevance and Land Rights Tracker. Heads of Terms are not being another as the Land Interest does not he the legal capacity to grant rights to the Applicant.	**											
The Designation of the Owner	Kat Dura but		Hat Deschool	C. All and Car	Mr Mark Renny (a Chector of the Land Interest) attended the public consultation event in Littletampton with the Applicant in July 2021.		-	and a Parliance at	Land to be Used Temporarily (Access)	13. Temporary construction access.			All and the second s	20.4	~		
006 Brockside Holiday Camp Limited (Brockside Heliday Camo Limited)	rea rangerine	~	Par Hisparina	Constanty	The Applicant has met with the Land Internet in August 2022 & October 2023 to provide updates on the project.	APR 2004		and recompany of	card to be clare interporting (Access)	12. Tempoley Community actions		n	10.00		-		
and a second second		1	1		The Applicant has their with the Land transmit in Applier 2022 & Collabor 2023 to Decide updates on the project. The Applicant's latent correspondence with the Land transmit was in January 2024.									1			1
		1	1		The Applicant has in this instrume not extrand into discussions over Wester of Terms at the Lond interest does not have the local cancels to some fields to the Applicant												1
027 Frederick Turck	Not Required	NA	Not Required	Outstanding	In October 2002, the Land Heered contacted the Applicant in response to the public consultation.	10/06/2024	23.4 Pi	Part 1 (Category 1)	Land to be Used Temporarily (Access)	13. Temporary construction access.	NA	DA	NotSU	89-1	25 85291-0	9 PEPD-671	
					Presumed ownership of subsolil part width of highway											REP3-106 REP3-106	
					The Land Interest attended a public meeting in Nowember 2022 and submitted a consultation response detailing his main concerns.											REPI-138	
					In December 2022, the Land Interest submitted an Alternative Roude proposal. The soute-wate not taken forwards for consultation.												
					As the Category 1 intensitie presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land interest has not been able to deduce this.												
028 Janino Creaye	Not Required	NA.	Not Required	Outstanding	The Applicant has been in regular correspondence with the Land Interest since August 2021.	43403004-0-12	30 02, 32 02, 32 04, 32 05, 32 04, 32 07, 32 01 1, 32 012, 32 015 P.	Part 1 (Category 2)					here Still			6 PERD-676 PERD-677	1
1 1 1					Interest is access rights over time to residential deeling, proposed for use as coertained access and affected by construction works in two places.				Acquisition of Hoghts by the Creation of New Hoghts of the	9. Cable installation works.	NA	in l		89-1	64 REP1-10		
							-	end Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA P			88.1	SEP1-1	PEPD-078 PEPD-078	
					The Applicant received a letter in response to the consultation in August 2021 and met with the Land Interest on site in September 2021.			nd Part 3	Adquisition of Pogital by the Creation of New Yoghts of the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA I			89-1	56 BEP1-1	PEPD-078 REP1-007 REP1-008 REP1-008	
					The Applicant increased a latter in response to the consultation in Applet 2011 and net with the Land Interest on site in September 2011. In Apple 2020, the Applicant exegonized formularly site Latter to the consultation response.		-	and Part 3	Acqueston of Restrictive Covenants	6. Catale installation works. 15. Operational access.	NA I	un.		89-1	<u>14 9591-1</u>	PEPD-018 REPI-107 REPI-108 REPI-109 REPI-110 REPI-111	
					The Applicant counted a latter in response to the consolitation in Applied 2011 and m of all the Land Interact on takin Engineerine 2014. In Applicant Counter associated transitional in Latter to be consolitation provided and the Applicant Counter Applicant Counte			end Part3	Acquestion of Restrictive Covenants	8. Cable Installation works. 15. Operational access.	204 2	un.		88-1	<u>14 950-1</u>	PEPD-479 REPI-107 REPI-108 REPI-109 REPI-110 REPI-111 REPI-112 REPI-113	
					The Applicant increased a latter in response to the consultation in Applet 2011 and net with the Land Interest on site in September 2011. In Apple 2020, the Applicant exegonized formularly site Latter to the consultation response.			nd Part 3	Augustov of August by the Unadon of two works of the Inpublican of Restrictive Counsets.	6 Cable Installation work. 15 Operational Access.	NA P	in		88.		PEPD-479 REPI-109 REPI-109 REPI-109 REPI-109 REPI-110 REPI-111 REPI-112 REPI-112 REPI-114 REPI-114 REPI-114	
					The Applicant counted a latter in response to the consolitation in Applied 2011 and m of all the Land Interact on takin Engineerine 2014. In Applicant Counter associated transitional in Latter to be consolitation provided and the Applicant Counter Applicant Counte			nd Part 3	Augustos of August by the Usados of two regists of the Imposition of August biotecoments	6 Cable Installation work. 15 Operational access.	864	in		<u>89.</u>	<u>ia 6001-1</u>	PED-4218 REPI-102 REPI-103 REPI-108 REPI-108 REPI-109 REPI-110 REPI-111 REPI-112 REPI-114 REPI-114 REPI-114 REPI-111 REPI-112	
					The Applicant counted a latter in response to the consolitation in Applied 2011 and m of all the Land Interact on takin Engineerine 2014. In Applicant Counter associated transitional in Latter to be consolitation provided and the Applicant Counter Applicant Counte			nd Part 3	Alguello di Pogla i pi a Usaldo di Neu rogita di Tea	A Calabinatilitation works.	, NA ,	in		<u>88-1</u>	<u>a 2015</u>	PEPS-278 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93 REP1-93	
					The Applicant counted a latter in response to the consolitation in Applied 2011 and m of all the Land Interact on takin Engineerine 2014. In Applicant Counter associated transitional in Latter to be consolitation provided and the Applicant Counter Applicant Counte			nd Part 3	Algunda di Pogla il ja di Unado di Pan kojita di Pan Ingunda di Financiana Gananan	8. Calile Institution works. 15. Operational Access.	na n	in		<u>89-1</u>	<u>a</u> <u>2015</u>	CED4.201 REP-102 REP-103 REP-103 REP-103 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101 REP-101	
00 Julia Tropa	Not Reported	NA	Not Required	Cuttandine	Na Apart Award wat an approximation for considered and Apart 2011 only notice to the solution and an Apartmen 2011 in Apart 2011 An Apart and analysis of a solution of a solution and an apart approximation and an Apartmen 2011 Constant and an approximation and a solution of a solution and and a solution and and a solution and and approximation and an Apartmen 2011 The Apartmen and an advantage in Apartmen and the Lond Abard Abard and and a file solution and and file to the Apartmen and Apartmen and Apartment and Ap						NA P	й й	94564	88.1 pa.	4 <u>50713</u>	CEDe. 213 REP-140 REP-140 REP-140 REP-140 REP-141 REP-141 REP-141 REP-141 REP-141 REP-141 REP-141 REP-141 REP-141 REP-141 REP-141 REP-140 REP-140 REP-140	
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49 Julia Turpe	Not Required	NA	Mc Required	Outstanding	Na Apart Award wat an approximation for considered and Apart 2011 only notice to the solution and an Apartmen 2011 in Apart 2011 An Apart and analysis of a solution of a solution and an apart approximation and an Apartmen 2011 Constant and an approximation and a solution of a solution and and a solution and and a solution and and approximation and an Apartmen 2011 The Apartmen and an advantage in Apartmen and the Lond Abard Abard and and a file solution and and file to the Apartmen and Apartmen and Apartment and Ap						NA I	м М	Narifu	89-1	8 <u>80-1</u>	* EDBC-278 REDF-303 REDF-303 REDF-103 REDF-110 REDF-111 REDF-111 REDF-112 REDF-112 REDF-112 REDF-112 REDF-112 REDF-112 REDF-112 REDF-112 REDF-113 R	
00 aarhoy	Not Required	hA.	Max Required	Cutoreding	 Nu Agent a search and in supports the constant of Age 2011 order on the Social method and an Specific 2011. Nu Agent a Social Method and search and an and search and an and specific 2011. Nu Agent and an and a search and an and a						NA 1	аб. 	No SU	89-1 88-1	8	* 200-213 1221-121 1221-121 1221-121 1221-121 1221-121 1221-121 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111 12221-111	
60 Julio Torge	Not Required	NA	No Repaired	Outranting	 Mu Algoriel assess durity imagenesis the specification of the specification of the specification of an independence and independence andindependence and independence and independence and independen		 No. 201 No. 201 No. 201 No. 201 	Part 1 (Canagary 2) Ind Part 3	Aqualities of Digate by the Canadara of Signal up the Imputition of Restrictive Contracts.	8. Gete nutifier with 16. Operative access.	NA 1	бб	Notician and a second sec	89-1 99-1	41	* 400-593 1825-192 1825-192 1825-190 1825-190 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191 1825-191	
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062	Stephen Christopher Turner	Rowan Allan (HJ Burt)	Draft Under Discussion	Not Completed	Not Required	Outstanding	The App	upplicant has been in regular consepondence with the Land Interest and their agent since April 2022.	01/08/2024		Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	13. Temporary construction access.	NA	NZA	NorSU	0.00	
	tuner	(Holland)	Decession				Pasture	are land affected by temporary construction access. Access rights over a lane to residential deeling to be used as a operational access.			Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	15. Operational access.					
							Site me	neetings were held in April and May 2022.										
							Heads o	s of Terms were issued in December 2023 in respect of the proposed construction access.										
							The App	applicant has requested feedback from the Land Interest's agent, including at a site meeting in January 2024 and via email in February 2024.										
							in Febru	bruary 2024, the Land Interest responded via email regarding the Heads of Terms.										
							Follow u	e up emails were sent in April 2004 and May 2004 to the Land Interest's agent, requesting Sectlacck on the Heads of Terms.										
							on 12 Ju 2024 no	CVH the Applicant earts here to be acchiments of J and 2004 called yre polition in regard of here for debt on the project. In addition, the Applicant the an energy earth factor inserts again and a 2004 called with a specific project and a specific project project project and a specific project pro										
							meeting	pploant had assored Teams call with the Landsevers Agent on 34 July 2024 to decrease the Heads of Teams. A Letter Teams call was held on 25 July 2024 where the land interests agent confirmed to its on with the index of a strange 12 July 12 The Apploant in availing feedback furthers to follow up calls with the land agent in Suplember and October 34, but its hopeful that a volummer and or the teambork of the document.										
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053 Andrew Parter		Not Required N		x Required	Outstanding		Category 2 interest regarding access rights to dealing included as an operational access. The Applicant in this instance has not entered discussions care Heads of Terms.	24	3012, 3213, 3214, 3215, 3214, 32111, 32112, 32113, 32115	Part 1 (Calegory 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access.	NA .	EA.	arSU	89-017	REP1-009 PER REI REI	PD-059 P1-059 P2-064 P5-157
NG State 10/11/ State	Care Streeter	Draft Under D	with the function of the	Resided	Outstanding		The Applicant will request directly to be 1 and betweets only want representation - has responded to the concerns related but the Land Interest does not have the legal capacity to grant rights to the Andrews Multiple meetings and intere occurred between 2021 and 2020 between the Applicant, Land Interest and their agent(s).	100030004	010 31 26 28 26 210 211 202 201 205 206 208 60 65	Dart 1 (Catagory 1	Acquisition of Rights by the Creation of New Rights or the	la Cable installation andra	Comun Manual	15 117 118 126	24G1	00.00	REA	P6-107
UK LIG / Sa Baald Of Agranating Park Farms LLP, The Argumening Park States True (Argumating Park Farms LLP, The Argumening Park Estates Trues.)	Guy Streeter (Saville LK Ltd)	Discussion							201 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and Category 2) and Part 3	Imposition of Readicities Constraints and Land Tobe Land Temporarily (Access)	13. Temporary construction access. 14. Construction and generational access. 15. Operational access.						
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255 Ardent On Sehalf Of	Ton Pice	10	at Completed F	Draft under discussion	Outstanding	The parties are currently	Added the Add Terra (pixel) a band particular approximation approximation and the Add Terra (pixel) and the Add Terra (pix	4003000-012	144, 157, 167, 177, 172, 170, 185, 189, 197, 220, 235, 3315,	Part 1 (Calegory 1	Land to be Acquired and Acquisition of Rights by the	9. Cable installation works.	NA	5A	Uland known operational, SU apparatus	<u>89.400</u>	<u>REP1-067</u> REI	P4-009
National Grid Electricity Transmission Pic (Ardent On Bahalf Of	(BNP Paribas) and Laura Crumpton (Ardent)					regolating protective provisions with good progress being made. A updated document setting out the	Pasture land affected by cable rode and substration edension (which would form permanent infrastructure). Site relat in Fairwary 2023 to undertake surveys on the area.	24	146, 557, 1671, 1771, 1702, 1702, 1605, 1609, 1611, 2022, 2015, 2015, 2016, 2021, 2022, 2025, 2072, 2008, 2020, 2016, 2017, 20173, 20174, 20174, 20175, 2016, 20175, 20176, 20176, 2020, 2007, 2017, 20173, 20174, 20175, 2016, 2017, 2018, 20176, 20176, 20172, 20172, 20172, 20174, 20175, 2010, 2017, 2018, 2012, 20176, 20177, 20172, 20172, 20174, 20175, 20172, 2018, 2012, 20176, 20174, 20177, 20172, 20172, 20174, 20155, 20172, 2018, 20122, 20174, 2017	and Category 2) and Part 3	Land to be Acquired and Acquisition of Rights by the Orandon of New Rights or the Imposition of Restrictive Covename, Land to be Used Temposally (Access and Construction Compaund) and Land not subject to Powers and Covenames, Association and Texas and the Powers of Covenames, Association and Texas and the Powers and Covenames, Association and Texas and Texas and Covenames, Association and Texas and Covenames, Association and Covenames, Coven	10. Temporary construction compound. 13. Temporary construction access. 14. Construction and operational access. 15. Operational access.			U land known operational, SU apparatus nd operational rights, SU land unknown perational,			
Transmission Pic)	(reality)					submitted into the Examination at Deadline 6.	Nost recent contact via on-line meetings in November and December 2023.				an Company Propagation of Printpage y Com	17. Environmental miligation. 18. Road rights. 19. Onthoms connection work.						
							Heads of Terms were insued in November 200 for an option on non-operational and at Babey that the Applicant requires for the Proposed Development. Meetings have been held with the Land Interest in January and Fabruary 2004 to regotism and agree points within the Heads of Terms.					20.NA						
							A detailed response on the National Geld proposed Heads of Terms was provided on 18 April 2024.											
							Further decussions have been place in Merch, April and May 2024 regarding the structure of the Socialization spaced to secure the local rights. Since APAR, the Applicate set a text to be local interest on J. Jap 2024 to confere the project's pacifics in sequent of fees for professional address. A meeting was held on 1 Jap 2024 to decuss the outstands maken regarding the Ward Tarten, care the Apart and and											
							A nevined lay terms plan was kneed to National Grid ion 10m May and subsequent plan in 20m June 24. This plan aligns with the Applicant's proposed change request to National Grid owned land. A call meandring Binter and a set of the National Grid mandful the change request to National Research Date and an email was set of biblional Grid mandful the change request to 20m June. The applicant's setting-to party											
							Analysis of the set of											
							terms of such as agreement. The Applicant has assigned cardination to the tables of the server and is awaiting a response from NGET. The Applicant has assigned cardination the status of the server and is awaiting a response from NGET.											
066 Christopher John Waller	(HJ Bur)	Agreed N	ar completed 5	X Haquited	overlanding		The Applicant has been in contact-with the Land Interest and their agent since March 2021. Panture land affected by cable roole and operational access.	01/08/2024	32/3, 32/4, 32/8, 32/9, 32/13	Part 1 (Category 1 and Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	 Caper Installation works. Operational access. 	NA	eA	0.50	89.06		
							A sile meeting was held in March 2011 followed by a Landowner surgery in July 2021. An operational accesses was removed on this land holding.											
							Heads of Terms were leased in March 2020.											
							Interpaparation into study interaction control on taken seminors again in memory acars are use a scene in mecouscie. The Application metwidth build allowed and the again of the langest on claim Application of the Machine of the measures to their queries negativity the project and the Machine of Terms.											
							Following CHH1, a Letter was sent to the land interest in 6 June 2024 to confirm the project's position in relation to fees for advice.											
							A reading was held will be land blankend agent of 52, and 2004 to discuss calculation govern and blanken for programming will be biased. Formal: A variable of point was raised which was transmitted in a real limit to hypotent to the spect or 31 are 350. In 62 are 30 are 10											
							The Applicant issued revised Heads of Terms (with the expert on the phones discussions and reach agreement) on 25 June 2004 via post to the land interest (and again on 3 July 2004) and is availing a format response. The Applicant spoke with the agent on the phone on 5 July 2004 and had an on-leve teams meeting on 8 July 2004.											
							As at Deadine 5 Applicant understinds the Land Interest works to sign Heads of Terms are there are no outstanding matters to be addressed, other than a solicitur's weiws. Heads of Terms are now agreed.											
173 January 110	Later There a	Const Lindox	Constant	- 0) (2.4.1.1.f.m		The Applicant met with the Land Interest, the Land Interest's agent, the occupier and the occupier's agent in August & September 2022 to decase and weive the proposed cable note.		162.163.164.165	Des L Presser II	and the ball load Tomounds (Barran)	11.7		44		00.07		
(Henry Adams LLP) On Behall Of Cleada Langmend Farming L3d	(Henry Adams LLP)	Discussion	a companie	A PERCENT	containing		The Land Internet owns pasture land which is affected by a proposed Rampion 2 temporary construction access.	24	100, 100, 100, 100	Part (Calagory I)	Canal to be came interporting (Access)	12 response constants		**				
Langmead Farming Ltd (Claudia Langmead Farming Ltd)							The altered cable scale and temporary construction access roads was presented to the Land Interest in a meeting in December 2023. Reads of Terms wave instand to the Land Interest in December 2023.											
							The Applicant net with the Land Interest and the Land Interest in gent to discuss and review the Heads of Terms in December 2022. The Applicant emailed the Land Interest in February 2024 setting out the basis of the Applicant's offer.											
							The Applicant contacted the Land Interest for an update in March 2024. Since then, email correspondence has been rouging with the Land Interest throughout April 2024. Extense to as amile to be a not interest fund with the amazet that and howards a part to make a dataset to provide without for the											
							Califies to an exhibit the land between data 2004 (vol) 2004, shall howeved in tai and threat agents gravita provide vidence to support a counter offer made for the Heads of Terms consideration for the supportsy construction access, the Application as well as cleans even all on 2004 May 2004. Calific Colific Application and and a composite from the Land terms (Land terms for agent and has sent a cleans even all dired 3rd July 2004.											
							The Landowner confirmed, in an email dated Volt July 2004, their willingness to reach a valurativy agreement, requesting that a specific clause is included within the Heads of Terms relating specifically to accommodation works, and has requested a copy of the draft leases for temporary construction access.											
							The Applicant Insued Revised Heads of Terms to the Landowner on 118-July 2004. The Applicant Insues Revised Heads of Terms to the Landowner on 118-July 2004. The Applicant Insues and an used and and an user as used by a the Applicant Insues and a specific the Needs of Terms about pro- taction of the Applicant Insue of Audit Amorgan as used by a state of the Applicant Insues and apper the Needs of Terms about pro-											
058 Climping Homes		Draft Under N	Constant 6	7 Deculed	Outprovides		Account for the quarks taked and will arrange a meeting with the Landowner to resolve the practical matters and agree the Heads of Terms shortly. The Applicant consulted with the Land Interest P Onzero 2022, and in April 2023 as parts Highways Consultation.	21103/2024	218 200	Dart 1 (Category 1)	I not to be I least Tamooradio (Broase)	11 Tamoran constration areas	V4	4	24 G I I	00.03		
(Climping Hames)		Discussion					The Land Themest approached the Applicant in October 2023, to gain an understraining of the project and the potential impact on their land. The main remarcs to the Land Tateward's proposed large scale development would be in done provinity to the Applicant's proposed access into the Clinic plog construction Compared.	91204										
							The team statuce to the Land Teams's proposed tage scale development would be in done proming to the Applicant proposed access and the Centry of Construction company). In a meeting between the Applicant and the Land teams in November 2003, the Land Interest's principal concern was the potential inpact the construction compound will have when the new houses are compared and means to be add.											
							Hands of Temms were instand to the Land Pleasest in December 2023. The Land themset has confirmed they are willing to outs collaboratively with the Applicant towards maching a volantary agreement.											
							The Applicant's last correspondence with the Land Interest was in January 2004.											
							The Applicant had an on-line video (TGAME) call with the Land Imment's agent, on 4th March 2024, wheneby? was agreed that the Applicant would release Heads of Terms. Revised Heads of Terms were issued to the Land Interest on 20th April 2024. The Applicant has chaned the Land Interest for an update on their position via an email dated 20th May 2024.											
							Since CVHr), the Applicant has channed the Land Interest for a response on 10th June, 24th June and 3nd July 2028. The Applicant Issued Flaving I read I Terms to the Land Interest on 11th July 2024.											
							The Local intervention made revenue related to the spectra in an end date 2014 (2014) and the spectra intervention in the spectra intervention of the spectra intervention											
							to 94 Loss University of 9728. Walk the sum ASCRA Marks are noted into a walk stray loss of generation. The applicant has stated using this in begroup into any walk are provide and back and							-				
669 Henry Adams LLP (Henry Adams LLP) On Behalf Of Execution Of D Bowerman (Execution	Andrew Thomas (Henry Adams LLP)	Draft Under Ni Discussion	at Completed 5	x Required	Outstanding		Parture land affected by cable route, operational access and excavated material storage.	31/07/2024	38, 39, 310, 311, 313, 316, 317	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Stronge of excavated materials)	6: Cable Installation works. 11: Temporary soil atorage. 15: Operational access.		EA.	er Su	89-119		
Of D Rovernari)							Heads of Terms were insued to the Land Internet's March 2023. The Applicant's last correspondence with the Land Internet' agent was in December 2023.			[
							The Applicant has had several high level discussions with the Land Interest's agent, since receiving an Initial generic response to the Heads of Terms In October 2023. The Applicant had an on-fee video (TEA465) call with the Land Interest's agent on 21s Faircany 2024 whereby the Heads of Terms, the date Option Agenement and the date Deed of Essensent serve reviewed											
	1						onne. The Applicant has emailed the Land Interest's agent, in March 2024, seeking for the Heads of Terms to be signed and returned. A latter was also sent to the Land Interest in March 2024.											
							The Applicant channel the Land Interest's agent for an update, and during a biophone conversation with the Land Interest's agent in May 2020, the Land Interest's agent named a concore with the essenter any prejudicing the Land Interest's adjust to grant Names Real access (our the cables) to the railway (Annulal Land Interest), Upon providing the Land Interest's agent and there is an uncore of the the interest of the set of t											
							Since CHH, the Applicant upple with the Land Interest's agent on an on-line video (TEABS) call on 20th June 20th, whereby the Land Interest's primary concern in relation to the Discretion assessment main drives that and interest from helps also to over their bod. The Applicant assess to relative some unstrong the mainter to the JAPC to the Discretion assessment main drives that and interest from helps also to over their bod. The Applicant assess to relative some unstrong the mainter to the JAPC to the Discretion assessment mainter the helps also to over their bod.											
							n digate this concern. The Applicant insume Revisional Vision of 15th July 2024 an appropriately wonded classe in minister to Network Ruit. The Applicant net with the Landownerk agent on 15th July 2024 requesting the Landownerk agent to seak the Landownerk confirmation of machings apparent.											
										[
060 Batcheller Morishoure (Batcheller Morishoure) On Behalf Of Grant Tablot And Tharesa Tablot Joner Tablot Thomas Tablot)	Chris Toping (Satchelier Monkhouse)	Agreed N	of Completed 5	x Required	Outstanding		The Applicant has been in regain consequences with the Land Interest and their agent since February 2021. Pasture and and track affected by cable rules, construction and operational access.	34	3011, 3012, 3014, 3015, 311, 312, 318, 318, 319, 3111, 3112, 3113	Part 1 (Calegory 1 and Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	Cable installation works. 14. Construction and operational access. 15. Operational access.	NA.	ek.	arSU	89-137		
Tabot And Theresa Tabot Grant Tabot And	1						Site meetings were held in Ayd 2021 and May 2022. It July 2022, the location of the substation was communicated to the Land Interest, which removed one of the proposed cable nonine from their land. Further Site meetings held in August 2022 and February 2023.											
Thereas Tabot)							The construction and operational access through the farmyard was removed from the design and reported to the Land Interest via phone in April 2023.											
Thereia Tabci)							Haads of Terms were issued in March 2022.											
Thereas Tabo)							The Applicant has sought feedback from the Land Interest's agent on a number of occasions, the last of which was via email in December 2023 and via a Letter in March 2024.											
Thansa Talboti							The Applicant has sought feedback from the Land Interest's agent on a number of occasions, the last of which was via email in December 2023 and was Letter in March 2024. The Applicant mer with the Land Interest's many appointed agent in May 2024 and follows up with an email clarifying versious point. The Applicant is availing feedback.											
Thavana Takotj							The Applications and Houtesh from the last bitmen's open area month of classions, the last of houtesh area and in December 2020 and a solarise bitmeth. 2020. The Applications and the last theorem is many proceedings and any proceeding of the Applications and t											
Therein Table)							The Applications and Houtesh from the last bitmen's open area month of classions, the last of houtesh area and in December 2020 and a solarise bitmeth. 2020. The Applications and the last theorem is many proceedings and any proceeding of the Applications and t											
Therein Tabley							The Applicant has sought feedback from the Land Interest's agent on a number of occasions, the last of which was via email in December 2023 and was Letter in March 2024. The Applicant mer with the Land Interest's many appointed agent in May 2024 and follows up with an email clarifying versious point. The Applicant is availing feedback.											

061 Lester Addige LLP	Matin Page	Draft Under Not	Agreements Completed Not I	Required	Cubranding	Status Locate The Applicant has had detailed dialogue with the Land Interest and the Land Interest's land agents commencing from April 2021.	2010034	Details of the Land and Works 10/4, 3302, 3302, 3304, 3305, 3306	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the	13. Temporary construction access.	NA	NA	NotSU		89-138	A60-012 REP1-101 PEPD-0	5-674
(Leater Aidridge LLP) On Behalf Of Green	(RLR Utilities) 2021	Discussion				The Land interest owns pastum and and woodand (planted sapings) which is affected by the proposed cable route.	21204			Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	14. Construction and operational access. 18. Onshore connection work.						PEPD-0 REP2-1	D-675 2-108
Properties (Kent &	00																REP3-1	3-109
Properties (Kent &	(Saulls LK LM)					The Applicant has sought to consult with the Land Interest with on-late and on-late meetings in June, August, October 2021, March, April, May, June 2022. The Applicant has followed up these meetings in writing, through either providing Sile Meeting Mares or in a letter.											REPI-1	4-111
Susses()LIF	2022 - July 2023					In May 2023, the Land Interest specifically requested that the Applicant does not issue Heads of Terms to the Land Interest or the Land Interest's agents.											REPS-1	5-155
	Chris Tipping (Batchaller Monkhouse) August 2022 only					The Applicant has continued to offer to work collaboratively with the Land Interest, and the latest correspondence with the Land Interest was in January 2024.												
						Heads of Terms were issued to the Land Interest in January 2024.												
	Simon Male (Mantagu Evane) March 2024 to present					The Applicant has contacted the Land Interest's new Agent to meet (in March 2004) to discuss further the Heads of Terms issued in January 2004.												
	March 2024 to present																	
						Further to the Land Interest's request, an on-elementing has been arranged for 24th April 2024, and the Land Interest's agent has requested to discuss the Heads of Terms issued to the Land Interest at that meeting.												
						The Applicant can confirm that Heads of Terms were discussed, but the Land Interest was more focussed on seeking to reach agreement on the Land Interest's preferred alternative cable routs.												
						The Aglicent to exchanged cands and the Last tensor agent in respect of the lastes of Trans and the Aglicent provided for Last tensor in the Aglicent provided for Last tensor in the Aglicent tensor in the A												
						Easement documents. The Applicant continues to work with the Land Interest's agent in seeking to reach a voluntary agreement. In June 2004 the Applicant has put forward, the proposal of extending the HC to pass undermath the newly planted woodland / thee supplings at the Landowner's request reducing the extent of tree supplings that equire to be removed for the Proposed Development. Negotiations with	00											
						regard to a voluntary agreement are ongoing with the Landowner.												
						The Applicant enables the Land Interest's agest on 16 July 2004 explaining the microale banks being unable to change the access off Nett Street. The Applicant issued Revised Heads of Terms and piles to the Land Interest's agest on the July 2004. Regolations are progressing. A fail will will the Applicant's land, engineeing and consents, respectively and the Applicant's bank and you have the Applicant's and applicant issued of the Applicant's and applicant issued applicant. The Applicant issued Revised Heads of Terms and piles to the Land Interest's agest on the July 2004. Regolations are progressing. A fail will will be the Applicant's land, engineeing and consents, respectively and the Applicant's bank and the Applicant's and the Applicant's and the Applicant's applicant issued applicant. The Applicant's bank and the Applicant's applicant issues of the Applicant's applicant issues and the Applicant's applicant issues of the Applicant's applicant issues of the Applicant's applicant issues and the Applicant's applicant's applicant issues and the Applicant's applicant's applicant issues and the Applicant's applicant issues and the Applicant's applicant issues and the Applicant's applicant's applicant's applicant's applicant issues and the Applicant's applicant's applicant issues and the Applicant's applicant's applicant's												
						construction access reads through the land. The Applicant agreed to provide fieldback on the Discourt patient. Their Applicant Bower requires to consider a construction access reads through the land. The Applicant agreed to provide fieldback on the Discourt of patient. Their Applicant Bower requires to consider a fieldback of the Discourt of the Discourt of the Discourt of the Discourt of patient. The Applicant Bower requires to consider a fieldback of the Discourt of th												
						contribution access index those those the second of the second back and the control prevents administrate access devices index these the second administrate access devices index the second administrate												
062 Joanne Higgins		Not Required NIR	Nati	Desupar	Outstanding	Access rights over lare to residential develop affected by cable construction and to be used as an operational access.	12/01/2024	202, 2213, 2214, 2215, 2214, 2211, 2212, 2213, 2215	Part 1 (Category 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works.	NA	NA	NotSU		88-170	REP2-0	80-0
						In April 2023; the Land Interest contacted the Applicant in meponee to the public consultation.			and Part 3	Imposition of Restrictive Covenants	15. Operational access.							
						The Applicant spoke with the Land Interest via telephone and followed up with an email in April 2023.												
						In October 2023, the Applicant discussed the Land Interest's concerns over the telephone and email confirming how their rights are affected.												
						The Applicant is not seeking to agree Heads of Terms.												
063 Henry Adams LLP	Andrew Thomas	Draft Under Not	Completed Not i	Required	Outstanding	The Applicant has been in regular consepondence with the Land Interest and their agent since April 2021.	24-07-001-0-1	29/23, 30/1	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA	NA	NorSU		99-254		
Behalf Of Mr And Mrs G Wookar Mit And Mrs G	(Herry Adams LLP)	Decrean				The Land interest has pasture and affected by the proposed cable name.	1			Imposition of Heathrows Covenants								
Wooigar (Mr And Mrs G Wooigar)						A site meeting was held in August 2001, where the Land Interest expressed concerns about the loss of grazing.												
						Haads of Terms were issued in March 2023.												
						The Applicant is swalling confermation from the agent that the Land Interest would like to work collaboratively to agree terms. A chaser email was sent to the land interest and their agent in January 2024 requesting feedback on the Haads of Terms documentation and a Later in March 2024.												
					1	A chaser email was went to the Land interest and their agent in May 2024 suggesting a meeting to progress the Heads of Terms. an email is January 2024 requesting feedback on the Heads of Terms documentation and a Latter in March 2024.	1	1	1	1	1						1	
					1		1	1	1	1							1	
			1		1	The Applicate insulate Vesiliant Network of Terms Is June 2024 and is availing feedback. The Landowerk's apper telesimal of the Applicant, in as no-line vision TEAMS call, on 11th June 2024 that the Landowerk does not believe the essenteet consideration of other reflects the development "http:// ania.org/that.org/	. 1	1	1	1					[1 1	1	
					1	International signs remained to unregenees, it all drives value to ABS call, on talk allo 2024 that the Landowser does not below the easement consideration of other relacts the development "hope" value of the land.	1	1	1	1	1						1	
					1	The Applicant issued Revised Heads of Terms to the Landowner on 26th July 2024. The Applicant has repeatedly assight a response from the Land Internet's egent following a meeting on the 19th July 2024 is response from the Heads of Terms which were issued on 20 July 2024.	1	1	1	1	1						1	
					1		1	1	1	1	1						1	
064 Batcheller Monkhouse	Chris Taping (Ratcheller Morkhouse)	Not Required NUK	Nex	Required	Outstanding	The Applicant has been in regular consequendence with the Land Internet since September 2021.	04000004-615	232, 233, 234, 237, 2316, 2320, 241, 248	Part 1 (Category 5	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA	NA	NotSU		<u>99-256</u>		
064 Batchaller Monkhouse (Batchaller Monkhouse) On Behalf Of Mr Charles	(Ratcheller Morkhouse)					Terrart farmer of pasture land affected by cable route.	24		and Category 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary construction access. 14. Construction and operational access.					_		
How (Mr Charles How)						The Applicant met the Land Interest and Seehadow on sale in May 2023, to discuss the Impact on the Seming Dusiness.												
						The Applicant in of seeing to agree Heads of Terms with the terrart but has been working collaboratively with the Land Interest's landers.												
						The Applicant is not seeing to agree Heads of Terms with the terrant buchtast been working collaboratively with the Land Interest's landard. The Land Interest incardly appointed a new agent (as at May 2024).												
						The Land Interest recently appointed a new agent (as at May 2024). Since CMH1 an email was sent to the tenant in May 2024 confirming the fee position in respect of tenant's advice in relation to the project and offering a meeting to progress negotiations.												
						On 6th July 2024, the Applicant contacted the tenant via email to suggest 18th July 2024 as a site meeting date with an Agricultural Liakon Officer (ALO), and is availing localization												
						On 18 July 2006, the Applicant met with the tenant on site (and their agent) with an ALLO (Agricultural Land Liaion Officer) present from another project. The Applicant will progress discussions relating any documentation required to be agreed further to agreement of full terms with the freehold landowner.	-											
			-			The Applicant has been in regular consepondence with the Land Interest and their agent alreas May 2021. The Land Interest owns pastare land affected by the proposed cable rode.	00000004-3-12	2013, 2014										
Detail Later Andre Marchael (Batchael Holmhouse) On Behalf Of M D H Duribell, Mrk L Duribell, Mrk L Duribell, Mrk L Duribell, Mrk L Duribell, Mrk L Duribell, Mrk L	(Ratcheller Monkhouse)	Agreed Not	Longeoed Next	Required	Cuaranang		24	28/13, 28/14	Part 1 (Calegory 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	 Cable installation works. 	NA	NA .	Norsu		201-208		
On Behalf Of Mr D H Dumbnel, Mrs L						A site meeting was initially held in August 2021 for a project introduction.												
Dumbrell & Mr R Dumbrell (Mr D H						A meeting was held in April 2002 to discuss a million route amendment being considered on their land as a result of design modifications.												
Dumbrell, Mrs L Dumbrell & Mr D						Heads of Terms were issued in March 2022.												
Cumbrell)						The Applicant has sought feedback from the Land Interest's agent, via email in December 2020 and a Letter in March 2024.												
						The Applicant has received comments back on the Heads of Terms and as at Deadline 4 (May 2034) is reviewing these in order to respond.												
						Since CAHI the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for pursual advice. In addition, The Applicant issued revised Heads of Terms on 20th												
						Jule 2004, set decty to the and mease and use email to the agent. Insee had an enhanced command on the progress document and each agreement. The Appoint has had uncus documents were not an ending with the agent regretaring the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to use of Terma (on a general basis for the calculation of	e la											
						Lob 2004, and receips for the and network individual to the agent. These has a winned occommentation that types accurate value va												
						Le 22 du la calcel phi la de remain de la calcel de la calcel contracte de la calcel contracte. Noveme en administration de la calcel contracte de la calcel con	e e											
						The product of the second seco												
						per all per la manufaction de la persona de	2 											
						The Applicant nearing determining from the spect that terms are agreed in respect of Muntham Farm 2413 Trust Heads of Terms in July 2024. Solicitors have been instructed to insee dust and negotiate the relevant legit documents.												
066 Barcheller Morkhouse (Batcheller Morkhouse)	Chris Tipping ((Duchster Monithouse)	Drat Under Not	Completed Next	Reçuind .	Outcoding	The Applicant real-less administra from the agent bit sums are agreed in negree of Number From 2013 Tract Hade of Terms in July 2014. Soliciture have been instructed in laws defined in the operation of the agent of Number and Parameters	8440034 2120024	an .	Part 1 (Category 1)	Acquisition of Flight by the Creation of New Souths or the	9 Cable Installation works	NA	NEA.	Nor SU		89.457		
064 Batchalar Montoure (Batchalar Montoure) On Selard Of M Mar Clearer And Mar Xann	Chris Toping ((Batcheller Monkhouse)	Diat Linder Not - Discussion	Completed Not 1	laquind	Dubtanding	The Applicational or advances for home any other that the application special Workson Provide and of Teennis July 2014. Earlies have been instructed to live and any other special and any other provided and application of the Application Special A	84.0004 2120004	20	Part 1 (Casegory 1)	Acquisition of Rights by the Onation of New Rights or the Imposition of Restrictive Covenants	S Cable Installator works.	NA	NA	NerSU		<u>88.457</u>		
D60 Bartheler Montouse (Batcheller Montouse Chainer Aller Mark Chainer And Mar Jann Chainer And Mar Jann Commer And Mar Jann	Chin Taping (Satcheler Monthouse)	Draft Under Not Platestion	Completed Nex 6	Inquired	Duktaning	The Application can also also thanks were in terms as your in several field that from 21%. The field of the Application to the	a 4 4 2120224	e0	Part 1 (Category 1)	Acquision of Flights by the Creation of New Rights or the spontation of Private States	8 Cale Installator works.	NA .	NA	Nation		<u>89.307</u>		
Didi Batchalar Madoouse Batchalar Madoouse O Shanad CH & Max Classor And Bis Assan Classor And Bis Assan Classor And Bis Assan Classor J	Chile Teping ((Batcheller Mitrikhouse) 1	Draft Linder Not o Discussion	Completed Net 1	angured	Dubtaning	The dynamics are advanted by the second of t	a di contra di c	aro	Part 1 (Catagory 1)	Acquistion of Rights by the Owalion of New Signs or the equation of Point Clave Courses in	6 Cale initiation work:	NA.	MA	Na Su		88.327		
000 Batcheler Monthouse an Distance Of the Mark Classer (Al Mark Classer (Al Mark Classer) Al Mark Classer Classer Classer (Al Mark	Chris Taping ((Ratcheller Monishcuse)	Draft Linder Not o Discussion	Completind Next I	Anguland .	Cubraning	The Application can also also than the main asy que it is equed if Auditer from 213 Transitional of Freen July 204. Solidars have been been also that and and also that and and also that and and also that and also that and al	a di	æ9	Part 1 (Calegory 1)	Angustion of Flags to give Creation of New Flagse or the expedition of Flags Schw Connects	9 Cola Indelator avia	84	NA	Ner Su		88.30		
Still (Batt Safer MonthCaster (Batt Safer) Caster of U.B. Sonner Caster of U.B. Sonner Caster of U.B. Sonner Caster of U.B. Sonner Caster of U.B. Sonner	Chile Taping (Batcheler Monthouse)	Dret Under Nor o	Completed Nat 1	laquind	Duktanling	The dynamics and and the balance of the second of the seco	a di	20	Part 1 (Calegory 1)	Aqualium of Signs is the Condence Hear Signs or the regulation of Reservice Conseans	V Gile indefine wes.	RA.	NA	Natio		<u>8830</u>		
000 Betcheller Ministration Betcheller Ministration Characteristic Ministration Characteristic Coloure And Bit Alexan Calavor And Bit Alexan Calavor Calavor	Chin Taping (Ratchele Ministrane)	Deal Linder Nex o	Completed Nat I	Regulard	Outstanding	The Application can also application from the specific sequencies as queries as queries as queries and	a di angla d	80	Part 1 (Canagory 1)	Napatan d'Ages Ig de Center d'Ana Ages o te Impole de l'Rechte Conness	9 Cell solidar solu	94	96A	Na Su		<u>89.20</u>		
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009 Batcheller Morkhouse Alatair Cameron	Agreed	Not Completed	NX Required	Outstanding		Status Update The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.	BN/2024.	Details of the Land and Works 2104, 2105, 2106, 2107, 2108, 2109, 2140, 2141, 201	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works	NA	NA.	ex SU	2	AcC-01	12	
(Ratcheller Morkhouse) On Behalf Of Patrick	N)					The Land interest has particle land affected by the proposed cable route and a proposed operational access.	3120004		and Category 2) and Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary construction access. 15. Operational access.							
John Marcel Hatchinson (Patrick John Marcel						Site meetings were held in March and Segtember 2021, where the Land Internat solved concerns about the Invescales of construction.												
Hathinon						In July 2022, a meeting was held to discuss a minor nume amendment that was being considered on their land as a result of design modifications. The new route was taken forwards following consultation.												
						Heads of Terms were issued in March 2023 and the Applicant has been sent a number of queries regarding the documentation by the agent.												
						Feedback has been soucht from the Land Interests apert via email in December 2022, with further correspondence in January 2024 and a Letter in March 2026.												
						Since Carlot the applicant team Latera to be Lace Tablet in Jane 224 to defly the patient in respect of these for granussian date. In addition, The applicant is audit where it was a difference on 2000 tablet 2000 tablet the applicant team and the originate difference on 2000 tablet the applicant team and t												
						Jure 2024, set directly to the land interest (via post) and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Trial pile, marker posts,	De .											
						calculation of construction access payments, operational access usage and areas for indicative HCD locations outside of the 40m working width. The Applicant had decussions and ennal consepondence withe land Interest's apent on 25th June 2024. Itst July 2024 and July July 2024. On July July 2024 the apent confirmed there are no formal tenancies on the land. The apent is waiting to receive the updated	a.											
						precedent documents, however, we understand the land interest does not want to sign the Heads of Terms as he has requested greater financial compensation.												
						On 51 JUy 2006 the Applicant had a phone call with the landown's agent to check the current status. The agent confirmed that the previously supplied information was useful. At this stage, however, the landowner's agent has provided feedback that the landowner would like greater financial components buffers along the leader of Terms. Likewane Adeption Head of Carlos and the happene sensities are arrangement and the the component should be Double and the landowner would be approximation. Further to component should be Double and the langong are should be the component should be Double and the langong are should be Double and the langong are should be approximately and the langong are should be Double and the langong are should be approximately and the langong are should be Double and the langeng are should be approximately are should be as a should be are should be approximately and the langeng are should be approximately and the langeng are should be approximately are should be as a should be are should be approximately are should be approximately and the langeng are should be approximately are should be approximately are should be approximately and the langeng are should be approximately are should b	-											
						an agreement personnent, should be DCD be granted and the landowner change their persists prior to construction. Further to orgoing discussions Heads of terms have now been agried with the land interest on 211924												
	Draft Under	Not Completed	Not Required	Outstanding		The Land Interest was first consulted by the Acolicant in July 2021.	20000004-61	218.219.2111.2112.2112.2114		Acculation of Rights by the Creation of New Rights or the						89-300		
670 Peter Christopher May & Easine May	Draft Under Discussion	Not Completed	Not Required	Outstanding		The Land thereas was first consulted by the Applicant in July 2021. Land parcel bottering an existing time and access rights to residential deelling, affected by use as an operational access route	24	258, 258, 259, 2115, 2122, 2123, 2114	Part 1 (Category 1 and Category 2) and	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	NA	NA	ior SU	9	9-300		
						Land parcel bordering an existing lane and access rights to residential duelling, affected by use as an operational access nous Decode attempts, the Acalcant has been unable to make contact with the Land Interest.			Part 3									
						Ceepes atempts, the Appicant has been unable to make contact with the Land Interest.												
						but no response has been provided												
071 Chris May and Elaine Max	Not Required	NA.	Not Required	Outstanding		Please see the narrative in the Peter Christopher May & Elaine May row Unique Reference No. 079	28/05/2024	218, 319, 2111, 3112, 3113, 3114	Part 1 (Calegory 1 and Calegory 2) and	Acquisition of Rights by the Creation of New Rights or the transition of Restrictive Covenants	15. Operational access.	NA	NA	ior50				
072 Batcheler Morkhouse Chris Tipping (Datheler Morkhouse) (Datheler Morkhouse	Agreed	Not Completed	Not Required	Outstanding		The Applicant has been in regular consepondence with the Land Interest and their agent since February 2021. The Land Interest operates a mixed dairy, beef and anable farm, affected by cable source,		26145, 2714, 2714, 27128, 2812, 2813, 2814, 2815, 2816, 2817, 2818, 2819, 2819, 281930, 28193, 28193, 28193, 28193, 28193	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works	NA	NA	ior SU	9	9-306		
(Batcheller Monkhouse) (Batcheller Monkhouse On Behalf Of R G Nash & Sona (O C Nash)	N)					construction and operational access and soil storage area.	3120036	28/10, 28/11, 28/16, 29/8, 29/9, 29/10, 29/14		Imposition of Restrictive Covenants and Land to be Used Temporarily (Access and Storage of excavated materials)	11. Temporary soil storage. 13. Temporary construction access.							
& Sons (R G Nash & Sons)						Site meetings held in February 2021, May 2022 and December 2022. A route variation was agreed and put forward for consultation in April 2023.					14. Construction and operational access. 15. Operational access.							
						Haads of Tents were insued to the in July 2022. The Applicant has saught feedback on a number of occasione, including an on-line meeting to discuss concerns in November 2023, including a Letter in New 2024. No including was hold with the agent in April 2024, including a Letter in New 2024 and the saught feedback of Tents. The Applicant enables the Land Itenses's agent for further comments on the Heads of Tents in order to program discussion on the vicination appendent in New 2024.	2h 6											
						Following the appointment of a new agent, the parties have been moving forwards positively with discussions. Following CAH1, a Latter was sent to the land Interest on 6th June 2024 to confirm the project's position in relation to fees for professional advice. In addition, the Applicant issued review Heads of Terms on 20th June 2024, both directly to the landsener (by post) and via email to the agent. These Heads	at											
						Terms have an enhanced commercial offer to progress decuasions and reach agreement.												
						As of the sense saming uses that will be appointed to 2004 and 2004 and 1004 and 100	a l											
						and renong spectramen. The Applicant responded on 25th Jane 2004 with the associated documentation and the request of an engineering alle visit. The Applicant has had a number of meetings with the La Interest's agent, to discuss the general form of the Heads of Terms and specific points in relation to the land at Brightness Farm to understanding blockers' in respect of progressing the agreement	na L											
						These include meetings on 6th June 2004 and 1st July 2004 to which the Applicant has responded on the following points: along the cable to the east of the Order Linds (subject to surveys), reinstalement commitments, and the role of the ALD.												
						Following a meeting with the Landowner on site on 18 July 2024, the Applicant introduced the Landowner to an Agricultural Liaison Officer (HLO), who works on other projects with the Applicant, to assist in												
						Following a meeting with the Landowere on sile on 11 July 2026, the AppLease introduced the Landowers to an AppLeaker Landowers to an AppLeaker Landowers to an AppLeaker Landowers and the AppLease to benefit of AppLease to Benefit of AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease to Benefit of AppLease to Benefit of AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease to Benefit of AppLease Technology and AppLease Technology an	D4.											
273 Knight Frank (Knight Rachel Party)	Draft Under	Not Completed	NX Recured	Cubitanding		interest by the technical set in the technical set of the set of t	H 01/08/2024	2014 2215 2217 2221 2222 2223 2224 2224 2010 0007	Part 1 (Category 1	Accuration of Rights by the Creation of New Donks or the	9. Cable installation works.	NA	NA	927 SU		8.327 0001.1	172 PEPD-007	
073 Kright Frank (Kright Rachal Patch Frank) On Behalt Of R J (Kright Frank LLP) Goring, R H Goring, P	Draft Under Discussion	·			1	construction and operational access routes.		2014, 2015, 2017, 2019,	and Category 2) and Part 2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporally (Access, Construction Compound and Cable duct ethinging)	10. Temporary construction compound. 12. Temporary duct attinging area			·	-		REP3-142 REP3-143	
Goring, Wiston Estate Partnership (R.) Goring		1	1	1	1	An initial site meeting was initially held in September 2021.	1	23/18, 2320, 2321, 34/1, 248, 345, 246, 34/7, 248, 24/18, 2277, 24/18, 2320, 2321, 34/1, 248, 34/5, 246, 34/7, 248, 24/14, 24/15, 24/18, 25/1, 25/18, 35/1, 25/12, 24/1, 24/2, 24/8		duct stringing	13. Temporary construction access. 14. Construction and operational access.						REP3-144 REP4-135	
R H Goring, P Goring, Wiston Extern		1		1	1	The rationale and decision-making process for not progressing with the route to consultation was communicated at a site meeting in April 2022.	1		1	1	15. Operational access.					1	REP4-135 REP4-136 REP5-134 REP5-185	
Patrenhip					1	September 2001, the Land Interest proposed an alternative construction access route and removel of a proposed operational access. Subsequently both requests were factored into the design, and presents to the Land Interest at a role meeting in April 2002.	4	1	1								REPS-185	
		1	1	1	1	to the Labo Insures at a law meeting in April 2022. Further alle meetings were held in January 2023 and May 2023.	1	1	1	1								
					1	Further is in needings were need in January 2022 and May 2022.	1	1	1									
						Preserve in ministration and the card and the second address of the card interest, including meeting with various tenants on site in May 2023.												
						remerpheness and open consequences and and a senses, in capacity memory and senses and and in any capacity. Fabricary, March, April and May 2029 with the latest meeting held on 20th May												
						It the 28th May 2004 needing many lates is the leads of Terms wave discussed and agreed with only a live points new remaining. An undersking is being provided for solicits free to make the latest were of the leads of therms, given the amount of deal terms taken be able of leaders in the solicit terms of the lead terms the leader of the solicit needers which the register is a saling term in the interaction of the data terms on the lead terms of the solicit needers which the register is a saling term in the interaction of the solut terms of the solicit needers which the register of the solicit needers which the register is a saling term in the interaction of the solut terms of the solicit needers are solicit.	on											
						applicant is availing further information from the Land Interest on.												
						Since CWH the Applicant serie latter on 6th June 2024 to the Land Isterest to callify the position in support of less for professional advice. In additor, The Applicant issued revised lesses of Terms on 5th June 2024 with an entranced contenession for program discussion and each agreement. On 6th July 2024 the Applicant series allowed on the restriction access agreement and begin for the Land to the Applicant series and each agreement. The 6th July 2024 the Applicant series and a mode and each advice and each agreement. On 6th July 2024 the Applicant series allowed on the Issue and each advice and each agreement. The first series and each advice and each agreement and each agreement. The first series are adviced and advice advi												
						June zon with an entranced commercial other to progress declassions and mech agreement. On eth July 2004 the Applicant In-collumbe the Heads of Terms with amendments associated with construction access payments and updates from the Land Registry.	·											
						The Androne had only in the location of the high decision of the high decision of the Androne has a statement of the high decision of t												
						The Applicant had online teams call with the landware on 23 July 2004 and 20 July 2004 to discuss the outstanding commercial elements in the Heads of Terms: BND Credit, Compound nert, essentent too and temporary and admittation. Further engigement with the landware is detailed within the Walston Examin Landware Engineerer Engineer.												
014 Ruth Taylor	Draft Under	Not Completed	Not Required	Outstanding		and temponey and inclusion. Further approval to the temponey is a state of the temponey and inclusion. Further approval to the temponey and inclusion. Further approval to the temponey and inclusion of	31107(2024	12/12, 13/2, 12/2, 13/4	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable Installation works .	NA	NA.	ierSU		9.32		
674 Ruth Taylor	Drait Linder Discussion	Not Completed	Not Required	Outstanding			31(07)2024	12/12, 120, 124, 124	Part 1 (Callegory 1 and Callegory 2) and Part 2	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Commants	9. Cable installation works. 15. Operational access	NA	NA.	ier SU	-	80.025		
Die Ruth Taylor	Draft Under Discussion	Not Completed	Nix Required	Outstanding		Updated Hasks of Terms were sent to the landwarer and land agent on the 17th September responding to point saled on the HoTL by the land Internet, solidor representatives and land agent. Discussions have been third in installon to non-intrasive survey access with a survey access licence agreement signed by the Land Internet.	21/07/2024	10/13, 150, 150, 154	Part 1 (Calegory 1 and Calegory 2) and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Commants	R Cable installation works. 15: Operational access	NA	NEA	ku Su	2	<u>98-38</u>		
Ghé Ruth Tuylor	Draft Under Discussion	Net Completed	Na Required	Outstanding		salated levels of Times was not to be induced and levels in the "Of September recording to point subset to the Vich by the last hereits within representative and lood agent. Discussions have been held in relation in traditional processing status in the same special sequence signed by the Last hereit. The Last the Hereit even an access that which is the Alex program caller mark.	21/07/2024	1973, 132, 133, 134	Part 1 (Category 1 and Category 2) and Part 3	Acquisition of Rights by the Devalors of New Rights or the Imposition of Restrictive Covenants	8: Cable Installation works. 15: Operational access	NA	NA.	ka Su		9.12		
Cha Ruth Taylor	Drat Urder Discussion	Not Completed	Sizt Required	Dubrianding		salad ten of free was not to be been entered and the second secon	311072024	1013, 132, 133, 134	Part 1 (Category 1 and Category 2) and Part 3	Acquisition of Pagets by the Creation of New Pagets or the exposition of Restrictive Covenants	8: Ozlak Installation works. 15: Operational access	NA	NA.	625U	8	<u>84.132</u>		
04 Kuti Tajar	Drat Urder Discussion	Not Completed	Na Required	Cultining		- baled label, Tales was not it hat bales and independents in this Supplice have marked by term label on the Subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation and the spectral sequence inputs is the subplice have been address presentation address pr	31/07/2024	941, 62, 63, 194	Part 1 (Category 1 and Category 2) and Part 3	Anguation of Digits by the Cruston of two Digits or the Imputtion of Restrictive Community	9 Catala Installator works. 15 Operational access	NA .	NA	wa Su	3	94.52		
Dre Bast Taylor	Draft Under Discussion	Not Completed	tet Required	Outrinning		unterstand in Plana markets hardware and stagents for 19 bygente markets and in Architect hardware and in Architecture and an Architecture and	31672024	1913, 192, 193, 194	Part 1 (Canagory 1 and Category 2) and Part 3	Aqualition of Rights by the Owation of Yeas Rights or the Republics of Plast Schee Connucts	8. Colle installation works. 15. Operational access	NA	NA.	92 SU	=	<u>10.132</u>		
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Die Gebruge	Draft Under Discussion	Ner Congleted	Not Required	Outraning		International Control	24107/2024	941, 96, 98, 94	Part 1 (Category 1 and Category 2) and Part 3	Aquilier of Egipts by the Costand Heat Egipts or the Inpution of Rest Clar Costants	 Califa Institution within 14: Operational Access 	84	44	er Su	2	86.132		
o'n dat bye	Dratt Linder Discussion	Nor Complemed	No Required	Outriending		International Control International International Control International	3167264	0-11 0-2 0-3 0-4	Part 1 (Canagory 1 and Catagory 2) and Part 3	nayakina of Apple Is of a Contract of Hen Spins or the Registration of Relations Conserves	1 Gale southout within 15 Operative access	84	84	er50	Ē	99.922		
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D82 Forestry Commission		Not Required	NA	Not Required	Outranting	to be a mean of the period generating evolution in the local of the set of th	05/052024	194, 196, 197, 198, 196, 202, 2924, 2936, 2937, 207	Part 1 (Canagory 2), Part 3 and Part 4	Acquisition of Rights by the Creation of New Rights on the Imposition of Restrictive Covenants and Land to be Used Temporally (Access)	5. Cable Installation works. 13. Temponary construction access. 14. Ocenstruction ad operational access. 15. Operational access.	Drown Interest, National Trust and Open Space	1514, 1105, 1107, 1108, 1016, 25:02, 2103, 2108, 2107, 207 - Oroun Land only 2102, 2103, 2108, 2107, 207 - Matter of Paratices.	NatSU	<u>89-121</u>	REP3-	102
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093 Mathew James Benson	N	ktRequired NR	Not Required	NA.	The proposed ratio in the due not puse longith to London with both hidde and antipland without the London must. The Applicant in the instance has not extend this decussion our Heads of Terms. The Applicant has been usable to make contact with the Land interest. Attempts by the Applicant to make	20030004.4-12 24	24	Part 1 (Category 1)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works.	NA	NA	NotSU			
DH Jannifer Hall & The Executor of James Rodney Hall	^	greed Completed	Not Required	NA.	context will continue. The Land Internet ingoed and statumes HoTe In May 2020. The Applicant's legal advisors have been instructed to draw up the Option Agreement and Deed of Essenseer. Both documents have been instand to the Land Internet's solidar for review	200004 3/12/2	1 724, 7/25, 7/26, 7/27	Part 1 (Category 1 and/or Category 2), Dot 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works. 15. Operational access	NA	NA	NotSU			
005 Michael Edward Cooper & Mery Patricia Cooper	Andrew Thomas A (Henry Adams LLP)	greed Completed	Not Required	NEA	Bot and beauting the control of a short of the second	2000004	730, 7/21, 702, 7/23, 7/24, 7/25, @1	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable Installation works. 15. Operational access	NA	NA	Not SU	-		
066 Kanneth Rozier & Susan Ann Statier		Not Completed	Not Recyled	204	The Applican's bight induces these is an induced in data up in the Option Approxement and the and of Exament. Durit documents have been instand to the Land Interart's addictor for view and approxement. Solid documents have been instanded for bids pairs as programs and applications and approxements.	7212024	708, 701, 702, 703, 704, 705, 81	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable installation works.	NA	NA	NerSU			
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098 Working Eurough Council	G	frait Linder Pict Completed	Not Required	NA.	In the street one sport of Maringen Lange Database and Barra Marine. In the street of	2010006 31204	186, 534, 537, 538, 534, 534, 534, 534		Acquisition of Rights by the Oreation of New Rights or the Imposition of Rised/Clave Commants and Land to be Used Temporary (Access)	 Tempony construction access. Construction and operational access. 	NA	NEA.	NetSU			
tree Mytle Stables Limited	Î	greev Completed	NEX Hagund		The Applicant's legal advisors have been instructed to draw up the Option Agreement and Deed of Easement. Documents have been updated by the Applicant to reflect the latest commercial offer is September 24 and negotiations are angoing with regard to the agreement of documents.	a	12/13, 132, 133	Part 1 (Category 1 and/or Category 2), Part 3	Acquisition of Rights by the Onsation of New Rights or the Imposition of Restrictive Covenants	n - unw instantion work. 15. Operational access	1929.		reas and			
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153 Foron-Makin Pignat, Cap Stream Mark-Janapa Ca, Cashin KK LSD Galacu, Notice Laprese Howerth Howerth	Agreed	Not Completed	Not Required	NA	The Application the test in a Simple Application the and a test and the Application of Salas 2020. The Land Theorem and and a dark a simple memory series of the Salas of the Salas and Salas Application the Salas Applicat	34	805, 307, 308, 304, 3043, 3011, 3012, 3014, 3014, 3015, 317, 310	Part 1 (Calegory 1 and/or Calegory 2), Part 3	Acquisition of Rights by the Conston of New Rights or the imposition of Reservice Constants and Land to be Used Temporarily (Access)	6. Cable installation works. 11 Tempospy construction access. 14. Construction and operational access.	84	NA 1	ior SU		
154 Seater Parks Overlagen & Skalar Parkson Overlagen	Draft Under Discussion	Not Completed	Not Required	164	The Leadman fairs a dealer length of the Times in the TIME 2014 (Section 1) and the Leadman fairs of the Leadman f	46640004-3-13- 34	368, 369, 3693, 3011, 3012, 3013 201, 301, 304, 305, 304, 307, 3011, 3012, 3013	Part 3	Acquisition of Rights by the Cheation of New Rights or the imposition of Rest/Crive Covenants	15. Operational access.	NA	NA I	er SU		
16 To General of Nam Anno Anno Anno Anno Anno Anno Anno Ann	Dati Under Discussion	NE COSpend	Nat Hogand	104 	Anton to achieve the tackets in the tackets is under a Namio test instelland and generalized scalar generalized and an interface. The second scalar s	24		Part 3	Aqualitati officiĝis la fais content d'Ales Signi o Re Information d'Alestatis Courses	 Operational access 	aa	ах 1	a su		
106 Kanan Mary Sitzabath Koigtos & Simon Paul Koigtos	Agreed	Not Completed	Na Required	NA .	In Angle in the laster companion with the Last Instantiants Coder 2020 Operation scalars and coder from the Coder Coder 2020 Read of Cores we can also April 2020. The Last Coder and a Analogies agoing it can also for any Laster Scalars have been indicated and also discovering properties for regarding.	34	12(2, 1766, 1377, 1768, 1376	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	NA	NA I	kr SU		
197 Biolest Thena Rosen Alan Sexuel Dienen O'u Biol	Dieduktion	Kiz Congleted	Not Required	NGA.	The Application law inclusion the Law Team of Advanced Team of	26 26	પ્રથમ, પાંચર, પ		Aquation of Adging to you constant of the Adging on the imposition of Restriction Constants and Land to be Used Temporary (Access)	13. Tengony construction access. 14. Operational access		104	225U		
102 Gordon Mathema Goger & Jacobie Gogie Singer	Draft Under Diecussion	Not Completed	Not Required	NA	In Agental In last in Simplifica and In Last Enterior May 2014. This call frame and a subject of and lastly the and Congo subjects in balance and the follow is bits a support of particular to an and Simplification of the and the subject of the	40040004-3-13- 34	946, 1911	Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access.	NA	NA I	er\$U		
(iii) Distant De Touter Logen Disper Noter Logen	Daft Under Discussion	her Conjand	Nu Regional	604 	Statemark names used belowing any any advanced and backflowing outsides in all contraction and any advanced in any advanced and advanced in a statemark names and advanced in a	a 26 4	ατή που ποιο ποιο το		Suppose of program by the count of the steps of the the steps of the steps of the step of	 Can and an end of the second se	ал А	ακ. ι	ad 20		
10 Administrative Figue & Yeans	Draft Under Discussion	Not Completed	htt Registed	966	The Application to their companions on the transmission on a given the scale failer on an experiment of the scale failer of the scale failer of the scale failer distribution of the scale failer dis	31000000,313 34	202.204	Part 3	Acquisition of Ringins by the Constraint of the Ringins or the Imposition of Ringitudies Constraints.	 Operational access. 	NA	86	ex ŝu		
111 Calmine July Strategi Parci Parcel	Det Under Discussion	Not Completed	Not Required	NIA	Ex Application las min companion de la facta de la contractiva Appli 2011 Ex Levil Internar en las contractivas Appli 2011 Ex Levil Internar en las contractivas Appli 2011 Antonio de la contractivas Appli Antonio de la contractivas Appli Antonio de la contractivas Antonio de la contractivas Appli Antonio de la contractivas Ap	41204	2006,2102,2109	Part 3	Acquation of Rights by the Countries of these Rights or the Imposition of Restrictive Countries	15 Operational access		NA I	er Su		
12 Loka Karusaa	Agreed	Not Completed	Nat Required	NA .	The depend and the tending specified tend is the state of the state of the state (3.6). The dependence of the state of th	24 24	AND AND AND DO	Part (Collegary 1 andro Cangory 2), Part 3	Anachtan of Higgs In Spin Contain of Hen Signa of An Instantion of Hearnich Consumm. and Level to be Liked Temporality (Access)	B. Cale mediation works.	National Total, Occur Yearest and Open	2102 2103 2106, 2107 207 1 Notem That day 2102 2103 2108, 2107, 207 - Oreen Land only 207 - Open Space only	22 5U		

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Tracking 113 Lady Meryl Paticia		Agreed	Agreeme Not Completed	Not Required	NA	Status Locate The Applicant has been in contact with the Land Internet since November 2000.	28/05/2024	Details of the Land and Works 2143, 2144, 224, 225, 226	Part 1 (Calegory 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA	NA	Not SU	^	00-012	
-						The Land Internet owns agricultural land, woodand and a point affected by the proposed cable raute (HED construction methodology). Heads of Terms laused in March 2023 a site meeting followed in March 2023			Part 3	In possible of Party Law Constants							
						Heads of Terms issued in March 2023, a site meeting followed in March 2023. The Applicant received signed Heads of Terms from the Land Intervet in May 2024.											
114 Carol Anne Cummings &		Draft Under	NA	Not Required	NA	The Applicant has been in consepondence with the Land Interest and their agent since January 2021.		22/13, 22/14, 22/25, 22/20, 22/15, 22/20, 22/26, 22/26	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA	NA	NorSU			
Robert William Cummings		Discussion				Please see the narrative in Mark & Karen Cleaver row Unique Reference No. bill.	31204		and/or Category 2), Part 3	Imposition of Restrictive Covenants	10. Temporary construction compound 12. Temporary duct stringing area 13. Temporary construction access						
						The Cummings are the francisk owners as per the Land Registry, however, the Land Interest has confirmed that title has now been transferred from the ownership of the Cummings to the ownership Clearvers. The was confirmed via email in April 2024.	ifthe										
						The Applicant has sought feedback on the Heads of Terms in a Latter in March 2024. As noted in the Rosent Landourser Engagement Report document submitted to the Examination, the land interve	et has										
115 Kevin Byrne & Lius Idarie	Rowat Alan	Draft Under	Not Completed	Not Required	NA	The Applicant has been in regular consequences with the Land Interest and the appet since February 2021.	01/08/2024	26/11, 26/12, 26/13	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	9. Cable installation works.	NA	NA	NotSU			
Byme	(H2Burg	Discussion				Pasture land affected by the cable route (HDD construction methodology)			andior Category 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Uked Temporally (Construction Compound, Access and Cable Duct Stringing)							
						A site meeting was initially hold in February 2021.				recommended.							
						May 2022 also meeting with agent to explain mode amendment to the south of the Land Interest's tile and amended cable mode over their land hidding. Heads of Terms lawaed in March 2023.											
						Heads of Terms issued in March 2023. Site meeting in October 2023, where Land Interest confirmed they did not want to progress decussions for the Heads of Terms.											
						and memory in Calceler and, your same tension common only not no men by regions decastance is a memory. The Applicant sector build have a Latter in March 2006 to confirm their position on the Heads of Terms decastance. The Land Interest responded restating their position via email in April 2004 to a Applicant responded in April 2004.	tich the										
						Applicant responded in April 2024.											
						Following CMH1, alletter was sent to the land Hesset on this Jane 2004 to confirm the projects position in relation to fees for professional addice, a revised Hesset of Terms of the was also sent in the po 28th Jane 2004 with an enhanced commercial drift to programs discussions baseds agreement. A meeting-was their with the Land Hessets agree with a sent and addice and and addice the sent inter use of the sent and agreement of the sent of the sent and agreement of the sent of the sent and the s	i and n-4th July										
						2024.											
						Assume to conventions that distributions are applied as part (or do that the barry barry barry barry barry barry and the second as a projection of the secon	top. The Applicant										
						removes the Property from the Order Limits estively. The Applicant will continue to negotiate and hopes that a voluntary agreement could still be reached before the start of any works											
110 Louise Jane Shoosmith & Mark Stephen Shoosmith		Draft Under	Not Completed	Not Required	NA	The Applicant has been in consepondence with the Land Interest since July 2021.		27/21	Part 1 (Calegory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and operational access.	NA	NA	NorSU			
Shapanith		L'INCLUSION I				A silver of pasture land hedgerow border (17 sign) at the north-eastern corner of the land holding is included as a construction and operational access.			Part 3	Ingointer of Party Law Contracts							
						The Applicant attempted to engage with the Land Memore Geneticity in persons via a door knock in June 2023. The Applicant was able to obtain contact datalis and followed up with an email. Heads of Terms issued in December 2023.											
						react or rema assad in becambe zozz. Latest consepondence via telecom in January 2004 and a subsequent follow up email regarding queries about the Heads of Terms in January 2004.											
						After was set of head block 2014 requestly block on the tasks of Finance. Bases Over, the Applicate sets and an one Absolute Set of the Applicate sets and an operation of the Applicate after the transmission of the Applicate after the transmission of the Applicate after the Terminal Register after the Applicate after the Terminal Register after the Applicate after the Terminal Register after the Applicate Applica	-										
						discussion reparing the impact of the works and the Heads of Terms with recent correspondence exchanged in October and November. It is expected that Heads of terms will be agreed short	*										
117 Januar Shared Vector #		Draft Uniter	Not Completed	Not Required	NA	The Applicant has been in correspondence with the Land Interest since Jah 2021.	-	27/22. 27/23	Part 1 Kommon *	Acquisition of Rights by the Creative of New Dorms	14. Construction and operational access	NA	NA	NorSU			_
117 Jason Herdd Young & Nicola Young	1	Draft Under Discussion		Calendar		The Applicant has been in consepondence with the Land Interest times July 2011. Small section of driveway'erage (12 apr) adjacent to an existing track which is affected by a construction and operational access.	41204	an one would be	and/or Category 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	· · · · · · · · · · · · · · · · · · ·						
				1		Initial meeting was held in June 2022, bilowed up with an email and the offer of another meeting.		1	1	1		1					
				1		Head of Terms issued in December 2022 (availing feedback).		1	1	1		1					
				1	1	Latest comexpondence via a Letter in March 2004 requesting feedback on the Heads of Terms.		1		1		1					
				1		Since CMH, the Applicant eart a latter on this June 2004 to confirm the position in respect of fees for protessional advice. Revised Heads of Terms are due to be interested Heir Instance in data earer Revised Heads of Terms were issued in July 2024. No response has been recisived by the Applicant and the Applicant confinees to follow up seaking feedback.	-	1	1	1		1					
110 0,0000 1000	Count Max	Arrest .	Not Considered	Net Danukari		The Applicant has been in regular consequencies with the Land Interest and their agent since Nech 2021.		2 2817, 2818, 2819, 2620, 2621, 2822, 2823, 2825, 291	Dart 1 If	Annual Son of Science has the Construct of New York	6 Cable installation works	NA	NA	boy Gil			
118 Benjamin Matthew Marten Leathers & Joanna Maganet	Rowan Allan (HJ Burt)					The Applicant has been in regular consepondence with the Land Interest and their agent since March 2021. Pasture land and paddocks affected by cable node. Driveway to residential develop and equestion facilities proposed as operational access.	24	and co, and the and the antide, and a 20022, 20023, 20025, 2011	and/or Category 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational access						
Leathers						Site meetings were initially held in March 2021 and September 2021.											
						Heads of Terms issued in May 2023.											
						The Applicant met with the Land Interest on site again in Illerch 2022.											
						The Applicant emailed the agent requesting feedback on the Heads of Terms in February 2004, via a Lether in March 2004 and via their agent in April 2004. The Applicant emailed the Land Internet and their agent in May 2004, to request a date for a meeting to discuss the Heads of Terms and any points that require classification in order to progress negotiat											
						Following CAH1, a letter was sent to the land betweet on 6b June 2024 to confirm the Applicant's position in relation to fees for professional advice. A site meeting was held with the Land betweet's age	nt and the										
						land interest on 12th June 2024 to discuss outstanding concerns and blockers' for progressing with the Heads of Terms. Anumber of points were raised which were summarised in an email from the to the agent on 21st June 2024. On 27th June 2024, the revised Heads of Terms were issued to the agent via email (and sent in the post to the land interest), as well as answers to the outstanding con-	Applicant										
						Heads of Terms were circulated on 20th June 2024 and comprise an enhanced commercial offer to progress discussions and reach agreement) and the Applicant spoke with the agent on the phone o 2024 and had an on-line teams meeting on Bit July 2024 reacting these.	e nevised in Sth July										
						design (set) water waters to not stress of these 2014 under the bytand particle based on the type planetary and the based on the bytan (set) and the based on the base	n revised in Sth July										
119 Forgate Investments	Chie Sprat	Draft Under	Not Completed	No. Required	NA	Heads of Terms are now agreed and exilicitors have been instructed to draft full option and essenser documents. The Applicant has been in regian consequences with the Land Iterust and their agent alree March 2011.	enviced in Sth July	2 28/26, 2602, 2614, 2616, 2617	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	Cable Installation works	NA	NA	NorSki			
119 Forgate Investments Limited	Chris Sprat (Spratt & Son)	Draft Under Discussion	Not Completed	Not Required	NA	Instant of Terma are a low appendie of exclusion to the six instances of solid million and essence discusses. Terma applicant task lateri in regular companyations with the Lacel Instance and the angle status laters (2011 Panales with discuss large and tasking task proposed as unconscional access.	eroked in Shi Juy Shi Secolari Shi Ji	- 26/36, 262, 264, 264, 264, 267	Part 1 (Calegory 1 andior Calegory 2), Part 3	Acquisition of Rights by the Charlon of New Rights or the imposition of Reathfoliw Conversities and Land to be Used Temporarily (Strange of excended materiale)	9. Cable Installator works. 11. Temporary cell istoage. 14. Construction and Operational Access.	NA	NA	Not SU			
119 Fotgale Instatuents Limbed	Chris Spratt (Spratt & Sara)	Draft Under Discussion	Not Completed	Nd Required	NEA	National Frome are non append and existing the test indicated in the fill of points and assesser discounts. The applicater takes into ingoing an assessmines are the structure of the application dates (202). Peaks and existing of an advanced in the application dates and an application dates (202). The annual que waiting the fill had 2021 and the pipeling points were applicated to the land themes.	erviced in Sin July 44-66004-1-1 24	* 2630, 2002, 2003, 2004, 2004, 2007	Part 1 (Canagary 1 and or Catagory 2), Part 3	Augustion of Rights by the Creation of New Rights or the Imposition of Restrictive Community and Land to be Used Temporally (Plocage of exclusion meeting)	9. Cable Installation works: 11. Temporary val actinge 14. Construction and Operational Access.	NA .	76A	NotSU			
119 Forgale Insultants Linned	Chús Spost (Spost & Son)	Draft Linder Discussion	Not Completed	Not Required	NA.	Nation of Horses, are used part of a statistic horse have interceinforce of ellist of and an elevation determined. The department in a statistic requires an ellist constraints and and an ellist of the constraint. The department interceinforce of the constraints and	ensked n Stri July Sectorer 1 Je	8 (20), 2001, 2001, 2001, 2001, 2007	Part 1 (Category 1 and/or Category 2), Part 3	Acquisition of Rights by the Creation of New Rights of the Imposition of Reservice Communits and Laret table Used Temporally (Strange of Accusated materials)	9. Cable Installation works. 11. Temporary cel actorga 14. Construction and Operational Access.	NA.	164	NutSU			
119 Estypis headsarts Linked	Chia Spoat (Spoat & Son)	Draft Linder Discussion	Not Completed	Not Required	NA	Nation of Homes, you keep yound on a statebook to be been the statebook of the stateb	enelised e Sto July Se cascar - 1 Je	9 20 20 20 20 20 20 20 20 20 20 20 20 20	Part 1 (Canagory 1 and/or Catagory 2), Part 3	Inspansion of Rights by the Construct of New Rights or the Regulation of ResetCate Consents and Last base later Temporally (Strange of exclusion) materials)	 Calle institution works. Therpoory of strange. Continuent and Operational Access. 	NA.	866	NetSU			
119 Forgate Investments	Chie Spoat (Spoat & Son)	Draft Linder Discussion	Not Completed	Not Required	NA	Name of them, as have apped on a solution between the end of the solution of the apped on a denomental denomental. Name of them as many assessments and the contention of the apped on the Monitoria. Name of them assessments and the contention of the apped on the Monitoria. Name of them assessments and the contention of the apped on the Monitoria. Name of them assessments and the Monitoria and them apped on the many assessments and the Monitoria. Name of them are have all the ADD and the Apped provide main and the ADD. Name of them are have all the ADD and the Apped provide main and the ADD. Name of them are have all the ADD and the Apped provide main and the ADD. Name of them are have all the ADD and the Apped provide main and the ADD. Name of the ADD and the Apped provide main and the ADD. Name of the ADD and the Apped provide main and the ADD. Name of the ADD and the Apped provide main and the ADD. Name of the ADD and the Apped provide main and the ADD. Name of the ADD and ADD and ADD and the ADD and the ADD and the ADD and the ADD an	24	800, 302, 303, 304, 306, 307	Part 1 (Canagory 1 and/or Canagory 2), Part 3	Assettion of Ogen 1 year Contract of New Ogen 2 of A	 Catalo institution works T. Tompoly wold kings Construction and Operational Access. 	NA	NK.	Not SU			
119 Forgate Investments Limited	Chris Sprat (Sprat & Sco)	Draft Lidder Discussion	Not Completed	Not Required	N/A	Name of them as more approximation of the advectory of the dipole and execute decourse. Straight them as more approximation of the advectory of the dipole and execute decourse. Straight them as more approximation of the advectory of the dipole and them approximation of the advectory. Strain and strain of the advectory of the dipole and the advectory of the advectory of the advectory. Strain and strain and the advectory of the dipole at a strain and the advectory of the advectory. Description of the back of the advectory of the a	240000+1-1 34	800, 902, 803, 804, 807	Part 1 (Calingory 1 and/or Calingory 2), Part 3	Angeliker of Solgen Is in Content of the Solgen of A Angeliker of Restricts Concerns of the Use Line Temploting Processor Annual Internet	Coste constanto cono. T. Terpony est image. H. Construction of Operational Access.	NA.	84	Natšu			
113 Fargus bastrow Looke	Chile Speak (Speak & See)	Draft Lister Discussion	her Congleted	Not Required	NA	Name of them as more approximation of the advectory of the dipole and execute decourse. Straight them as more approximation of the advectory of the dipole and execute decourse. Straight them as more approximation of the advectory of the dipole and them approximation of the advectory. Strain and strain of the advectory of the dipole and the advectory of the advectory of the advectory. Strain and strain and the advectory of the dipole at a strain and the advectory of the advectory. Description of the back of the advectory of the a	240000+1-1 34	400, 001, 001, 000, 001, 007	Part 1 (Canagary 1 andror Canagary 2), Part 3	Aquantar v Pages Is an Constant of two Tages or a reported or VENERS of Constant of Lard De Sate Tangonghy (Reage of exclusion and and the Sate	 Cate multiture was: Deputy of stops Deputy of the Question Acoust 	104	884	Ner SU			
110 Edgah hostoria	Chris Speak (Speak & See)	Doat Linder Discussion	her Conginised	Not Required	NeX.	Name of these participants of a solubic table base in the solubility of and any output any output and any output and any output any output and any output and any output any	24 24 25 26	400 00 00 00 00 00 07	Part 1 (Canagory 1 andror Canagory 2), Part 3	Augustes strategists is no Contract strate Signs as an imposition of Remote A Contract, or La de la de Contractive Remote A Contract, and a contract to the Contract of Remote A Contract of Contract	 Calla solution exists Contractor of Operation Access Contractor of Operation Access 	104	NA	ter 60			
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10 Generative Despite 12 Sector State of Despite 14 Read State of Despite 16 Read State of Despite 16 Read State of Despite 16 Read State of Despite	Enant Found Galax	Apred	Na Cangana Na Cangana Na Cangana Na Cangana Na Cangana	na Ragina	0л 0л 0л 0л	Num of the subscription of a subscription o	2000 2000000000000000000000000000000000000	All All All All All All All All All	An I Composition And Composition And Composition And Composition And Composition And Composition And Composition	Constant of Segara 1 to 10 Constant of New Xeys of Te manufacture of Segara 2 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te	Can halder unter Can halder unter Can halder unter Can halder unter Control and and Control and Controland Control and Control and Control and Cont	Ф Ф	55. 56.	54 50 54 50 54 50 54 50 54 50			
10 Generative Despite 12 Sector State of Despite 14 Read State of Despite 16 Read State of Despite 16 Read State of Despite 16 Read State of Despite	Enant Found Galax	Apred	Na Canganai Na Canganai Na Canganai Na Canganai Na Canganai	na Ragina	WA	Number Steep of a solution base in a solution of	2000 2000000000000000000000000000000000000	All All All All All All All All All	An I Composition And Composition And Composition And Composition And Composition And Composition And Composition	Constant of Segara 1 to 10 Constant of New Xeys of Te manufacture of Segara 2 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te Manufacture of Segara 1 to 10 Constant of New Xeys of Te	Can halder unter Can halder unter Can halder unter Can halder unter Control and and Control and Controland Control and Control and Control and Cont	QA QA	95. 95. 95.	Ser By Ser By Ser By Ser By			

Teaching		1	Are			Status Update		Details of the Land and Works	1							400.010	
Susan May Brand &	Chris Tapping	Draft Under	Not Completed	Not Required	NA	The Applicant has been in consepondence with the Land Interest and their agent since March 2021.	01082024	20/27	Part 1 (Category 5	Acquisition of Rights by the Creation of New Rights or the	til: Onahore connection work	NIA	NA	NotSU	ľ		
The Executor of Lloyd	d (Ratcheller Morkho	ause) Discussion				Pasture land affected by the cable route (prehore connection works).			and/or Category 2),	Imposition of Restrictive Covenants							
anany .									rana								
						Site meetings were held in March 2021, August 2021 and December 2021.											
						Another alte meeting was held in November 2022.											
						In May 2023, a letter was sent to the Land Interest confirming the scale selection connecting the proposed substation to the Boiway substation.											
						Heads of Terms issued in July 2023. The Applicant sent at Letter to the Land Interest and their agent in Merch 2028 requesting feedback on the Heads of Terms, and an email fallow up in April 2024.											
						Consequences with the Land Interest and their agent via an email to the agent in May 303H requesting a meeting to progress docussions on the agreement.											
						Following CHH1, a latter was anoth the taxed melasest on this Lates 2024 to confirm the Application in relation to faster for professional advice. In addition, the Applicant laured melased Heads of Tierres on 20th Lane 2024 and do lead to the annual the applicant laured and an unitable of the annual the annual the applicant laured and an unitable of the applicant laured and annual the annual the applicant laured and annual the applicant laured and annual the applicant laured annual the annual the applicant laured annual the annual the applicant laured annual the applicant laured annual the annual the applicant laured annual the applicant											
						10th June 2024. On the July 2004, a further meeting wash held to discuss the Header of Terms where the agent confirmed that he had met with the land interest and they had no major issues with the Heade of Terms July excess control of the encembed notices in traffic volumes.											
						The Applicant has discussed the Heads of Terms at length with the Landowner's agent and understanding the Landowner has no outstanding concerns regarding the Heads of Terms. The											
						Applicate indextands that the land threat does not want to sign land on perceived taffic concerned with construction.											
Frances Jane Osborr & Lisa Revertee Web		Agreed	Not Completed	Not Required	NA	The Applicant has been in regular consequences with the Land Insunst alone Nature 2021. Pathone Intr, addocks, Neury and equive palipor attracted by calibrations. Existing accesss three and pathone land proposed as operational access.	01/08/2024	33/28, 33/29, 34/1, 34/8, 34/10, 34/11, 34/12, 34/14	Part 1 (Category 1 and/or Category 2).	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used	13. Temporary Construction Access 15. Operational Access	NA	NA	NotSU			
						An india site meeting was held in blach 2021. Autout 2021 meeting to held in the start of the scorestional access in this location, followed by meetings in July 2022 and Autout 2022.			Part 3	Temporarily (Access)	tik Onahore connection work						
	1	1	1	1	1	Revised operational access route was consubed upon in October 2022 and incorporated into the design.		1	1			1	1	1			
1	1	1	1	1	1	Heads of Terms issued in July 2023 (and m-circuisted in November 2022) (availing feedback).		1	1				1	1			
	1	1	1	1	1	Sile meetings were held in November and December 2023 to understand the best war to militate impacts in this location and a Letter was sent in March 2024 requesting feedback on the Heads of Terms.		1	1				1	1			
1	1	1	1	1	1	An email was sent to the Land Interest in April 2024 confirming some project datals and requesting Bedhack		1	1				1	1			
1	1	1	1	1	1	An email to the Land interest requesting a date for a meeting in May 2024 to progress discussions on the agreement.		1	1				1	1			
						Since CMH the Applicant are a Letter on 6 June 2004 to the Land therees to carly the position in respect of these for professional advices. In addition, The Applicant issued resides if leader of Terror on 25 June 2006, such directly the land interest by positive and an enhanced commercial offer trap programs discussions and ensured commercial advices the land interest but has a filterest but has a filte											
						Heads of Terms are now agreed. The Applicant has instructed its solicitors to negotiate the Option Agreements.											
Anthony John Cooles	A Robert Creatives C	Inter Orat Linder	Not Completed	Not Decoired	N/A	The Applicant has been in correspondence with the Land Interest and their agent since March 2021.	04000004.4.1%	2028 2029 24/1 242 24/11 24/14	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	15 Onemfored Access	824	NA	Not Still	 		
Charlotte Louise Stur	& Robert Crawford-C dy (Henry Adams)	Discussion	Para Compensa	Tex Property	~~		24	AND ADD ADD ADD ADD ADD ADD ADD ADD ADD	and/or Category 2),	Imposition of Restrictive Covenants	til. Onshore connection work	an.	an.	144.40			
						Pasture land affected by cable route. Access track to residential deviling is proposed as operational access.			Part 3								
						An initial also meeting was held in March 2021, where the project's preposals were explained to the Land Interest.											
						Meeting was held in July 2022 (with a neighbouring Land Interest) and in August 2022, following which the Land Interest appointed an agent.											
						Heads of Terms were issued in July 2023 and the agent confirmed in Ocobber 2023 that the Land Interest will work collaboratively with the Applicant											
						Email in December 2023 to their agent requesting feedback on the Heads of Terms and a Letter in March 2024.											
						The Applicant is awaiting feedback from the Land Interest's agent as at Deadline 4 having sought clarification on the datal required within the additional plan requested.											
						Email to the Land interest and their agent in May 2024 requesting a date for a meeting to progress discussions on the agreement.											
						Since CV4H the Applicant sent a latter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice, in addition, The Applicant issued Heads of Terms on 28th											
						June 2024, sent descity to the land interest (via post) and via email to the agent in July 2024.											
						On 1st July 2024, the Applicant received 'tracked charges' word documents with comments included on the Option and Easement documents. The Applicant is due to respond on these points. The comments											
						miles to the general point on the Option and Exement documentation (which were sent to be agent in October 2004), however, detailed comments on the Heads of Terms with spacific references to the Property have not get been receiver. The Applicant respective to an and in 20 July 2004 with responses on the documentation. The Applicant results have and and and applicant results have and applicant results have and applicant results have and and applicant results have applic											
						the 4-3 hours making to discuss the specify constrained on the generic product Option will constrained information. The specific product of the Constraint of the Specific product of the Specific pro											
						Cipion and Sammered documents in the appreadment and up the Land Agent on 10% Segmenter and a further to subsequent enable a further updated version on 11% Nonember 20%. The Applicant has continued to request progress on the solutionary agreements regulations for this specific Land Interest is determined the Land Interest agent. The Applicant enable the Land Interest agent control and provide a many of the solution agreed to request in sign of the land Interest is determined by Land Interest agent. The Applicant enable the Land Interest agent control accession agreed to the Normalize of the solution agreed. The Land Interest agent. The Land Interest is gent to the Land Interest is gent control accession agreed to the solution agreed to the Land Interest is gent to the Normalize of the Solution agreed to the Land Interest is gent. The Land Interest is gent to the Land Interest is gent to the Land Interest is gent to the Normalize of the Solution agreed to the Solution agree											
						Interest agent on 6th Nutwenter upging a response in light of the field is submitted by the call betweet's agent. The Land Interest's agent's has not provide a mark up of the key terms but studied in the email of 10th Nutwenter that the commendiated has not provided an activity of the land terms of											
						is commercial offer is not accepted by the and interests of the information provides and the state of the sta											
James Afred Charles	Roean Allan	Draft Under	Not Completed	Not Required	NA	The Applicant has been in consepondence with the Land Interest since March 2021.	01/08/2024	34/3, 34/4, 34/5, 56/6, 347, 56/8, 34/10, 34/15	Part 1 (Category 1	Acquisition of Rights by the Creation of New Rights or the	13. Temporary Construction Access	NA	NZA	Not SU			
Hyatt & Lonaine Hyat	(HJBurg	Discussion	1	1	1	Pasture land, orivate race track and drivewary to residential develop affected by cable notes.		1	and/or Category 2), Dart 9	Imposition of Restrictive Covenants and Land to be Uked Temporarily (Access)	15. Operational Access 18. Onshore connection work		1	1			
	1	1	1	1	1			1					1	1			
1	1	1	1	1	1	An initial site meeting was held in March 2021.		1	1				1	1			
1	1	1	1	1	1	October 2022 site meeting with the agent present, where an alternative route was proposed by the Land Interest.		1	1				1	1	1		
1	1	1	1	1	1	Heads of Terms issued in July 2023 (awating Seedback).		1	1				1	1			
	1	1	1	1	1	A Letter was sent to the Land Interest and their agent in March 2024 requesting feedback on the Heads of Terms. A bilow up email was sent to their Land Interest and their agent separating feedback in April		1	1				1	1			
1	1	1	1	1	1	204.		1	1				1	1			
1	1	1	1	1	1	E-mail to the Land Interest and their agent requesting Seedback in May 2024.		1	1				1	1			
1	1	1	1	1	1	Following CVH1, a Letter was sent to the land Interest on 0th Jane 2024 to confirm the project's position in relation to fixes for professional advice. A meeting was held with the Land Interest's agent on 12th Jane		1	1				1	1			
	1	1	1	1	1	2004 to discuss databasing contra and biocentral for program give the Heads of Flatter. A number of politic wave naised which wave summaries in a memory to a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of a summaries of a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a politic and a summaries of an ensurement of a summaries of an ensure		1	1				1	1	1		
	1	1	1	1	1	206.		1	1				1	1			
	1	1	1	1	1	Since CAVIT the Applicant take instants trained in themselves an enhanced commencial differ to progress discussions and neck appendent on 2004. Lane 2004 (sent direct to the landsamer by part) and is a subling a format y memory. The Automatical and the appendent of the Automatical and an other taken memory and an other taken memory and and an other taken memory and and an other taken methods and an other taken methods.		1	1				1	1			
				1		 weaking a service religions. The Applicant space with the apent on the phone on sits July 2024 and had an on-one teams meeting on tim July 2024. 		1	1					1			1
						As at Dandine & Applicant understands the house's currently on the masket, with this land in the appendix of the application of the contribution to attempt to express, which has and the application of th											
						A set Dandord A Registrant conductors the base is convertigent the set and the set invest setting to and the spropert, Gener Res of constructs, the Applicant and setting the suggest, however, append on MPA is a construction of the Simolar Depands disconcision of the spreament and the struct Physician transfer of a construc- tion of the spream of the Simolar Depands disconcision of the spreament and the struct Physician transfer of a construc- tion of the spream of the Simolar Depands disconcision of the spreament and the structure of the Simolar transfer of the Simolar Depands disconcision of the structure of the Simolar Depands disconcision of the Simolar Depands dis											

						-													
128	Karen Henderson		Agreed	NR.	a Not Required	NIA	Status Update The Applicant has been in correspondence with the Land Interest since June 2001.	01/08/2024	Details of the Land and Works 365, 366, 3617	Part 1 (Category 1 anticy Category 2)	Acquisition of Rights by the Creation of New Rights or the Innovation of Restrictive Covenants and Lond Note Liked	13. Temporary Construction Access 18. Onations connection work	eA.	NA	NorSU		AGL	040	
							Panture land affected by cable route.			Part 3	Temporarily (Access)								
							Site meetings were held in November 2021 and again in October 2022 where the projects proposals were explained to the Land Interest. Following OHH: a Latter was event to the land Interest in July 2024 to confirm the project's position in relation to thesi for professional police. Heads of Terms leased on 20th June 2004. The Apolicant m	de											
							Following CHH1, a Latter was sent to the land timest in July 2004 to confere the project's position in valation to been for proteinsional addica. Heads of Terma issued on 2016 June 2004. The Applicant me contract with the Land timest on the life July web conference they had no digitation to the project or the rights being surt from them. The Land timest is constripted of the country and applicant will are collected of the thesised. Them is followed there exercised are used of July.	99											
							Heads of Terms are now agreed. The Applicant has instructed its solicitors to negotiate the Option Agreements.												
129	Nigel Gordon Heim	Guy Streeter (Saville UK Ltd)	None drafted	Not Completed	Not Required	NA	The Land Interest in the registed sector of the completened registered common level (grass matcide serges) either side of the \$2555. The Land Interest is affected by proposed construction and operations are strated in the \$255.	nai 21/07/2024	276, 279, 2710, 2711, 27112, 2705, 2706, 2707, 281	Part 1 (Calegory 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporally (Access)	9. Cable Installation Works.	Common Land	27/6, 27/9, 27/10, 27/11, 27/12, 27/25, 27/26 - Common Land only	Not SU				
	Ngel Cordon Hernin Draffan & Andrew Herbert Lane (as trustees of the Lavinia Norfolk's Family Charlable Trust)	(Saulle UK L32)					access roates directly off the 82152. The Applicant's bleat correspondence with the Land Interest's agent was in July 2020, requesting further detail on the Land Interest's land holding (which is unregistered).			and/or Category 2), Part 3	Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	13. Temporary Construction Access. 14. Construction and Operational Access.		27/39 - Common Land only					
	Norfolk's Family Charitable Trust)						The Applicant has not received any further information from the Land Interest, and has requested a response in June 2006.												
							The Applicant has received no response from the Landowner's agent.												
130	Jane Noelle Madeline Bouring Reed & Roger		Agreed	Not Completed	Not Required	NA	The Land Interest were first consulted in July 2021. In August 2023, the Land Interest contacted the Applicant as part of the consultation and has been in contact with them since this point.	02/07/2024	218, 219, 2111, 2112, 2113, 2115	Part 1 (Category 1 and/or Category 2),	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	15. Operational Access	eA.	NA	NorSU				
	William Hampson Reed						In August 2023, the Land Interest contracted the Applicant as part of the consultation and has been in contact with them since this point. Part of an existing track which produce access to validous dwellings, proposed as operational access.			Part 3									
							The Applicant has not met with the Land Interest on table.												
							Heads of Terms issued in December 2023 (availing feedback).												
							The Land Interest was cert a Letter in March 2004, where the Applicant requested Seeblack on the Heads of Terms. The Applicant sent an email to the Land Interest requesting further feedback in April	024.											
							A had copy of the Heads of Terms was sent via post again to the Land Interest in May 2004. An email to the Land Interest requesting feedback on the Heads of Terms in May 2004. Latest correspondence being an email from the landowner solicitor confirming the acceptance of the Kwy Terms in July 2004. Progress is being made on the formal documentation.												
111	Marris Astronom	Solver Creative Clarks	Draft Linder	Not Constants	Mrt Danukari	1/4	The Applicant has been in convesiondance with the Land Intervet and their agent since February 2021.	24400004.4.1	258, 257, 258, 259	Dart 1 (Catagory 1	Annual Ken of Dichts hu the Creation of New Dichts or the	S. Cable Installation Works	24	NA	6v 511				
	Linited	Robert Crawford-Clarke (Henry Adams)	Discussion				Artemis Aerospace own paeture land affected by the cable route. In Scott (Land Interest OKD) is Managing Director of Artemis Aerospace.	24		and/or Category 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	14. Construction and Operational Access							
							Please ser samplive in James Scott me Unique Rat No 668 The Land Interest oversithe river bad of the River Avers (Posts 2023 & 31).		200, 3H, 1974, 120, 100, 126, 107, 126, 1070, 1011										
122	LAMR Fund (David John Pennell, Lady Clare Therese Kerr, William	Guy Steeter (Saville LK Ltd)	Draft Under Discussion	Not Completed	Not Required	NIA	The Land Interest cents the river bad of the Rear Avon (Plan 2028 & 31). Temporary possession of seven of land as temporary passing places along a construction and operational access nucle along Michelgrove Lane.	24	233, 31, 1114, 122, 123, 126, 127, 128, 1271, 128, 1211	Part 1 (Category 1 and/or Category 2), Dart 9	Acquistion of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants and Land to be Used Temporarily (Access)	9. Cable Installation Works. 13. Temporary construction access.	eA.	NA	NorSU				
	Water Rakigh Kerr and Lady Mary Cool Adler as Trustees of The						Heads of Terms were issued to the Land Interest in June 2023.												
	Invaties of The Angmering Park Estate Truat)						The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on tet March 2024												
							The Applicant re-extended the Heads of Terms to the Land Intersect's agent in an email dated 20h May 2004.												
							The Applicant is awaiting continuation from the Land Interest that serve have been agreed in principle. The Applicant has not societed any response from the Land Interest, and has reported an update from the Land Interest's sport in June 2006.												
							The Applicant has not increased any response from the Landomerk, and has requested an update from the Landomerker's agent in June 2004. The Applicant has noceled no response from the Landomerk agent.												
							Meetings was held with the Landaurenz Agent on the Bh and 20h Neventier. Lipitated Hasks of Terms was provided to the landaurenz agent on the 2 for Neventier amending all the elements reque the land sense including amendments to the landa of Terms him. There are no centralized and respect to the landau of terms.	ad by											
							It is not represented to the rest of the rest of the second s												
122	Patricia Jenkin & Peter 1 Brian Jenkin (toding as 1 J&G Jenkin and Sons)	Rowan Allan (HJ Burt)	Draft Linder Discussion	Not Completed	Not Required	NIA	The Land interest owns a parcel of land to the South of Michelgrow Lane.	24-07-0024-6-12	12/6, 12/7, 12/6, 12/9, 12/10, 12/11, 12/12, 12/13, 12/14	Part 1 (Category 1 and/or Category 1	Acquisition of Rights by the Creation of New Rights or the traposition of Restrictive Covenants and Land to be Uked Temporally (Access)	13. Temporary construction access. 14. Construction and operational access.	eA	NA	Not SU				
	J&G Jankin and Sons)						The Applicant is easing temporary possession of existing passing places for a temporary construction and operational access roots along Michelgrose Lane. Heads of Terms were insued to the Land Interest in May 2024.		1	Part 2	Temporarily (Access)	15. Operational access			1				
			1				Heads of Terms were leased to the Land therestin May 2024. Since CMH1, the Applicant has not no alway exponen from the Land Interestor the Land Interest's agent. The Applicant will seek to arrange an on-site meeting in July 2004 to seek to reach a volum		1	1					1				
			1				ageener.		1	1					1				
				l			The Applicant has issued Revised Heads of Terms to the Land Intervet in July 2014 and is availing a response. The Applicant continues attempts to progress regoritations. The Applicant has been in interva with the Land Intervet intervet from												
134	The Executors of Jil Marquette Angel		Draft Linder Discussion	Not Completed	Not Required	NIA	The Applicant has been in dislogue with the Land blanest airce September 2022. The Land interest owne next of a true it that will be affected to the recorded cable and an overreficed screen more.	34	3 12/12, 12/13, 13/7, 13/8, 14/3, 14/4, 14/6	Part 1 (Callegory 1 and/or Callegory 2), Dart 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants.	9. Cable Installation Works. 15. Operational Access	eA	NA	NotSU				
							the Land tenses during part of a fact that will be attended by the proposed calles indust and particular access route. Heads of Terms were insued in July 2020.												
							The Applicant has followed up with the Land Interest for an update via letter in March 2004.												
							Since CMH, the Applicant insued revised Heads of Terms in June 2006. The Applicant has spoken with the Land Interest on 100 June 2004 and has existinghed that the Land Interest is willing to signa Heads of Terms. The Applicant has channel the Land Interest on 140 June 2004 to grant and more its Heads of Terms. The Land Interest has conferred in an enable 2006 Head the Head Interest is a little Journal Application and Interest advancements of Heads and Interest on 140 June 2004 to grant and the Interest on Conferred in an enable 2006 Head the Head Interest is a little Journal Application and Interest advancements on the Interest of the Land Interest on Conferred Interest on Conferred Interest and Interest on Conferred	to the											
							The Applicant has not received any consequences from the Landower's solicitor and continues to follow up for Landower's solicitor and an annual solicitor and continues to annual solicitor and annual solicitor annual solicitore annual solicit												
135	Dutter Drian Jackin	Press Allen	Ora# Linder	Net Constant	Mrt Danukari	104	The Applicant has not received any consepondence from the Landowne's soliciter and continues to follow up for further information. The Applicant has been in discipute with the Land themast and the Land themast's agent alroo. June 2022.	24.00000 * ***	135, 136, 141, 162, 142, 168, 145	Darf 1 ("starter"	Annualities of Diritis to the Creation of New Yorks on the	A Coble Installation Works		NA	Nov SI I				
	Peter Brian Jenkin I & Patricia Jenkin I	Rowan Allan (HJ Burt)	Draft Linder Discussion				The Appacent has been in classingue with the Land Televisit and the Land Televisit agent lance autor zozz. Following consultation and subsequent route amendments, there is now no cable route autocaland with this Land Interest.	24	· · · · · · · · · · · · · · · · · · ·	andior Category 2), Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable Installation Works. 15. Operational Access			1				
			1			1	Heads of Terms for an operational access were issued in December 2020.				1								
							The Applicant has followed up with the Land Interest and the Land Interest's agent for an update in March 2004.												
							Since CWH, the Applicant has not received any response from the Land Interest or the Land Interest's agent. The Applicant will seek to arrange an on-site meeting in July 2024 to seek to reach a volume agreement.	a.											
135	Datris later	Onuest Allen	Not Described	NA	Not Recuired	N/A	The Applicant has insued Revised Heads of Yerm to the Land laterest in July 2024 and is awaiting a response. The Applicant continues to actively seek a response from the Landown Please use the narrative in the Pear Data, Jeekin & Paticla Jeekin row Unique Reference No. 125	14	342.144.145	Dart 1 (Televice 1	Annual Kon of Dichts hu the Creation of New Dichts or the	S. Cable Installation Works	24	NA	Nor511				
		Rowan Alan (HJ Burt)								and/or Category 2), Dart 1	Imposition of Restrictive Covenants	15. Operational Access							
137	Tobias Jenkin	Rowan Allan (HJ Burt)	Not Required	NA.	Not Required	NIA	The Land Interest's Category 2 Interest is in instants to rights of access. The Applicant in this instance has not estend discussions our Heads of Yems so the Land Intervest does not have the legal capacity to grant rights to the Applicant	24	12/13, 12/14, 137, 138	Part 1 (Category 1 and/or Category 2), Part 3	Acquisition of Rights by the Oreation of New Rights or the Imposition of Restrictive Covenants	15. Operational Access	eA.	NA	NorSU				
138	Emma Jane Jenkin		Not Required	NA	Not Required	NA	The Land Interest's Category 2 Interest is in relation to rights of access.	14 AL	- 32/13, 132, 133, 137, 138	Part 1 (Category 1 and/or Category 2)	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants	9. Cable Installation Works. 15. Operational Access	eA.	NA	Not SU				
139	Christopher John	Chie Teolog	Orat Linder	Not Constants	Mrt Danukari	1/4	The Applicant in this instance has not entered discussions over Head of Terms on the Land interest does not have the legal capacity to grant rights to the Applicant. The Applicant has been in regular consequencies with the Land Interest and their agent since September 2021.	14 00000 4 4 1	MAE 15Y 16Y 17Y 170 170 170 18Y 18Y 185 185 189			S. Cable Installation Works	24	NA	6v 511				
	Hodykina	Chris Tipping (Batcheller Monkhouse)	Discussion			1	The provident and other is regular to an experimental effects of a proposed duct stringing area.	24	146, 157, 167, 177, 172, 173, 176, 187, 163, 185, 186, 187, 2014, 2015, 2023, 2025, 2026, 2027, 2058, 2029, 2030, 2214, 2035, 231	andior Category 2), Part 3	Acquisition of Rights by the Creation of New Rights or the imposition of Restrictive Covenants and Land to be Uked Temporally (Access, Construction Compound and Cable Duct Stringent)	13. Temporary Construction Access. 14. Construction and Operational Access.							
			1			1	No. AVM tenant over panture land affected by cable route, construction compound, construction access, duct stringing area and operational access.				Duct Stringing)	15. Operational Access							
			1				Silte meetings were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022 and May 2023.		1	1					1				
			1				Heads of Terms were leased July 2020 (availing the deack). A Latter was next to the Land thereat in March 2024 requesting feedback on the Heads of Terms. As of Deadme-4 May 2024; the Acoloant is availing confirmation recarding the acodement of a new agent.		1	1					1				
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			1				Since ONE to Application entry allow on A June 2011 to be a calculation of a calcular by a paration to invariant of these to produce and under a Co June 2014 metry and the calculation of the application	in the second se	1	1					1				
			1				As all basheed, the Applicant has documents the Heads of Terms with the incidencer's appr. With contanting issues including the extent of true heapman monoisour the Eissnerat area and a nor the write diseasy to an extensional following compliation of the works. It is conversional write the incidencer as apport that is applicate that will be eached any appreciation of the appreciation of the basis.	eatfor	1	1					1				
			1			1	we wave waveway we in Hamacoust toping company of the work. In conversion with the landowne's agent them is optimized term will be reached fairly shortly and no over-archite to reaching an agreement. The Applicant continues to engage with the Landowne's agent is an attempt to foulise HOTs agreement.	mont											
162	Andrew James Hodgkins	Chris Tipping (Batcheller Monkhouse)	Dist Under Discussion	Not Completed	Not Required	NIA	The Applicant has been in regular consepondnce with the Land Interest and their agent takes September 2021. Driveway to residential dealing athlected by cable noise and a proposed duct stripping area.	24	5 2014 2015 2003, 2025, 2006, 2007, 2008, 2009, 2009, 2004, 2004, 2005, 201	Part 1 (Category 1 and/or Category 2), Don 1	Acquisition of Rights by the Creation of New Rights or the Imposition of Rights by the Covenants and Land to be Used Tomoroof Restrictive Covenants and Land to be Used	Gable Installation Works. 10. Temporary Construction Compound. 11. Temporary Construction Compound.	eA	NA	Not SU				
							Driveway to residential devilling afflicted by cable note and a proposed duct stringing area. Nex AH4 teams over pasture land afficited by cable note, construction compound, combuction access, duct stringing area and operational access.			Part 3	Femporanty (Access, Construction Compound and Cable Duct Stringing)	12. Temporary Duct Stringing Area. 15. Operational Access							
			1				Site meetings were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022 and May 2023.												
							Heads of Terms were issued July 2022 (awaling feedback). A Letter was sent to the Land Interest in March 2024 requesting feedback on the Heads of Terms.												
							As of Deadline 4 (May 2024) the Applicant is availing confirmation regarding the appointment of a new agent												
							An email was sent to the Land interest in May 2024 requesting a meeting to docum the Heads of Terms and progress documions.												
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141	Caroline Janes Hodgione & Endy Votoria Hodgione	Chos Tęping (dachalier Mitchbase)	Druft Linder Discussion	Tex Congleted	No Required	NEA.	An eard was wants for Landsmooth May 2004 requesting a reading to docum the Heads of Texas and programs documbin. Docum 2444 the palphot mat is Lable on the Jack 2004 the Lack Heads of Lack 2004 the palphot mat is palphot mat is Lable on the Jack 2004 the Application e-scheduler of Heads of Texas matching and the palphot mat is Lable on the Jack 2004 the Lack Heads of Lack 2004 the Application e-scheduler of Heads of Texas matching and the palphot mat is Lable on the Jack 2004 the Heads of Lack 2004 the Application e-scheduler of Heads of Texas matching and the Landsmooth and the Jack 2004 the Landsmooth and t	a, sent as the sense sector Ja	214, 200, 100, 207, 200, 100, 100	Part 1 (Calegory 1 antir Calegory 2), Part 3	Acquisition of Repti to you Constant of the Argins to the respondence of Rest Cale Constants and Lard to its load Temporary Access, Construction Company and Calif- tude of Restring	9. Colles Installation Wireles. 19. Temponary Construction Companyal. 19. Temponary Construction Companyal. 19. Temponary Construction Companyal.	84	NA.	Nex SU				
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545	Caroline Jane Molgone A Droby Morane Hodgione	Chia Taping (kathain Minihase)	Draf Under Discussion	Not Completed	на Рацини	104	An other as meeting the substratement of by COM sequences and substratements of the substratement of the substrate	e, soot ministerie innee Sectional 1; 26	01% 100% 00% 00% 00% 00% 00%	Part 1 (Calegory 1 and/or Calegory 2), Part 3	Aqualities of Popers Is an Content of the Popers of the Temporal Popers in the Content of the Popers of the Temporality (Aurora, Contention Compared and Case Successing)	Contraction track To Tracking Contracts 10 Tracking Out Strage Ave.	aA.	76	Nar Su				
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18 di Non Natalia Berlaguari te Pagnat Selad nati Recasari	NA The Applicant and LK Power Maincisk have agend practice providers in the form of a 400 all approximate interval apply on interpret of which used apply on import of which usedmaters in positivity their assess. The agenerater that beau signed by both parties	Nr. Brancheng ogeneerd system	31073004 4-13- i+	314. 317, 318, 327, 328, 444, 457, 71, 702, 703, 7102, 702, 703, 703, 703, 703, 703, 703, 703, 703	Part 1 (Campoy 1 andior Campoy 2), Part 3		11. Santoner, Create date: Creational Valence Trust and Create Network 11. Tempory Constraints Access 12. Tempory Constraints Access 13. Tempory Constraints Access 14. Tempory Constraints Access 14. Tempory Constraints Access 15. Constraints Milgelice & State right 16. Constraints Milgelice & State right 16. On Network Milgelic	1138,2152 - Crawn Internet only 2157 - National That only	SU apparatus and operational rights, SU rights unknown operational			
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		The Applicant in this instance has not entered discussions over Heads of Terms			and Part 3	Acquisition of Rights by the Creation of New Rights or the Imposition of Restrictive Covenants			PER AN		K1/2-00	
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Unique D-f	Nome of Land Internet	Comments on status of objection / land negotation
Number	Name of Land Interest	Comments on status of objection / land negotiation
001	Arun District Council	The Land Interest holds a regulating lease to carry out foreshore maintenance over land owned by the Crown Estate and the Baird Farming Partnership (Plots 1/1, 1/2, 1/4, & 1/5) and other access rights.
		The Applicant has consulted with the Land Interest with respect to the carrying out of works on the land.
		It is anticipated that the Offshore Transmission lease to be granted by the Crown Estate to the Applicant, and any voluntary agreement with other landowner(s), will incorporate the land subject to the Lease.
		The Applicant has been corresponding with The Crown Estate as the "appropriate Crown authority" for consent to the making of the DCO in accordance with sections 135 (1) and (2) of the Planning Act 2008. It was confirmed in January 2024 that Town Legal has been instructed and will seek to work collaboratively with the Applicant.
		The Applicant's most recent contact with the Land Interest was by email on 23rd March 2024 and the 16th July 2024.
002	Alber Family (Alber Family) Or	
002	Albon Family (Albon Family) On Behalf Of Albon Family (Albon Family)	The Land Interests title borders an A road which is adopted highway. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of that highway comprising plot 33/19 (which is unregistered) and consulted with the Land Interest on that basis on 14th October 2022.
		Plot 33/19 is included within the DCO boundary for both construction and operational access.
		The Land Interest was contacted by the Applicant in May 2023 via telephone in respect of the Confirmation schedule and confirmed that the ownership details were correct. The latest engagement was in October 2023, when the Applicant discussed the project over the phone and explained the nature of the Land Interest's presumed ownership of subsoil / half width of highway. The Land Interest confirmed on the phone that they did not think a site meeting was necessary.
		As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not yet been able to deduce title.
		The Applicant is not aware of outstanding issues other than accommodation works to be discussed in due course.
003	Alexander Langlands Pearse	The Land Interest is one of the landowners of the Oakendene Sub-Station site.
		Please see narrative in the Knight Frank LLP row (RR-278). The objection has been withdrawn. Engagement regarding project programme and requirements is ongoing.
004	Jeremy Taylor	The Applicant understands the Land Interest's Category 2 Interest is in respect of rights of access over unregistered land and has therefore not entered discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
005	South Coast Nursing Homes Ltd (South Coast Nursing Homes Ltd)	Since August 2021 the Applicant has been in regular correspondence with the Land Interest via telephone and email.
	, , ,	The Land Interest own and operate a care home near the proposed cable route and part of the driveway to the care home is affected by a proposed Rampion 2 operational access.
		An initial on-line video meeting was followed by an in-person meeting at the care home operator's Head office in Worthing in August 2022.
		The Land Interest's main concerns relate to the impact of the construction works on their residents and the functioning of the business.
		The Applicant offered Heads of Terms for a proposed operational access in December 2023. These were signed and returned later in December 2023, The latest correspondence with the Land Interest was an email in January 2024 detailing that the project's solicitors would be in touch with the Land Interest's solicitors regarding the signed Heads of Terms.
		The Land Interest is seeking to work collaboratively with the Applicant and have submitted queries that have been answered in part, with further accommodation works to be discussed in due course.
		Solicito's have been instructed to progress the agreement at April 2024. Further discussions have taken place betwen the Applicant and the land interest with regard to the use of the access road in October 2024. Full option / deed of easements documents continue to be negotiated.
006	Washington Descention Onlying	
008	Washington Recreation Ground Charity (Washington Recreation Ground Charity)	The Applicant has been in regular correspondence with the Land Interest since February 2021 (Please see RR-413). From November 2023 onwards, the Land Interest's Trustee (WPC) has requested that the Charity is registered as a separate interested party / Land Interest. The latest correspondence with the Land Interest was on-
	Ground Chanty)	From room doe to 22 and 10 minutes is induced (mm C) has requesto into the Channy is registered as a spearal minetex and party in and minetex. The desconsepondence was not in the Channy is registered as a spearal minetex many and the channel spearal minetex and minetex in the channel spearam in th
		The Applicant has included the Washington Recreation Ground Charity as a Land Interest on the basis they are an occupier.
		The Applicant understands the outstanding issues are the same as those of the freehold Land Interest.
007	Glenda Coralie Ayliffe	In April 2023, the Land Interest contacted the Applicant in response to the public consultation.
		The Land Interest own a property which has its rights of access affected by a Rampion 2 proposed operational access.
		Since April 2023, the Applicant has been in contact with the Land Interest on several occasions, including clarifying in June 2023 both by telephone and email how the Land Interest's property is impacted. In January 2024, the Applicant contacted the Land Interest to confirm the impact being operational access only.
		The Applicant understands the interest is in respect of rights of access over unregistered land and has therefore not entered into discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
008	Roger Hector Ayliffe	The Applicant has been in direct correspondence with the Land Interest, via his wife.
009	Simon Wolf	Please see the narrative in the Glenda Coralie Ayliffe row (RR-134). The Applicant understands that the Land Interest's Category 2 Interest extends to rights contained within a conveyance dated 17 April 1982 as registered under title WSX60950.
		The Applicant has not entered discussions over Heads of Terms with the Land Interest.
		The Applicant has not entered usclassions over meads on remos war are canol meters. The Applicant will respond directly to the Land Interest's relevant representation.
010	Turok Family (Turok Family) On	Please see the narrative in Frederick Turok row (RR-125).
L	Behalf Of Turok (Turok)	

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
011	Southern Gas Networks Plc	The Applicant has been in correspondence with the Land Interest and their agents since June 2021. The Land Interest does not have land affected by the Rampion 2 proposals, but has its apparatus crossed eight times by the proposed cable route. There are proposed operational and construction accesses that also intersect with the Land Interest's apparatus. On-line meetings have been held in December 2021 and on 15 August 2023 where the discussions were held on crossing point requirements and protective provisions. The latest correspondence was sharing project information via email in September 2023.
		The Applicant understands that the Land Interest would like to work collaboratively to agree terms in line with protective provisions. Key outstanding concerns include agreeing protective provisions and accommodation works to be discussed in due course.
	Gateley Hamer Limited (Gateley Hamer Limited) On Behalf Of Stonegate Group / Unique Pub Properties Ltd (Stonegate Group / Unique Pub Properties Ltd)	In September 2023, a representative for the Land Interest (who own a Public House where the garden hedgerow is impacted by a sliver of a visibility splay in Ashurst) contacted the Applicant in response to the public consultation. Plots 27/13 & 27/14 are included within the DCO boundary for temporary construction access. The Applicant has been in regular contact with the Land Interest's agent since September 2023, with the latest correspondence being in January 2024. The Applicant that been in regular contact with the Land Interest's agent since September 2023, with the latest correspondence being in January 2024. The Applicant that been in regular contact with the Land Interest's agent since September 2023, with the latest correspondence being in January 2024. The Applicant followed up with an email in April 2024, May 2024 and July 2024. A meeting-is-dee was agreed to be scheduled to discuss any commercial considerations and any accommodation works required if necessary. Since CAH1, a letter confirming the Applicant's position in respect of fees for professional advice was sent (on 3 July 2024) and a chaser email was sent to the landowner requesting feedback from them on the offer
013	Tim Facer	provided. No response has been recieved by the Land Interest. The Applicant has been in regular correspondence with the Land Interest and their agent since April 2021. This Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The driveway to the Land Interest's residential property and two of the Land Interest's fields are also affected by a proposed Rampion 2 operational access. Site meetings were initially held in April and August 2021, where the Land Interest expressed concerns about the proximity of the proposed cable route to their dwelling (summarised in engagement notes). The cable route was subsequently amended to take it further to the East and away from the property. The amended route was presented to the Land Interest at a meeting in April 2022. The rationale for the route amendment was further summarised in emails from August, September and November 2022 and a Letter dated October 2023. Heads of Terms were issued in March 2023 and the agent has confirmed that the Land Interest work collaboratively with the Applicant to agree terms.
		Key outstanding concerns include location of a temporary haul road, extent of operational access land requirement and accommodation works which are subject to ongoing discussions. The Applicant met with the Land Interest on site in December 2023, with correspondence by Letter dated 27 February 2024, an email on 11 March 2024, a Letter in March 2024 and an email in April 2024 requesting teedback on the Heads of Terms. In May 2024, following a request from the Land Interest's agent, the Applicant sent a revised Heads of Terms plan, indicating the indicative trenchless crossing area, to the agent. Since CAH1 the Applicant sent a Letter to the Land Interest's agent, the Applicant issued revised Heads of Terms in June 2024, sent directly to the land interest (on 28 June 2024) and via email to the agent on the 284 June 2024. These had an enhanced commercial offer to progress discussions and reach agreement, and the Applicant is awailing feedback. On 1st July 2024, the Applicant received tracked changes' word documents with comments included on the Option and Easement documents. The Applicant resoluted on the 284 changes' word documents with comments included on the Option and Easement documents. The Applicant resoluted to the land interest's agent and June 2024, the Applicant received tracked changes' word documents with comments included on the Option and Easement documents. The Applicant resoluted to the land interest's agent and the Land Interest's agent agent areas agent and Easement documents in the segment control on the 28 hour meeting to discuss the agent's comments on the gent in the Land Interest's agent areas agent areas agent areas agent and Easement documents in the segment segoliations for this specific Land Interest is agent and induced committer to subsequent emails a further updated version on 11th November 2024. The Applicant has confinued to request discussions on progressing voluntary agreements negoliations for this specific Land Interest is agent and include committers agent's response was to st
014	Ancleggan Limited (Ancleggan Limited)	In April 2022 the Land Interest (who have an option agreement to provide storage capacity for electricity generated by renewable energy projects) wrole to the Applicant in response to the public consultation. Since July 2022 the Applicant has below guidar meetings with the Land Interest a planning application to Mid Sussex District Council in March 2023 (Ref: DM/230769). The Applicant worde a letter to the planning officer in April 2023 stating a 30 mo construction corridor, becoming a 200 mortmanent essenemic vas required for the proposed dale route for the Applicant more expensive and technically complex to develop. The Land Interest stated that the proposed area required by the Applicant will ender their proposed development conomically unviable or significantly more expensive and technically complex to develop. The Land Interest states that the the Applicant Interest and the applicant in a workab project infrastructure design work for both parties. Further detailed cable route design work is perding confirmation of National Grid Diadotaviely with the Applicant engent was an on-line call in January 2024. Further calls were held in February, March and April to discuss project progress, timeframes and the National Grid design work. Confirmation of a list of agreed points was requested by the Applicant on 22nd April 2024 and with Mr Worsley (freehold owner and Ancleggan representative on 10th June as he was unable to attend the teams call on 7th). Rampion's design with the advectionarge estimation of who and control or provides in proceeding with therest of the applicant is a specifical with the advection specific provision measures and associated law methods be ensure the protection of existing infrastructure in the ground (some of which might more expensive and control the abund is proceeding with threaded concept level cable design work with the advection of the schemes). The Applicant is proceeding with threaded concept level cable design work withing the advection of the schemes). The Applicant is proceedi
015	Southern Water Services Limited	The Applicant has been in discussion with the Land Interest since November 2022 regarding the project proposals and the carrying out of construction works on land where they have operational assets and associated rights. Protechive Provisions are being negotiated following further contact with the Land Interest's legal department in July 2023. The Applicant and Southern Water are currently seeking to agree suitable protective provisions in the form of a side agreement, with five points now outstanding. The Applicant expects to reach agreement with Southern Water but progress has been very slow (despite regular email requests from the Applicant's legal team on 14/05, 2105, 5/06, 17/06 and 3/7. The Applicant has also sought to contact the Forestry Commission as the "appropriate Crown authority" for consent to the making of the DCO, for the purposes of section 135(2) of the Planning Act 2008, as the DCO includes a number of other provisions' applying to the land in which there are rights benefitting the Forestry Commission. FC has now provided it's consent to the rights required for the Proposed Development.
016	Ronald Alan Leggett	The Land Interest's tille borders an A road which is adopted highway. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of that highway comprising plot 33/19 (which is unregistered) and consultation was 29th November 2022. The deadline for receipt of responses for this round of consultation was 29th November 2022. Plot 33/19 is included within the DCO boundary for both construction and operational access. In June 2023, the Applicant was contacted by Meera Smethurst on behalf of the Land Interest regarding the Confirmation schedule. The Applicant has since been in correspondence with Meera Smethurst who confirmed in June 2023, the Applicant met with the Land Interest and Jeremy Richard Smethurst and Meera Elizabeth Smethurst (both in their role as Power of Attorney for the Land Interest and as a presumed owner of subsoil / half width of highway) at the home of the Land Interest The Applicant evaluation to subsoil / half width of highway, followed by a summary email. As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the land interest has not yet been able to deduce title. Remaining concerns include details around the design proposals within the DCO boundary at this location (including potential highways works) and accommodation works to be discussed in due course.

	1	Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
017	Richard Napier Luce	In October 2022, the Applicant contacted the Land Interest as part of the consultation. In June 2023, the Land Interest contacted the Applicant in response to the public consultation. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access.
		In November 2023, the Applicant spoke with the Land Interest over the phone and explained the infrequent anticipated use of the proposed operational access.
		The Applicant is not seeking to agree Heads of Terms in this instance. The Applicant believes there are no outstanding issues, other than further explanation as to the anticipated use of the operational access and discussions on accommodation works if necessary.
018	Elizabeth Anne Leggett	Please see the narrative in the Ronald Alan Leggett row (RR-328).
019	Mark Renny	The Land Interest is a Director of Brookside Holiday Camp Limited. Please see the narrative in the Brookside Holiday Camp Limited row (RR-050).
020	Jeremy Smethurst	Please see the narrative in the Bronaue Honday Camp Limited for (RCCOD). Please see the narrative in the Meera Smethurst row (RR-236).
021	Meera Smethurst	The Land Interest's title borders an A road which is adopted highway. The Applicant identified the Land Interest as a presumed owner of part width of the subsoil of that highway comprising plot 33/19 (which is unregistered) and consulted with the Land Interest on that basis on 14th October 2022. The Land Interest wole to the Applicant in response to the public consultation.
		Plot 33/19 is included within the DCO boundary for both construction and operational access.
		The Applicant has been in correspondence with the Land Interest since November 2022. In October 2023, the Applicant met with the Land Interest at the home of a neighbouring landowner. The Applicant explained the nature of their interest, the presumed ownership of subsoil / half width of highway,
		followed by a summary email.
		As the Category 1 Interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not yet been able to deduce title. Remaining concerns include details around the design proposals within the DCO boundary at this location (including potential highways works) and accommodation works to be discussed in due course.
022	Nigel Allen Light	The Applicant has been in regular correspondence with the Land Interest and their agent since May 2021. The Land Interest own pasture land affected by the proposed Rampion 2 cable route and the entrance to the driveway to the Land Interest's residential property and equestrian complex is affected by a proposed
		Rampion 2 construction access. Site meetings were initially held in September 2021, where the Land Interest expressed concerns about the proximity of the proposed Rampion 2 cable route to their equestrian complex. The proposed cable route was
		amended in consideration of these concerns and re-routed further East, away from the equestrian facilities. The amended route was presented to the Land Interest at a site meeting in April 2022.
		Heads of Terms were issued in March 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with Applicant to agree terms. Remaining concerns include the impact on the equestrian complex, disturbance/ compensation considerations, removal of a strip of woodland, and accommodation works to be discussed in due course. A further
		meeting was held in December 2023 to discuss these issues and work collaboratively.
		The Applicant requested further feedback from the agent on the Heads of Terms in March 2024. An engineering site visit was carried out in April 2024.
		Email to the agent after the site visit in April 2024 requesting feedback on the Heads of Terms.
		Since CAH1 the Applicant sent a Letter to the Land Interest to clarify the position in respect of fees for professional advice. Revised Heads of Terms were sent in June 2024. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms (on a general basis for his cleris). The Applicant has provided answers to queries in respect of Trial pts, marker posts, the calculation of construction access usage and areas for indicative HDD locations outside of the 40m working with. The Applicant has had discussional access usage and areas for indicative HDD locations outside of the 40m working with. The Applicant has had discussion and email correspondence on 25 June 2024, 1 July 2024 and 3 July 2024 and 19 July 2024. A further list of questions was sent to the Applicant by the Land Interest's agent on 19th November in relation to the construction haul road and compound, communications during construction, reisntalement manifycle covers and marker posts. The Applicant respondend on 5/12/24.
023	Sandra Albon Henry Adams (Henry Adams) On	Please see the narrative in the Albon Family row (RR-006). The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021. The Land Interest operates a dairy farm affected by cable route. Driveway to residential dwelling and
024	Behalf Of Alan David Lewhellin Griffiths And Janice Elizabeth	farmland affected by construction and operational access. Holiday let and shepherd's hut on site but outside Order Limits.
	Griffiths (Alan David Lewhellin Griffiths And Janice Elizabeth Griffiths)	The Applicant met with the Land Interest on site in August 2021 and at a Landowner Surgery in September 2021. The amended route was presented at a site meeting in March 2022, subsequent engagement notes and a letter dated 20 September 2023.
	- <i>y</i>	Heads of Terms were issued in March 2023, Agent confirmed in November 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant requested further feedback from the agent on the Heads of Terms via a Letter in March 2024 and an email in April 2024. The Applicant requested some dates for a site meeting in April 2024.
		Email sent in April 2024 requesting some dates for a site meeting. In addition, the Applicant received an email from the Land Interest's agent requesting an additional plan. The Applicant sent an email in June 2024 with an updated Heads of Terms plan attached with additional details (as requested by the Land Interest's agent).
		Immediately following CAH1, the Applicant spoke to Mrs Griffiths after the hearing to talk through the process for fees. The Applicant also sent a Letter to the Land Interest to clarify the position in respect of fees. The Applicant (Land Transaction Manager and Engineer) attended a site visit with the Griffiths family on 25th June where the following matters were discussed: 1) Impacts on holiday accomodation and glamping - communications timeframes and compensation 2) construction impacts - vehicle types, works, programme and 3) potential use of different access for review. In addition, The Applicant issued revised Heads of Terms in June 2024 to the land interest and to the agent in July 2024.
		On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The comments relate to general points on the Option and Easement documentation (which were sent to the agent on 24 October 2023), however, detailed comments on the Heads of Terms with specific reference to the Property have not yet been received. The Applicant responded to the agent's email on 30 July 2024 with responses on the documentation.
025	Angela Lightburn	The Land Interest was first consulted with by the Applicant in April 2023.
		The Land Interest does not own land affected by the Rampion 2 proposals. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access. In addition, the land Interest have rights contained within a transfer deed and restrictive covenants affected by the Applicant's proposals.
		The Applicant is not seeking to agree Heads of Terms in this instance.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access and a strip of unregistered land.

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
026	Brookside Holiday Camp Limited	Mr Mark Renny (a Director of the Land Interest) attended the public consultation event in Littlehampton with the Applicant in July 2021.
	(Brookside Holiday Camp Limited)	Plot 4/11 is included within the DCO boundary for proposed temporary construction access.
		The Applicant has met with the Land Interest in August 2022 & October 2023 to provide updates on the project.
		The Land Interest's principal concern relates to the proximity of the proposed Rampion 2 operational access road and the construction access / haul road along the construction corridor to the caravan park and the noise levels and possible vibration levels.
		The Land Interest is seeking further details on the proposed volume of traffic along the construction corridor and an understanding of the impact of vibration on the ditch and bungalow structures.
		The Land Interest is concerned his business may be at risk from noise and vibration affecting the Land Interest's customers and their enjoyment / use of their caravans.
		The Applicant's latest correspondence with the Land Interest was in January 2024.
		Following a further review of the Works Plans, the Applicant has determined the Plot 4/11 is unregistered land and adopted highway. The Applicant has in this instance not entered into discussions over Heads of Terms.
027	Frederick Turok	In October 2022, the Land Interest (who owns a property to the east of Kent Street and has a presumed ownership of subsoil / part width of highway) contacted the Applicant in response to the public consultation.
		Plot 33/4 is included within the DCO boundary for proposed temporary construction access.
		The Land Interest attended a public meeting in November 2022 and submitted a consultation response detailing his main concerns. These include the level of construction traffic along Kent Street and wanting clarity on project timescales amid concerns of a reduction in value of his property.
		In December 2022, the Land Interest submitted an Alternative Route proposal. The route was not taken forwards for consultation on the basis of environmental constraints.
		As the Category 1 interest is presumed ownership of subsoil / part width of highway, the Applicant is not seeking to agree Heads of Terms as the Land Interest has not been able to deduce title.
		The Applicant is not aware of any outstanding issues other than accommodation works to be discussed in due course if necessary.
028	Janine Creaye	The Applicant has been in regular correspondence with the Land Interest since August 2021.
		The Land Interest does not own land affected by the proposals. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational
		access but will also be affected by cable construction works in two places. The Land Interest's primary concerns include the environmental impacts of the proposals. The Applicant received a letter in response to the consultation in August 2021 and subsequently met with the Land Interest
		on site in September 2021. In August 2022, the Applicant responded formally via Letter to the consultation response.
		The Land Interest sent additional letters in response to consultation in August 2022 and March 2023.
		The Applicant is not seeking to agree Heads of Terms.
		The Applicant is not aware of any outstanding issues other than accommodation works to be discussed in due course if necessary.
029	Julian Thorpe	In October 2022 the Land Interest wrote to the Applicant in response to the public consultation, having also been consulted in July 2021.
		The Land Interest does not own land affected by the Rampion 2 proposals. The Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access, but will also be affected by cable construction works in two places.
		The Applicant received questions from the Land Interest in November 2022 and responded in the same month. In addition, the Land Interest was consulted in April 2023.
		The Applicant is not seeking to agree Heads of Terms.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access, anticipated reinstatement proposals and accommodation works discussions in due course.
030	Kathryn Victoria Winfield	The Applicant has been in correspondence with the Land Interest since May 2021.
		The Land Interest owns paddock land affected by the proposed Rampion 2 cable route.
		The Applicant has met with the Land Interest on site in June 2021 and March 2022, with a subsequent letter sent in March 2022 summarising the engagement meeting.
		Head of Terms were issued in March 2023, and the Applicant has sought feedback on a number of occasions, the last of which was via a Letter in March 2024. The Land Interest Responded via text message and email, the Applicant attempted contact but has recieved no response.
		entair, are Applicant averified contact but has reversed to response. The Latest correspondence being an email and phone call to the land interest in May 2024, requesting feedback on the Heads of Terms and offering an in-person meeting.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated reinstatement proposals and accommodation works discussions in due course.
		The Applicant issued revised Heads of Terms in June 2024 (awaiting feedback). These were delivered in person on 27 June 2024.
		The Applicant met with the Land Interest and their recently appointed agent on 27 June 2024 to talk through the revised offer within the Heads of Terms and understand how the project can mitigate against some of
		her concerns. Feedback is awaited from the agent.
		The Applicant responded on points regarding hedgerow retention and screening during the works via an email in July 2024 and has yet to recieve a response.
031	Paul Lightburn Emily Thorpe	Please see the narrative in the Angela Lightburn row (RR-021). Please see the narrative in the Julian Thorpe row (RR-181).
	Batcheller Monkhouse (Batcheller	The Applicant has been in regular correspondence with the Land Interest and their agents since January 2021.
	Monkhouse) On Behalf Of Mrs Nicola Crichton-Brown (Mrs Nicola	the Land Interest own arable and pasture land affected by the proposed Rampion 2 cable route. The entrance to the driveway to the Land Interest's residential property and other farm buildings is also affected by a
	Crichton-Brown	proposed construction access. In addition, part of the aforementioned driveway is affected by a proposed operational access required the for Rampion 2 project.
		Site meetings were initially held in February and August 2021, where the Land Interest expressed concerns about the severance of fields as well as use of the driveway as a construction access. The Land Interest's views were also reiterated within various consultation responses and an Impact Report dated 22 March 2021.
		Subsequently, the route was amended to take a route towards the edge of the field to minimise severance. The construction access was amended to exclude the majority of the driveway and these amendments were presented at a site meeting in May 2022.
		The Land Interest also purforward an alternative location for the construction access which was reviewed and not taken forward for consultation on the basis of highways considerations. The rationale for this was
		presented verbally at a consultation event and in a Letter in January 2024.
		Heads of Terms were issued in July 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		Key outstanding concerns include the use of the bell mouth of the driveway as a construction access and detail within the Option documentation. A further site meeting was held in September 2023 to work collaboratively with the Land Interest on these issues. A Letter was sent in January 2024, to which the Land Interest responded (in March 2024) with associated queries.
		The Applicant sent the Land Interest a Letter in March 2024 regarding feedback on the Heads of Terms. The Applicant received a Letter from the land agent in May 2024.
		An online meeting with the agent was held in May 2024, followed up by an email with updated Heads of Terms and a response to the letter in May 2024.
		Following the appointment of a new agent by the landowner, the parties have been moving forwards positively with discussions. A letter was sent on 6 June 2024, to clarify the position in respect of fees for professional advice. Since CAH1, the Applicant issued revised Heads of Terms in June 2024, both directly to the landowner (by post) and via email to the agent. These Heads of Terms have an enhanced

	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		commercial orier to progress discussions and reach agreement. The Applicant has had a number of meetings with the Landowner's agent since CAH1, to discuss the general form or the Heads of Lemis and specific
		points in relation to the land at Eatons Farm.
		These are further documented within the LER, but to summarise, an online meeting was held on 6 June 2024 and the Applicant responded with comments on 10 June 2024. Cho 12 June 2024 the Applicant restwork and Applicant responded with comments on 10 June 2024. The Applicant restwork and the Applicant restwork and tracked changes work copy of the Heads of Terms (and the agent (and teasand the Applicant restwork and tracked changes work copy of the Heads of Terms (and the Applicant reservice) and the Applicant restwork and tracked changes work copy of the Heads of Terms (and the Applicant restwork and some of which the Applicant restwork and the Applicant restwo
034	Network Rail Infrastructure Limited (Network Rail Infrastructure	The Applicant has been in regular contact with the Land Interest with regard to the required railway crossing agreements and asset protection agreements.
	Limited)	The Applicant is pursuing basic Asset Protection and Optimisation teams ("ASPRO") clearances with the Land Interest and protective provisions are under negotiation. A land agreement is also being taken forward with the Land Interest's Property Department, subject to operational approval of ASPRO. The Applicant is seeking a separate land agreement to negate the need to use
		The set of generating a set of the set of th
035	Tc Rampion Ofto Ltd (Tc Rampion	The Applicant has been in regular correspondence with a representative of the Land Interest since October 2023, with an agent appointed on their behalf in December 2023.
	Ofto Ltd)	The Land Interest owns the freehold of Plot 34/24 which comprises grassland and hedgerow. In addition, the Land Interest is the holder of an electricity transmission licence and have a leasehold interest in Plots
		34/20, 34/21 and 34/22. Heads of Terms were issued in October 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. Meetings were held in February and March 2024 with the Land Interest to negotiate and agree points within the Heads of Terms.
		Following CAH1 the Applicant sent a letter to the land interest to confirm the project's position in respect of fees for professional advice.
		A meeting was held with the Land Interest for on 19 June 2024 to discuss outstanding points within the Heads of Terms. Following this, on 2 July 2024, the Applicant circulated the updated tracked changes version of the Heads of Terms. With the revised offer, and requesting updated comments on the Heads of Terms. On 3 July 2024, the Applicant was re-sent details of the fees incurred by the agent up until March 2024, which the Applicant has agreed to pay. The Applicant responded to the Land interest on 4 July 2024, requesting a concise list of outstanding matters to be agreed within the Heads of Terms, and requesting timesheets for the agent's advice between March 2024 and July 2024.
		The Applicant recieved a letter from the Landowner by email on 9th July and had a teams cals on 11 and 18 July 2024 to discuss notice periods and key commercial terms. The Applicant wrote to the Landowner on to respond to the commercial and other points raised on 15th August (after the close of the Examination) and put forward an increased financial offer and revised heads of terms. On 12th and 27th September cals were hed between the Applicant and the Land Interest. The Land Interest confirmed the requirements in the project requirements and presence of and examination and put forward an increased financial offer and revised heads of terms. On 12th and 27th September cals were hed between the Applicant and the Land Interest. The Land Interest confirmed the requirement for the Option area of land based on the project requirements and presence of and exavired protection for existing assets in the ground including the Land Interest's own assets. Whils the Land Interest terms is the and presence for a calter outer as far west as possible to allow copies for and propassible funte. Third Parly (not te Land Interest's assets the call on the rest the Land Interest's assets is the applicant cannot to commit to this (although offered to use reasonable and parenters to passet through the eastern section of the land parent, the Applicant cannot to commit to this (although offered to use reasonable and parenters). The Applicant terms and a response requested which has not, to date been received by the Applicant. Whils the Applicant seeks to progress engagement, it is noted that the Land Interest's objections do not relate to any material detriment to the undertaker's undertaking. The parties have been unable to reach agreement to commicial terms due to the Land Interest's request for payments which are substantially more than market value and have not been substantiated despite multiple requests for evidence from the Applicant.
036	Emily Mulcare-Ball	The Applicant has been in regular correspondence with the Land Interest since July 2021.
	,	The Land Interest owns a section of hedgerow which is located within a proposed Rampion 2 temporary construction access / visibility splay.
		In addition, the Applicant identified the Land Interest as a presumed owner of part width of the subsoil of the highway, comprising Plot 33/4 (which is unregistered). A site meeting was initially held in September 2021 where the Land Interest expressed concerns about the proximity of the proposed substation to their dwelling (which was under construction at the time) and expressed a desire for the alternative substation location (Wineham Lane North) to be selected. In addition, the Land Interest expressed concerns about the provised concerns about the cable route affecting their pasture land (which was originally within the design). The Applicant received an objection to the proposals as a response to the consultation in September 2021.
		In July 2022, the Applicant contacted the Land Interest to advise that a substation location had been selected (Oakendene). In August 2023, the Applicant contacted the Land Interest to advise that the cable link between the proposed substation and the grid connection point had been selected, and subsequently, the cable route would no longer affect their land. The Land Interest submitted a further consultation response in November 2022 reiterating their concerns about the project and the proposed substation location.
		The latest correspondence with the Land Interest was in December 2023, when the Applicant provided answers to some of the Land Interest's queries in December 2023.
		Key outstanding concerns include construction traffic impacts on the local area around Kent Street, substation design and accommodation works to be discussed in due course.
		Heads of Terms were issued in April 2024 and the Land Interest responded in April 2024 requesting a meeting, to which the Applicant has responded.
		The Applicant sent an email to the Land Interest in May 2024 providing clarification on the compensation process. Since CAH1, in June 2024 the Applicant has sent a letter to the land interest to confirm the Applicant's position in respect of fees for professional advice.
		The Applicant issued the Heads of Terms again on 11 July 2024 to the landowner and requested feedback via email on 30 July 2024. The Land Interest is against the Proposed Development and does not wish to enter into a voluntary agreement. As such no response has been recleved by the Applicant on the Heads of Terms.
037	Maria Natale Hacon	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees' intended use / proposed development of the land.
		The Applicant undertook a detailed assessment of the route options and presented the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024. Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is awaiting confirmation through receipt of a copy of the Land Interest is terms of engagement. The Applicant Mis eek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a volumary agreement
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
		agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer land prometer to review a masterplan for any development proposal.
		Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001)
		- Gina Perella Lewis (RR-132) - Maria Natale Hacon (RR-215)
		- Toresa Nation Indon Indon (NR216) The Applicant understands the Trustees have residual concerns about the stiling of the cable route in the context of areas of development potential. The Applicant emailed the I and interest's agent on 10th September and 3rd October further requesting the masterplan to inform the Applicant's ongoing design. The Applicant also requested confirmation that the development would be
		promoted through the next development plan cycle for which an invitations for housing allocation submission has been issued by the local planning authority. No response has been provided to the Applicant.
038	National Highways	The Applicant has been in correspondence with the Land Interest since September 2020.
		The Land Interest owns carriageway and highway verge land affected by the proposed Rampion 2 cable route. There are proposed Rampion 2 operational and construction accesses that also intersect with the Land Interest.
		An initial on-line meeting was held in October 2020, and the Land Interest responded to both the 2021 and 2022 consultations.
		The Applicant understands that the Land Interest would like to work collaboratively to agree terms. It is anticipated that an agreement will to be taken forward with the Land Interest's Property department. The
		Applicant met with the Land Interest in an on-line meeting held in November 2023. Key outstanding concerns include agreeing protective provisions and accommodation works to be discussed in due course.
		An email was sent to the Land Interest's estates team in June 2024 with updated Heads of Terms attached. Further revisions were issued in late June 2024. Teams call on 10th July with NH Estates team to discuss
		and rights sought with NH Estates team. 19th July 24 call head on why NSRWA insufficient for Applicant's requirements. Teams call on 29th July to respond to rights sought for calbe HDD and plot query. In addition to Heads of Terms for a land agreement, the Applicant has forwarded NH a proposed Protective Provisions side agreement and responded to NH's concerns further to the close of the Examination. There
		has been a lack of engagement from NH and no protective provisions or land agreement is in place.
039	Henry Adams (Henry Adams) On	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
	Behalf Of Susie Clare Fischel (Susie Clare Fischel)	The Land Interest has pasture land affected by the proposed Rampion 2 cable route, and a proposed Rampion 2 construction access on the southern boundary of their title.
		A site meeting was initially held in February 2021, followed by subsequent representation letters where the Land Interest expressed concerns about the environmental sensitivities of the proposed cable route. The Land Interest's views were also reiterated within further site meetings in May and July 2021 and various consultation responses. Subsequently, the route was amended to take a route further to the east, away from
		the aforementioned environmental constraints. The new proposed route was initially presented at a meeting in January 2022 and again in April 2022. The rationale for the route amendment and decision-making process was summarised in a letter dated 19th July 2022.
		An additional route amendment was presented by the Land Interest at a site meeting in April 2022 and in formal representations in September and November 2022, as a response to the Applicant's proposed re-route
		on their land. The rationale and decision-making process for not progressing with the additional route amendment to consultation was communicated in a letter dated 17th October 2023. Heads of Terms were issued in March 2023 and the agent confirmed in October 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant has sought feedback on
		a number of occasions, including in February 2024. The agent responded to the email in March 2024 and noted that they would not have time to respond until April 2024.
		Key outstanding concerns include environmental considerations and issues regarding engagement.
		The Applicant sent an email to the land interest providing clarification regarding the Works areas impacting the land holding in May 2024.
		Since CAH1, the Applicant sent a letter to the land interest on 6 June 2024 to confirm the project's position in respect of fees for professional advice. The Applicant met with the Land Interest on 20 June 2024 and 25 June 2024 to further discuss the Land Interest's concerns with the Heads of Terms. On 5 July 2024, a letter and associated plans were sent to the
		Land Interest and their agent providing a list of principles and commitments as requested, as far as the project can commit. Solicitors for both parties have now been instructed to progress voluntary agreement negositation. Further detail regarding the engagement can be found within the LER 4.6.7. Further to the "Examination the Applications tresponded on of Terms received from the Land Interest's solicitors
		on 3rd September (to the Land Interest's agent). It was subsequently confirmed that the Land Interest's solicitor would be dealing with the agreement of HOTs. The comments on the HOTs were sent to Winkworths by the Applicant's representatives on 25th September. No further response on the HOTs has been received by the Applicant but it is expected that negotiations will continue and on 2nd December full copies of the
		updated precedent agreements were requested and provided to the Land Interest's Solicitor.
040	James Scott	The Applicant has been in correspondence with the Land Interest and their agent since February 2021.
		The Land Interest owns a driveway to their residential property and business (Plot 25/7, 25/8 and 25/9) which is proposed to be used as a Rampion 2 construction and operational access.
		The Land Interest is the Managing Director of a Company which owns the Freehold Title of paddock land (plot 25/6) which is affected by the proposed Rampion 2 cable route.
		Site meetings were initially held between May and August 2021 and the Land Interest attended a consultation event in July 2021. The Land Interest expressed concerns about the impact on the paddocks, proximity of the proposals to their dwelling and business, and inclusion of an additional Title of theirs within the boundary of the cable corridor, which seemed unnecessary. Subsequently, the route was amended to remove the
		additional Title, and reduce the total area of the paddocks impacted by the cable route proposals. The new proposals were presented at a site meeting in May 2022.
		The Land Interest (in conjunction with neighbouring landowners) put forward an alternative route that would bypass their land to the South. The Applicant provided the rationale for why this route had been discounted at the site visit in May 2022.
		Heads of Terms were issued in March 2023 in respect of the cable route and December 2023 in respect of the operational access. The agent confirmed in October 2023 that the Land Interest would like to work
		collaboratively with the Applicant to agree terms. The Applicant's latest correspondence with the Land Interest was a Letter sent in March 2024 requesting feedback on the Heads of Terms. Key outstanding concerns include further clarity on timescales, disturbance and mitigation, as well as accommodation works to be discussed in due course.
		The land agent requested an additional plan to append to the Heads of Terms in April 2024, to which the Applicant sought clarification on.
		The Applicant sent an email to the Land Interest's agent in June 2024 attaching an updated Heads of Terms plan with additional details (as requested by the land agent).
		Since CAH1 the Applicant sent a letter to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant issued revised Heads of Terms in respect of the land affected by the proposed
		cable route (owned by Artemis Aerospace) on 3 July 2024 (via post) and to the agent in July 2024. On 1st July 2024, the Applicant received 'tracked changes' word documents with comments included on the Option and Easement documents. The comments relate to general points on the Option and Easement
		Or is up 2024, the Applicant Review of the agent in October 2024), however, detailed comments on the Version and Easement occurrents, the Comments reliable or general points of the Option and Easement documentation (which were set to be agent in October 2024), however, detailed comments on the Heads of Terms with specific reference to the Property have not yet been recieved. The Applicant responded to the agents mail on 30 July 2024 with responses on the documentation.
		The Applicant re-issued revised Heads of Terms in respect of the construction and operational access affecting the driveway owned by James Scott on 8 July 2024. The Applicant awaits feedback on these. The
		Applicant met the Land interest's land agent representative on 4th September for a 2 hour meeting to discuss the agent's comments on the generic precedent Option and Easement documents. The Applicant sent to the Land Interest's agent a response to the latest comments on the Option and EAsement documents in the spreadsheet set up by the Land Agent on 19th September and further to subsequent emails a further
		updated version on 11th November 2024. The Applicant has continued to request progress on the voluntary agreements negotiations for this specific Land Interest via direct comments on the Land Interests key terms from the Land agent. The Applicant emailed the Land Interests agents has not provided a mark up of the key terms but stated in his email of 12th November in the Commercial offset is not acceptable due to one item of the HOTS. The Applicant understands that the current possition of the Land provided a mark up of the key terms but stated in his email of 12th November that the commercial offset is not acceptable due to one item of the HOTS. The Applicant understands that the current possition of the Land interest of the set terms of the set of the set of the set of the HOTS. The Applicant understands that the current possition of the Land interest of the set of the HOTS. The Applicant understands that the current possition of the Land interest of the set of the set of the HOTS. The Applicant understands that the current possition of the Land interest of the set of the HOTS. The Applicant understands that the current possition of the Land interest of the set of the set of the HOTS. The Applicant understands that the current possition of the Land interest of the set of the HOTS. The Applicant understands that the current possition of the Land interest of the Applicant emails of the HOTS. The Applicant understands that the current possition of the Land interest of the Applicant emails of the HOTS. The Applicant the Applicant term is the term of the Applicant term is applicant term in the term is the term of the Applicant term is the term of the Applicant term is the term is the term of the Applicant term of the Ap
		provided a mark up of the key terms but stated in his email of 12th November that the commercial ofter is not acceptable due to one item of the HD15. The Applicant understands that the current position of the Land Interest is that the commercial offer is not accepted by the Land Interest and therefore this is preventing agreement of key terms at this stage. Negotiations continue with the Land owner's agent.
041	Susan Turok	Diagon and the presenting in the Excelosite' Turcle you (PD 495)
	Susan Turok	Please see the narrative in the Frederick Turok row (RR-125).

Inique Reference Iumber	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
2	(Maria) Teresa Natale	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land
		Interest's / trustees' intended use of the land.
		The Applicant undertook a detailed assessment of the route options and set out the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposalis presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024.
		Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is awaiting confirmation through receipt of a copy of the Land Interest's terms of engagement. The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer I and promoter to review a masterplane for any development proposal.
		Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001)
		- Gina Porella Lewis (RF-132) Maria Natale Hacon (RR-215)
		- Teresa Natale Camilieri (RR-216) The Applicant understands the Trustees have residual concerns about the siling of the cable route in the context of areas of development potential. The Applicant emailed the land interests agent on 10th September and 31d Cother truther requesting the
		masterplan to inform the Applicant's ongoing design. The Applicant also requested confirmation that the development would be promoted through the next development plan cycle for which an invitations for housing allocation submission has been issued by the local planning authority. No response has been provided to the Applicant.
3	Charles Roderick Worsley	The Applicant has held several rounds of discussions (on-site meetings) with the Land Interest in relation to providing regular updates on the project throughout 2022 and 2023.
		The Land Interest owns pasture land which is affected by the cable route (and is subject to an Option, please refer to RR-102).
		Heads of Terms were issued to the Land Interest in November 2023.
		The Applicant's latest correspondence with Land Interest's agent was in April 2024 where the Land Interest's agent requested an additional plan, and the Applicant is seeking clarification on the request as at Deadline 3.
		The Applicant has exchanged emails in May 2024 with the Land Interest. A teams call was held with Mr Worsley on 10th June. The Applicant has communicated that Rampion's design will be largely determined by
		1) NGET's finalisation of the Bohrey Extension connection point design and subsequent cable design work; 2) cable route refinement in light of pre-construction environmental surveys; 3) agreed construction designs and methods to ensure the protection of existing infrastructure in the ground (some of which right move between now and construction of the schemes). The Applicant is proceeding with targeted concept level cable design work (tilting the survey data it has secured to date. It is expected that this design grow (tilting uncertain of protection of be schemes). The Applicant is proceeding with targeted cancept level cable design work (tilting the survey data it has secured and and associated and requirements. The Applicant is at this later stage likely to be able to determine if some areas will be required for construction only and confirm the ability to release temporarily required land back to the freehold
		owner further to construction. The Applicant has communicated this and the timeframes (September 24) to the Land Interest through the emails and teams call referred to above.
		Since CAH1, the Applicant has continued to exchange emails with the Land Interest.
		The Applicant notified the Land Interest of a Change Notification to the DCO Order Limits on 28th June 2024.
		The Applicant issued revised Heads of Terms directly to the Land Interest in July 2024. Multiple emails and a Teams Call held 16th July to try and establish a solution to the voluntary agreement and appropriate wording to include the Applicant head cartesonably in not restricting works on NGET land subject to the applicant issued revised approxed. Further to the close of the Examination, the Applicant head carried out the interim cable design work in the vicinity of Bohrey Substation to help the parties understand the likely area of land required for the construction and operation of the Project, and for the Rampion 2 cable easement and the parties are liaining in respect of the option and likely final land requirements. Meetings with the Land Interest were held on 2nd October and 7th November 2024. The Applicant and the Land Interest have confirmed that they will work collaboratively to seek solutions which would facilitate the construction of both projects.
4	Maria Teresa Camilleri	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees' intended use of the land.
		The Applicant undertook a detailed assessment of the route options and set out the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024. Further to the letter sent to the Land Interest in March 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is availing confirmation through
		reaction is to uncrease than to and its tames is the second and th
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's gent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent to review the the remaining land. The Applicant has offered to meet with the developer / land promoter to review a masterpian for any development proposal.
		Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are:
		- (Maria) Toresa Natale (RR-001) - Gina Porella Lewis (RR-132)
		- Maria Natale Hacon (RR-215) - Teresa Natale Camilleri (RR-216) The Applicant understands the Trustees have
		residual concerns about the sling of the cable route in the context of areas of development potential. The Applicant realized the land Interest's agent on 10th September and 3rd October further requesting the masterplan to inform the Applicant's ongoing design. The Applicant also requested confirmation that the development would be promoted through the next development plan cycle for which an invitations for housing allocation submission has been issued by the local planning authority. No response has been provided to the Applicant.
15	Knight Frank LLP (Knight Frank	The Applicant and the Land Interest have met on numerous occasions, over a three-year period (2021 to 2024) negotiating terms for an Agreement for Lease for the use of the land for the Rampion 2 Substation Site
	LLP) On Behalf Of Oakendene Estate Langlands-Pearse And	The Land Interest owns pasture land that will be affected by the Substation Site, temporary construction access, construction compound, and the proposed cable route.
	Others (Oakendene Estate Langlands-Pearse And Others)	Solicitors have been appointed by both parties and the agreements have been signed.
	(Engagement with the landowner continues and The Applicant's last correspondence with the Land Interest was in June 2024.

		Community on status of abiastics / land association
	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
046	The National Trust (The National Trust)	Overview Several meetings have been held with the National Trust to discuss acquisition of rights on land under their ownership and land over which they have rights. The Applicant has been in regular correspondence with the National Trust's representatives and their agent since June 2022.
		The National Trust is triprocentiances and using eight actors using but 2022. The National Trust has two interests affected by the proposed cable route. One being freehold land in Washington (pasture land) and one being a Covenant over Land at Climping (arable land). The National Trust does not own the land at Climping, therefore it is not inalianable. In addition, the interests are affected by a construction access and operational access. There is a proposed construction compound on the Covenant Land. Meetings were held in June 2023 and Heads of Terms issued in July 2023. All parties have confirmed that they will work collaboratively to agree terms. Full documents have been negotiated and agreed in principle for a "Covenant Deed of Release" for the Climping land. Signing awaits all National Trust documentation to be at the same final stage for board approvals and signing.
		The Applicant has reached an agreement to both the Washington land key terms in principle with the National Trust (that has received the Applicant's Board's approval) (May 24). Full draft documents for the Washington land have been issued to National Trust's solicitors for review and agreement.
		Washington Land negotations
		Feedback was received from the National Trust agent and representatives in connection with the proposed key terms. Heads of Terms have been subject to ongoing negotiations and discussions and are agreed. Discussions ongoing associated with rights of access and agreements required to be put on place associated with the access requirements over land occupied by the Lorica Trust. The Applicant's solicitor has been instructed to prepare draft volutary agreement documentation. Key commercial terms have been agreed with the Lorica Trust, the National Trust's long term tenant occupying the land to be used for a construction access.
		The Land in question has been given special power by Parliament to declare land within the ownership of the National Trust as inalienable where it is considered as fit to be held for the benefit of the nation (s21(2) of the National Trust Act 1907). As a consequence, the National Trust is prevented from disposing of the freehold of such land. There is also additional protection when any such land is the subject of potential compulsory acquisition of the land itself or rights over that land.
		In the face of an objection to a compulsory purchase order by the National Trust, which has not been withdrawn by the time the confirming authority (the Minister) comes to making a decision on whether to confirm the CPO, the CPO becomes subject to 'special parametary procedure' (SPP). The CPO will not come into operation until the SPP process is concluded. The Applicant is engaging constructively to obtain the required rights over the inalienable land voluntarily so as to avoid the SPP process ensuring that any mitigations or benefits are secured.
		The land in question was gifted to the National Trust under the will of Mr A B Lloyd in 1942. The land has subsequently been declared inalienable. The majority of the land impacted by the scheme, is within a 99 year farm business tenancy granted to the Lorica Trust in 2004. The remainder of the land is managed in hand by the Vational Trust slocal ranger team. Regular calls have been held with the National Trust team since the end of the Examination (Estate management, Janning and legal representatives). The call on 1442/24 focused on DCO timeframes, negotiations on the Option/Deed of Easement – legal docs. The National Trust communicated a requirement for a separate lease for the visibility splay land. Further to the call a draft option and lease was forwarded to the National Trust for review.
		On 16/9/24 a call was held to discuss the National Trust options and the sub-lease for The Lorica Trust. Further meetings to progress agreement of the documents took place on 10/10/24, 17/10/24, 24/10/24, 15/11/24 and documents were agreed in final form on 18/11/24. The relevant agreements completed on 2nd December 2024. The Applicant understands that the National Trust has written to the Secretary of State to remove its objection to the Proposed Development.
		Climping Covenant Land negotiations
		Feedback was received from the National Trust representatives in connection with the proposed key terms. Heads of Terms have been subject to ongoing negotiations and discussions and are provisionally agreed subject to necessary sign offs. The Applicant's board has now approved the Heads of Terms.
		The National Trust is the beneficiary of an Existing Covenant that was put in place to protect a specific conservation interest on Land at Climping being the "Normanby Covenant", dated 10th December 1973 between The Most Honourable Grania Maeve Rosaura The Marchioness of Normanby (1) and the National Trust (2)
		The works required to implement the Development include Works to the Covenanted Land that may be deemed to be in contravention of the Existing Covenant but for the exercise of compulsory acquisition powers. The parties have negotiated a full Deed of Release document subject to internal sign off, that will enable the covenant to be temporarily suspended to the extent necessary to enable the Applicant to implement the Works. The parties have provisionally agreed to adhere to the terms of the agreement to be put in place that will ensure harm caused to the conservation interest by the Development is mitigated. The Deed has been signed by both parties
047	Gina Perella Lewis	The Land Interest attended the public consultation event in Arundel in November 2022.
		The Land Interest owns pasture land which is affected by the proposed cable route.
		The Applicant subsequently met with the Land Interest and fellow trustees / landowners in November 2022 (twice), February 2023 and May 2023 to discuss the projects impacts on the land and to discuss the Land Interest's / trustees 'intended use of the land.
		The Applicant undertook a detailed assessment of the route options and set out the reasoning behind the preferred route in a letter to the Land Interest and fellow trustees in May 2023.
		This letter also included the Applicant setting out their position on the development proposals presented by the Land Interest and fellow trustees in the May 2023 meeting.
		Key outstanding concerns remain whether the cable route can be accommodated within any potential future development of the Land Interest's land.
		Heads of Terms were issued to the Land Interest and the fellow trustees in July 2023.
		The Applicant corresponded with the Land Interest in November 2023 and via a letter in March 2024.
		Further to the letter sent to the Land Interest's hMarch 2024, the Applicant has received no response. The Applicant has been informed of a change of the Land Interest's agent and is availing confirmation through receipt of a copy of the Land Interest's terms of negagement. The Applicant was issued / concerns and seek to work towards reaching a voluntary agreement.
		The Applicant will seek to arrange a meeting with the Land Interest's newly appointed agent to review the Heads of Terms and to establish what issues / concerns and seek to work towards reaching a voluntary agreement.
		Since CAH1, the Applicant held an online TEAMS call, on 13th June 2024, with the Land Interest's agent to review the Land Interest's concerns in relation to the cable routing across the land holding. The Land Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land. The Applicant has offered to meet with the developer / land promoter to review a masterplan for any development proposal.
		Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in June 2024.
		Please note this landowner is one of four Trustees who are: - (Maria) Teresa Natale (RR-001)
		- Gina Perelia Lewis (RR-132) - Maria Natale Hacon (RR-215)
		- Teresa Natale Camilieri (RR-219) The Applicant understands the Trustees have residual concerns about the siting of the cable route in the context of areas of development potential. The Applicant emailed the land interest's agent on 10% september and 310 clocker further requesting the masteriapin to inform the Applicant's ongoing design. The Applicant also requested confirmation that the development would be promoted through the next development plan cycle for which an invitations for housing allocation submission has been issued by the local planning authority. No response has been provided to the Applicant.
048	Paula Newman	The Applicant has been in regular correspondence with the Land Interest and their agent since January 2021.
		The Land Interest has pasture land affected by the proposed Rampion 2 cable route. A site meeting was initially held in February 2021, where the Land Interest expressed concerns about the proximity of the proposed cable route to their dwelling. Subsequently, the route was amended to take a route further to the east away from the dwelling, which was presented at as its meeting in August 2021.
		Heads of Terms were issued in March 2023. The Applicant has been in regular contact with the agent since issue of Heads of Terms, with last contact being a site meeting in January 2024. The Applicant awaits
		confirmation as to whether the Land Interest would like to proceed to negotiate terms. An email requesting comments on the Heads of Terms was sent to the agent in February 2024 and a Letter in March 2024. An email to the Land Interest and their agent requesting an online Teams meeting to discuss the Heads of Terms.
		Ni enail o de carlo meres ano arem agent requesting an onime reants meeting to discuss the meaus or remis. Key outstanding concerns include disturbance and mitigation, as well as accommodation works to be discussed in due course.
		Following CAH1, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for advice.
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Apolicant to the agent on 21 June 2024. On 27 June 2024, the revised Heads of Terms were issued to the agent via email (and sent in the post to the land interest), as well as answers to the
I	ļ	an email from the Applicant to the agent on 21 June 2024, Un 27 June 2024, Un er revised reads or 1 emay were issued to the agent via email (and sent in the position the land interest), as well as answers to the autobiotechical assessment of the agent of the sentence o

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number	and moreat	
		oustanting concents. These include: a response on magnetic relats (this was originary provided on FF pandary 2024), a communent to lay the caute as fail non-the property as practically possible (torowing surveys), and further clarification on the compensation clause within the Heads of Terms.
		The Applicant issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in June 2024 and is awaiting a formal response. The Applicant attempted to have an on-line teams call on 4 July 2024, however the landowner cancelled the meeting.
		The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024. The Applicant has discussed the Heads of Terms at length with the landowner's agent, with the
		latest corresponence being an email on 25 July 2024 summarising the outstanding actions in order to progress discussions. As at Deadline 6, the Applicant understands the landowner does not currently want to progress with discussions and the Applicant is awaiting further feedback from the agent as part of these discussions.
049	Toby Chapman	The Applicant met with the Land Interest in May 2021 outlining the proposed scheme.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route.
		The Land Interest's principal concern was the potential impact the construction of the cable route would have on their proposed equine facility – that had just received planning consent – for a new stable block, and indoor and outdoor arenas.
		Following the Applicant obtaining copies of the drawings (accompanying the planning application) the Applicant gave detailed consideration to altering the cable route in order to mitigate the potential impact on the
		proposed equine facility. The results of this, a minor re-alignment and a small reduction in the size of the Red Line Boundary, were presented to the Land Interest in an on-site meeting in May 2022. Heads of Terms were issued to the Land Interest in March 2023. The Applicant has sought feedback from the Land Interest's agent on a number of occasions, the last of which was via a Letter in March 2024.
		The Land Interest continues to have concerns about the impact that the construction period will have on the equine facility.
		The Land Interest contacted the Applicant via telephone directly in April 2024 to communicate concerns. The Applicant has arranged an in-person meeting to address concerns. The Applicant met with the Land interest in April 2024 or the property and followed up with an email in May 2024. A further email was sent to the Land interest in May 2024 with a plan detailing various constaints on their land holding.
		Since CAH1, following the appointment of a new agent, the parties have been moving forwards positively with discussions. The Applicant has had a number of email exchanges with the land interest since CAH1. On
		6 June 2024, a letter was sent to the land interest confirming the Applicant's position in respect of fees for professional advice. The Land Interest asked a number of questions via email on 10 June 2024, to which the Applicant's position in respect of fees for professional advice. The Land Interest asked a number of questions via email on 10 June 2024, to which the Applicant's position of user 2024 and the data in of the proposed works and area impacted (with associated documentation attached to the email). Further calification was
		sent via email on 10 June 2024 regarding the proposed haul road, the easement payment, compensation available and links to useful websites. On 17 June 2024 the Land Interest emailed the Applicant with queries regarding the BOR plots. The Applicant responded on 18 June 2024 and provided detailed comments on these 25 June 2024, as well as issuing
		the revised Heads of Terms offer with enhanced commercial terms to progress discussions and reach agreement.
		On 25 June 2024, the revised Heads of Terms were sent to the agent which followed meetings with the agent to understand outstanding 'blockers' to progressing agreements on 30 June 2024 and 02 July 2024.
		Since the revised Heads of Terms were sent the Applicant has been informed by the landowner's agent, and the landowner himself, that the Landowner is seeking greater financial compensation than is currently offered. The Applicant does not consider greater financial compensation is justified in this cases on a greement has not yet been reached. The Applicant's land and engineering representatives visited the landowner on 21st October to discuss the Proposed Development impacts in the context of the recently constructed equestrian facilities adjacent to the DCO order initis. Potential accommodations works were the
		focus of the discussions at the meeting and are ongoing prior to the acceptance of the landowner to progressing commercial terms.
050	Claire Chapman	Please see the narrative in the Toby Chapman row (RR-402).
	John O'Rourke	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		The Land Interest owns pasture land affected by the proposed cable route.
		Site meetings were initially held in August and September 2021, with regular dialogue via on-line video calls since. The Land Interest expressed concerns about the proposed substation on their land, which was removed from the project design in July 2022. The Applicant is using reasonable endeavours to work with the Land Interest where possible.
		Heads of Terms were issued in July 2023. The Applicant is availing feedback from the Land Interest and their agent that they would like to work collaboratively to agree terms. The Applicant followed up with the land
		Interest in an email in February 2024 and a Letter in March 2024 requesting feedback on the Heads of Terms. An email was sent in May 2024 where the Applicant requested feedback on the Heads of Terms and suggested an online Teams meeting.
		Key outstanding concerns include the total area of land that is included as part of the DCO application and accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent the land interest a letter on 6 June 2024 to confirm the project's position in respect of fees for professional advice. The Applicant had a meeting with the land Interest's agent on 12 June 2024 to discuss the main concerns with the Heads of Terms and understand any outstanding 'blockers' to reaching agreement. On 14 June 2024 an on-line teams call with Mr O'Rourke and his agent was held
		to discuss the main concerns when the reason in this area of the standard and any obstantiang discusses of the standard and t
		Limits in this location. Every effort has been made to route the indicative cable route to the north of the field at the Land Interest's request (in order to allow him flexibility to hopefully develop another project (which is currently unconsented) on the same parcel of land, but to the south). However, firm commitments cannot be made at this stage as a wider area is required by the project at this stage.
		In addition to this, following CAH1 the Applicant issued revised Heads of Terms on 3 July 2024 via post direct to the Land interest and via email direct to the agent (on 8 July 2024) with an enhanced commercial offer to progress discussions and reach agreement. Interim cable design work has been shared with the land interest and Wesh Power, Weish Power propose to submit an application for a grid sycronisation scheme in
		a reduced land area as this will require further design work in light of site investigations. Discussions will continue with Welsh Power and Mr O'rourke as both Proposed Development's progress.
052	Stephen Christopher Turner	The Applicant has been in regular correspondence with the Land Interest and their agent since April 2022.
		The Land Interest owns pasture land affected by a proposed Rampion 2 temporary construction access. In addition, the Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access.
		Site meetings were initially held in April and May 2022, where the Land Interest expressed a preference for the route to be moved to their far eastern field, and for an alternative construction access to be used instead. The original proposal remained in scope and the Applicant provided the rationale behind the route positioning through the Land Interest's land.
		Heads of Terms were issued in December 2023 in respect of the proposed construction access and the Applicant understands that the Land Interest would like to work collaboratively to agree terms. The Applicant
		has requested feedback from the Land Interest's agent, including at a site meeting in January 2024 and via email in February 2024. In February 2024, the Land Interest responded via email concluding that the rate offered for the proposed construction access was not sufficient.
		The Applicant sent emails in April 2024 and May 2024 to the agent, requesting feedback on the Heads of Terms.
		Key outstanding concerns include accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent a letter to the Land Interest on 6 June 2024 to clarify the position in respect of fees for advice on the project. In addition, the Applicant had a meeting with the Land interest's agent on 12 June 2024 to discuss the concerns with the Heads of Terms and understand any outstanding blockers' to reaching agreement. Updates following this meeting were sent on 21 June 2024 and 27 June 2024 to discuss the concerns with the Heads of Terms and understand any outstanding blockers' to reaching agreement. Updates following this meeting were sent on 21 June 2024 and 27 June 2024 (via email). As a result, the Applicant is due to issue a revised Heads of Terms document with enhanced commercial offer to progress discussions and reach agreement on the temporary construction access Heads of Terms.
		The Applicant had a recent Teams call with the Landowners Agent on 24 July 2024 to discuss the Heads of Terms. A further Teams call was held on 30 July 2024 where the land interest's agent confirmed he is meeting with the land interest on 2 August 2024. The Applicant is awaiting feedback, but is hopeful that a voluntary agreement can be reached in due course.
	1	meeting with the tand interest of 2 August 2024. The Applicant is awaiting reedback, but is hoperul that a Voluntary agreement can be reached in due course.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
053	Andrew Porter	The Land Interest's Category 2 Interest is in relation to rights and contributions towards maintenance of access road contained within a transfer dated 25 October 1993 and a Deed dated 1 November 2021 registered
		under title SX17882. The Applicant in this instance has not entered discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
054	Savills UK Ltd (Savills UK Ltd) On	The Applicant and the Land Interest and their agent(s) have held a number of meetings and exchanged a number of letters in relation to the proposed Rampion 2 cable route running through the Angmering Park
	Behalf Of Angmering Park Farms LLP, The Angmering Park Estate	Estate over the course of a three year period from 2021 to 2024.
	Trust, (Angmering Park Farms LLP, The Angmering Park Estate Trust,)	The Land Interest owns a mixture of arable and pasture land as well as woodland which is affected by the proposed Rampion 2 cable route and proposed construction and operational access. Through early engagement with the Land Interest, and the resident agent, during 2021 and 2022, a number of concerns have been resolved including providing alternative cable routes to mitigate engineering and
		environmental concerns, which resulted in further rounds of public consultation in the autumn of 2022.
		Heads of Terms were issued to the Land Interest in June 2023.
		The Land Interest's agent has raised concerns over joint bay locations. Whilst these locations are not known at present, detail will be provided in due course. In addition, the Applicant understands the Land Interest has concerns about HDD locations across the Estate.
		The Applicant continues to work collaboratively with the Land Interest and the Land Interest's agent and is in the process of reviewing the draft Option Agreement and draft Deed of Easement documents. The Land Interest is willing to work towards agreeing terms with the Applicant.
		The Applicant has also sought to contact the Forestry Commission as the "appropriate Crown authority" for consent to the making of the DCO, for the purposes of section
		135(2) of the Planning Act 2008, as the DCO includes a number of 'other provisions' applying to the land in which there are rights benefitting the Forestry Commission. The Applicant's last correspondence with the Land Interest's agent was in January 2024.
		The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st March 2024, whereby Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail.
		The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle. The principal outstanding issue relates to the optionality on Michelgrove Bank, which will only be determined upon the Applicant undertaking ground investigation works programmed for the summer 2024.
		The Applicant has exchanged emails (during April 2024) with the Land Interest's agent and now understands that the propsoed cable route will have an impact on the Land Interest's shoot. Discussions are ongoing with the Land Interest's agent to seek to mitigate the impact of the construction works on the shoot.
		Since CAH1, the Applicant's agent spoke with the Land Interest's agent, on 14th June 2024, who had agreed to seek further information about the financial impact on the shoot. It was agreed that a follow-up meeting / call would be arranged to discuss further. The Applicant's agent has chased the Land Interest's agent for an update on 3rd July 2024 (but was unable to speak).
		Revised Heads of Terms (including a revised easement consideration payment) were issued to the Land Interest in July 2024.
055		The Applicant has been in regular correspondence with the Land Interest since June 2021.
	Electricity Transmission Plc (Ardent On Behalf Of National Grid	The Land Interest has pasture land affected by the proposed Rampion 2 cable route and a proposed substation extension which would form permanent infrastructure.
	Electricity Transmission Ptc)	The Applicant visited the proposed location of the cable in February 2023 to undertake surveys on the area. Since then, the Applicant has had regular contact with the Land Interest, most recently via on-line meetings in November and December 2023.
		Heads of Terms were issued in November 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. Meetings have been held with the Land Interest in January and February 2024 to negotiate and agree points within the Heads of Terms.
		Key outstanding concerns include agreeing protective provisions and accommodation works to be discussed in due course.
		Further discussions have taken place in March, April and May 2024 regarding the structure of the documentation required to secure the land rights. Since CAH1, the Applicant sent a letter to the land interest on 3 July 2024 to confirm the project's position in respect of fees for professional advice. A meeting was held on 1 July 2024 to discuss the outstanding
		issues regarding the Heads of Terms, nam the Option area.
		A revised key terms plan was issued to National Grid ton 16th May and subsequent plan in 26th June 24. This plan aligns with the Applicant's proposed change request for National Grid owned land. A call regarding Bolney extension land rights and cable easement too k place on 26th June. A revised Heads OT Terms offer for the cable route is been extensional Grid regarding the Applicant below to place on 26th June. A revised Heads OT Terms offer for the cable route is been to a to the land interest further to confirmation of agreed structure of voluntary agreements which the Applicant belowes is close to agreement. cannot reduce further the land area over which it is seeking rights prior to NGET and the Applicant begins and cable design work. The Applicant half works have been completed with the 'As Bull' plans for the connection works becoming the plan for which the land agreement in principies should be reacted without the and area being reduced until after works have been completed with the 'As Bull' plans for the connection works becoming the plan for which the land agreement in principies should be reacted without the land area being reduced until after works have been completed with the 'As Bull' plans for the connection works becoming the plan for which the land agreement in principies should be reacted without the land area being reduced until after works have been completed with the 'As Bull' plans for the connection works becoming the plan for the status of the agreement at the terms of such an agreement. The Applicant has sought lainfaction on the status of the agreement and is awaiting a response from NGET. The Applicant has used to later the status of the agreement and the terms of such an agreement. The Applicant has sought latification on the status of the agreement and is awaiting a response from NGET. The Applicant has used to later the status of the agreement and the terms and is awaiting a response from NGET. The Applicant has used to later the status of the purpose and terms and is awaiting a re
056	Christopher John Waller	The Applicant has been in contact with the Land Interest and their agent since March 2021. The Land Interest has pasture land affected by the proposed Rampion 2 cable route and a proposed Rampion 2 operational access affecting their land.
		A site meeting was initially held in March 2021 followed by a Landowner surgery in July 2021, where the Land Interest expressed concerns about the proposed cable route and proposed operational accesses onto
		their land. Subsequently, and following a visual inspection in January 2023, one of the operational accesses was removed. Heads of Terms were issued in March 2023. The Applicant sought feedback from the Land Interest's agent in February 2024 and via a Letter in March 2024.
		The Applicant met with the Land Interest and their agent on site in April 2024 to discuss the Heads of Terms, and followed up with an email in May 2024 with answers to queries.
		Key outstanding concerns include traffic levels associated with the proposed construction of the substation, clarification on the operational access extent and accommodation works to be discussed in due course.
		Following CAH1, a Letter was sent to the land Interest in 6 June 2024 to confirm the project's position in relation to fees for advice.
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'biockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21 June 2024. On 27 June 2024, the revised Heads of Terms were issued to the agent via email (and sent in the post to the land interest), as well as answers to the outstanding concerns. These include providing an enhanced offer in respect of the cable rate and operational access area.
		The Applicant issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) on 25 June 2024 via post to the land interest (and again on 3 July 2024) and is availing a formal response. The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024.
		As at Deadline 5 Applicant understands the Land Interest wants to sign Heads of Terms as there are no outstanding matters to be addressed, other than a solicitor's review.
		Heads of Terms are now agreed.
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		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
057	Henry Adams LLP (Henry Adams	The Applicant met with the Land Interest, the Land Interest's agent, the occupier and the occupier's agent in August & September 2022 to discuss and review the proposed cable route.
	LLP) On Behalf Of Claudia Langmead Farming Ltd (Claudia Langmead Farming Ltd)	The Land Interest was originally affected by a proposed Rampion 2 temporary construction access. The Land Interest was originally affected by both the cable route and the construction access, but following consultation and subsequent nucle amendments, there is now not cable route associated with this Land Interest.
		The Applicant was made aware that the occupier operates a 200-cow dairy herd and that access to the milking parlour through the farmstead was critical.
		The Applicant gave detailed consideration to this which resulted in the cable route being altered (and a route selected off the Land Interest's land) and a temporary construction access route only being required. The
		temporary construction access route follows the boundary of the farm / field which mitigates the level of impact on the dairy farm. This was presented to the Land Interest in a meeting in December 2023. Heads of Terms were issued to the Land Interest in December 2023.
		The Applicant met with the Land Interest, the Land Interest's agent, and the tenant's agent to discuss the Heads of Terms in December 2023. The Land Interest has requested further details on the construction methodology of the temporary construction road and is seeking to negotiate the easement consideration.
		The Appliant met with the Land Interest and the Land Interest's agent to discuss and review the Heads of Terms in December 2023. The Applicant emailed the Land Interest in February 2024 setting out the basis of the Applicant's offer. The Applicant has followed up with the Land Interest for an update in March 2024. The key oustanding issue relates to the easement consideration being offered by the Applicant.
		After this email correspondence has been ongoing with the Land Interest throughout April 2024.
		Further to an email to the Land Interest dated 30 April 2024, which requested the Land Interest's agent to provide evidence to support a counter-offer made for the HoTs consideration for the temporary construction
		access, the Applicant has sent a chaser email on 28 May 2024. Since CAH1, the Applicant has received no response from the Land Interest / Land Interest's agent and has sent a chaser email dated 3rd July 2024.
		The Landowner confirmed, in an email dated 10th July 2024, their willingness to reach a voluntary agreement, requesting that a specific clause is included within the Heads of Terms relating specifically to
		accommodation works, and has requested a copy of the draft lease for temporary construction access.
		The Applicant issued Revised Heads of Terms to the Landowner on 11th July 2024. The Applicant has been contacted by a solicitor on the 6th November 2024 acting on behalf of landowner requesting details around pratical matters and a meeting. The Applicant is amending the plans to account for
		the queries raised and arrange a meeting with the Landowner to resolve the practical matters and agree the Heads of Terms shortly.
058	Climping Homes (Climping Homes)	The Applicant consulted with the Land Interest in October 2022, and in April 2023 as part of Highways Consultation. Following this, the Land Interest approached the Applicant in October 2023, to gain an
	(omping romos)	understanding of the project and the potential impact on their land.
		Plots 2/19 & 2/20 are included within the DCO boundary for proposed temporary construction access.
		The Land Interest has obtained outline planning consent for a 300-dwelling residential development on their land. As part of the development the Land Interest proposes to alter Church Lane and install a new roundabout onto the A259. The main entrance to the Land Interest's proposed development would be off Church Lane in close proximity to the Applicant's proposed access into the Climping construction Compound.
		In a meeting between the Applicant and the Land Interest in November 2023, the Land Interest's principal concern was the potential impact the construction compound will have upon the saleability (i.e. ability to sell and value of) when the new houses are completed and ready to be sold. The Land Interest was also concerned about how the two construction projects (access points) may interact.
		Heads of Terms were issued to the Land Interest in December 2023.
		The Land Interest has confirmed they are willing to work collaboratively with the Applicant towards reaching a voluntary agreement.
		The Applicant's last correspondence with the Land Interest was in January 2024.
		The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 4th March 2024, whereby Heads of Terms were reviewed in detail. Following the dicussion it was agreed that an agreement would be more appropriate than an Option Agreement and Deed of Easement. The Applicant will confirm to the Land Interest the form of the agreement to move forward with.
		Revised Heads of Terms were issued to the Land Interest on 29th April 2024. The Applicant has chased the Land Interest for an update on their poistion via an email dated 28th May 2024.
		Since CAH1, the Applicant has chased the Land Interest for a response on 10th June, 24th June and 3rd July 2024.
		The Applicant issued Revised Heads of Terms to the Land Interest on 15th July 2024. The Land Interest responded to the Applicant in an email dated 23rd July 2024 stating their preference to enter into a much less formal agreement than the proposed lease. The Land Interest also queried the
		requirement for the rights required as it is expected that the planned road within the Climping homes development will be adopted. A further request for discussions has been requested on 3/1224.
059	Henry Adams LLP (Henry Adams LLP) On Behalf Of Executors Of D Bowerman (Executors Of D	The Applicant has had a number of discussions with the Land Interest's agent, over the period of 2021 to 2022, to review the cable route and operational access routes on the land. The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route, an operational access, and an area needed to store excavated materials.
	Bowerman)	Heads of Terms were issued to the Land Interest in March 2023.
		The Land Interest's agent has particular concerns over the definition of a tree (within the draft Easement Agreement), what can and cannot be planted in the easement strip and has also raised concerns about the
		limitations of the use of the easement strip / cost implications of the maintenance liabilities being imposed on the Land Interest. The Applicant's last correspondence with the Land Interest' agent was in December 2023.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS)
		call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Land Interest's agent confirmed that there were no custanding issues. The Applicant has emailed the Land Interest's agent, in March 2024, seeking for the Heads of Terms to be signed and returned. A letter was also sent by the Applicant in March 2024.
		The Applicant chased the Land Interest's agent for an update, and during a telephone conversation with the Land Interest's agent in May 2024, the Land Interest's agent raised a concern with the easement strip prejudicing the Land Interest's ability to grant Network Rail access (over the cables) to the railway (Arundel Junction). Upon providing the Land Interest's assurances / further information on this point, the Applicant
		anticipates that Heads of Terms will be signed and returned. Since CAH1, the Applicant spoke with the Land Interest's agent on an on-line video (TEAMS) call on 23th June 2024, whereby the Land Interest's agent outlined the Land Interest's primary concern in relation to the
		Rampion easement prejudicing the Land Interest from being able to grant Network Rail access rights over their land. The Applicant agreed to review some wording that could be added to the HoTs to mitigate this concern.
		The Applicant issued Revised Heads of Terms on 15th July 2024 an appropriately worded clause in relation to Network Rail. The Applicant met with the Landowner's agent on 15th July 2024 requesting the Landowner's agent to seek the Landowner's confirmation of reaching a voluntary agreement.
		The Applicant is awaiting details from the Land Interest's agent regards parts of the property are proposed to sold, the Applicant is awaiting details of this to amend the landownership as required and if this impacts the project proposals. The Land Interest's agent has confirmed that Heads of Terms will not be agreed until this is confirmed.
060	Batcheller Monkhouse (Batcheller	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
000	Monkhouse) On Behalf Of Grant Talbot And Theresa Talbot (Grant	This Land Interest owns pasture land which is affected by the proposed cable route, including an area of land adjacent to the cable route (Plot 31/2) proposed to be used for construction and operational access. In
	Talbot And Theresa Talbot)	addition, part of track owned by the Land Interest (Piot 30/15) is affected by a proposed construction and operational access. Site meetings were initially held in April 2021 and May 2022, where the Land Interest expressed concerns about the disruption to their farming activities as a result of the two proposed cable route options on their land. In addition, the Land Interest expressed concerns about the disruption and operational accesses which affected their Iand. In July 2022, the location of the substation was communicated to the
		Land Interest, which subsequently removed one of the proposed cable routes from their land.
		Further site meetings were held in August 2022 and February 2023, where the Land Interest expressed concerns about the proposed construction and operational accesses through their fields and through the finger and the besign and communicated to the Land Interest via telephone in April 2023. This left one construction and operational access through the finger and the set via telephone in April 2023. This left one construction and operational access through the finger and the set via telephone in April 2023. This left one construction and operational access telephone in April 2023. This left one construction and operational access telephone in April 2023. This left one construction and operational access affecting part of a track owned by the Land Interest via telephone in April 2023. This left one construction and operational access affecting part of a track owned by the Land Interest via telephone in April 2023. This left one construction and operational access affecting part of a track owned by the Land Interest via telephone in April 2023. This left one construction and operational access affecting part of a track owned by the Land Interest via telephone in April 2023. This left one construction and operational access affecting part of a track owned by the Land Interest via telephone in April 2023. This left one construction and operational access affecting part of a track owned by the Land Interest via telephone in April 2023.
		Heads of Terms were issued in March 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant sought feedback from the Land Interest's agent on a number of occasions, such as via email in December 2023 and via a Letter in March 2024.
		The Applicant met with the Land Interest's newly appointed agent in May 2024 and followed up with an email clarifying various points.
		Since CAH1, due to the appointment of a new agent, the Applicant has been moving forwards positively with discussions. Following CAH1, a Letter was sent to the land Interest on 6 June 2024 to confirm the project's position in relation to fees for professional advice. In addition, the Applicant issued revised Heads of Terms on 25 June 2024, both directly to the landowner (by post) and via email to the agent. These had an
		projects position in relation to reserve processional advice in adviced, the Applicant issued revised

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
		An online teams meeting was held with the agent on 6 June 2024 and the Applicant responded with comments on 10 June 2024. A sile meeting was held with the Land Interest and their agent on 12 June 2024 to understand outstanding blockers' in respect of progressing the agreement. A number of points were taken away and on 17 June 2024 the Applicant received a tracked changes word coxy of the Heads of Terms from the agent. On 25 June 2024 the Applicant sent over the revised Heads of Terms, and on 27 June 2024 circulated a tracked changes word coxy of the Heads of Terms from the agent. On 25 June 2024 the Applicant sent over the revised Heads of Terms, and on 27 June 2024 circulated a tracked changes version which dealt with a number of specific points that the agent had raised. This included suggested wording for fencing required (wing to the presence of horses), the preferred location of crossing points and clarification on a number of points which could not be removed from the Heads of Terms (due to construction requirements). The Land Interest signed and returned the revised Heads of Terms in July 2024. Solicitors have been instructed to progress voluntary agreements.
061	Lecter Aldridge I I D /Lecter	The Analisant has had detailed dialogue with the Lord Interact and the Lord Interact's land aparts commencing from And 2021
	Leiter Aldridge LLP (Leiter Aldridg LLP) on Behalf Of Green Properties (Kent & Sussex) Ltd (Green Properties (Kent & Sussex) Ltd)	The Applicant has nad detailed dialogue with the Land Interest and the Land Interest and agents commencing from April 2021. The Land Interest owns pasture land and woodand (planted saping) which is affected by the proposed cable route. The Applicant has followed up these meetings in writing, through either providing Site Meeting Notes or in a letter, giving detailed consideration of all of the issues raised by the Land Interest, and the Land Interest's agents. The Applicant has followed up these meetings in writing, through either providing Site Meeting Notes or in a letter, giving detailed consideration of all of the issues raised by the Land Interest, and the Land Interest's agents. The Applicant has followed up these meetings in writing, through either providing Site Meeting Notes or in a letter, giving detailed consideration of all of the issues raised by the Land Interest, and the Land Interest's agents. The Applicant has continued to offer to work colaboratively with the Land Interest a agents. In May 2023, the Land Interest was in January 2024. Heads of Terms were issued to the Land Interest in January 2024. The Applicant has continued to offer to work colaboratively with the Land Interest was more focused of Terms issued in January 2024. Further to the Land Interest's new Agent to meet (in March 2024) to discuss further the Heads of Terms issued in January 2024. The Applicant can confirm that Heads of Terms were discussed, but the Land Interest's agent has requested to discuss the Heads of Terms issued to the Land Interest a transt meeting. The Applicant raisered to relive the Land Interest agent in carding the relive the VLC and Interest's proferend alternative cable route. > The Applicant raisered to relive the Land Interest agent in carding the vector the route of the carding the relive as agent. > The Applicant raisered to relive the Land Interest agent in carding the vector the route of the card Interest's proferend alternative cable route in the rest's agent. > The Applicant thas bet
062	Joanne Higgins	The Land Interest does not own land affected by the proposals but has access rights over a lane which leads to their residential property. The lane is proposed to be used as an operational access and will also be
		affected by cable construction works in two places. In addition, the Land Interest has a Category 2 Interest in relation to rights contained within a transfers dated 4 May 1972 and 27 October 1995 registered under title \$X17882. In April 2023, the Land Interest contacted the Applicant in response to the public consultation. The Applicant spoke with the Land Interest via telephone and followed up with an email in April 2023. In October 2023, the Applicant discussed the Land Interest's concerns over the telephone and followed up with an email confirming how their rights are affected. The Applicant is not seeking to agree Heads of Terms. The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access, anticipated reinstatement proposals and accommodation works discussions in due course.
063	Henry Adams LLP (Henry Adams	The Applicant has been in regular correspondence with the Land Interest and their agent since April 2021.
	LLP) On Behalf Of Mr. And Mrs G Woolgar (Mr. And Mrs G Woolgar)	The Land Interest has pasture land affected by the proposed cable route. A site meeting was held in August 2021, as a project introduction, where the Land Interest expressed concerns about the loss of grazing. There have been no route amendments proposed by the Land Interest. Heads of Terms were issued in March 2023. The Applicant is availing confirmation from the agent that the Land Interest would like to work collaboratively to agree terms. The Applicant sent an email in January 2024 requesting feedback on the Heads of Terms documentation and a Letter in March 2024. The latest correspondence was a chaser email sent to the Land Interest and their agent in May 2024 suggesting a meeting to progress the Heads of Terms. Key outstanding concerns include queries about the key term documentation and accommodation works to be discussed in due course. A chaser email was sent to the Land Interest and their agent in May 2024 suggesting a meeting to progress the Heads of Terms. an email in January 2024 requesting feedback on the Heads of Terms documentation and a Letter in March 2024. The Applicant issued revised Heads of Terms in June 2024 and is avaiting feedback. The Landowner's agent revised Heads of Terms in June 2024 and is avaiting feedback. The Landowner's agent revised Heads of Terms to the Landowner on 28th July 2024.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
064	Batcheller Monkhouse (Batcheller	The Applicant has been in regular correspondence with the Land Interest since September 2021.
004	Monkhouse) On Behalf Of Mr Charles How (Mr Charles How)	The hypical trias deel in regular correspondence with the card interest since oppender 2021. The Land Interest does not own land affected by the proposals. The Land Interest is a tenant farmer who farms pasture land affected by the proposed Rampion 2 cable route.
	· · · · ·	The Applicant has met the Land Interest on site in May 2023, accompanied by the freehold landowner, to discuss the impact on the farming business.
		The Applicant is not seeking to agree Heads of Terms with the tenant but has been working collaboratively with the Land Interest's landlord.
		The Land Interest recently appointed a new agent (as at May 2024).
		The Applicant sent an email to the Land Interest in May 2024 confirming the fee position in respect of tenant's advice in relation to the project.
		The Applicant is not aware of any outstanding issues other than compensation for disturbance and accommodation works to be discussed in due course.
		On 18 July 2024, the Applicant met with the tenant on site (and their agent) with an ALLO (Agricultural Land Liaison Officer) present from another project.
065	Batcheller Monkhouse (Batcheller Monkhouse) On Behalf Of Mr D H	The Applicant has been in regular correspondence with the Land Interest and their agent since May 2021.
	Dumbrell, Mrs L Dumbrell & Mr R Dumbrell (Mr D H Dumbrell, Mrs L Dumbrell & Mr R Dumbrell)	The Land Interest owns pasture land affected by the proposed cable route. A site meeting was initially held in August 2021 for a project introduction. A further meeting was held in April 2022 to discuss a minor route amendment that was being considered on their land as a result of design
		modifications. Subsequently, the new route was taken forwards following consultation.
		Heads of Terms were issued in March 2023. The agent has put forward questions on the documentation and confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant sought feedback from the Land Interest's agent through an email in December 2023 and a Letter in March 2024.
		The Applicant has received comments back on the Heads of Terms and as at Deadline 4 (May 2024) is reviewing these in order to respond. Key outstanding concerns include the total area included within the DCO boundary and accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest and via emails to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had viavo discussions via on-line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Tirial pits, marker posts, the calculation of construction access payments, operational access usage and areas for indicative HDD locations outside of the 40m working width. The Applicant had discussions and reach agendence with the land Interest's agent on 25th June 2024, 1st July 2024 and 3rd July 2024. The Land Interest's agent is waiting to receive the updated precedent documents, however, we understand the Land Interest has no further concerns regarding the Heads of Terms with respect of specific impacts on their land.
		The Applicant received confirmation from the agent that terms are agreed in respect of Muntham Farm 2013 Trust Heads of Terms in July 2024.
066	Batcheller Monkhouse (Batcheller Monkhouse) On Behalf Of Mr Mark Cleaver And Mrs Karen	The Applicant has been in correspondence with the Land Interest and their agent since January 2021. The Land Interest operate a campsite affected by the proposed cable route. The campsite is also located adjacent to a proposed construction compound. The Land Interest have built a dwelling in proximity to the
	Cleaver (Mr Mark Cleaver And Mrs Karen Cleaver)	proposed cable route and construction compound and resides on site.
		A site meeting was initially held in February 2021, where the Land Interest expressed concerns about the project boundary intersecting with their property (which was under construction at the time). Subsequently, the boundary was amended to avoid the dwelling. A further site meeting was held in July 2022 where the Applicant explained that the section of cable route in this location is intended to be installed by HDD methodology and no open trenching is proposed. At the site meeting and subsequent consultation event in November 2022, the Land Interest raised concerns about the impact of the construction compound and associated works on their business and future property development on site.
		Heads of Terms were issued in March 2023. The Applicant is awaiting confirmation from the agent that the Land Interest would like to work collaboratively to agree terms. The Applicant sought feedback from the Land Interest's agent via a Letter in March 2024.
		The Applicant followed up with the Land Interest via email in May 2024 in order to set up a suitable date to discuss the voluntary agreement and any outstanding concerns regarding the Heads of Terms.
		Key outstanding concerns include disturbance and mitigation, as well as accommodation works to be discussed in due course.
		The Applicant will respond directly to the Land Interest's relevant representation. Since CAH 1, due to the appointment of a new agent, the Applicant has been moving forwards positively with discussions. The Applicant sent a Letter on 6th June 2024 to the Land Interest to clarify the position in
		respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 28th June 2024, sent directly to the land interest (via past) and via email to the agent (2nd July 2024). These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients).
		The landowner's agent has confirmed that the landowner has no concerns regarding the Heads of Terms but does not want to sign until further design information can be provided. At an online team meeting on 31 July 2024, the landowner's agent confirmed that a voluntary agreement will be achievable in due course, once further comments have been provided regarding the form of the construction compound design. An indicative compound design thas been prepared and was given to the landowner at a site visit with the landowner, her representative and the Applicant's engineer and land transaction manager on 21st October 2024. Discussions were held regarding the Land Interests own proposed borehole investigations, the likely impacts from the proposed adjacent compound activities and the Applicant's planned site investigation work to be carried out in 2025. Further discussions have taken place regarding compensation for impacts on the campsite and it is expected that heads of terms will be agreed within the next few days.
067	Henry Adams LLP (Henry Adams LLP) On Behalf Of Mssrs	The Applicant and the Land Interest have had a number of discussions about the cable route and the Rampion 2 project requirements over the period of 2021 to 2024.
	Hutchings (Mssrs Hutchings)	The Land Interest owns pasture land which is affected by the proposed cable route, areas needed temporarily for cable duct stringing and storage of excavated materials, and a proposed operational access.
		The Land Interest's agent has made the Applicant aware of an Option Agreement with a Developer for a second solar farm on the Land Interest's land. The Applicant is willing to work collaboratively with the Land Interest to seek to reach an arricable agreement on accommodating the cables and the solar farm on the land. Discussions between the Applicant and the Land Interest and the Land Interest's agent are ongoing.
		The Land Interest's agent has also made the Applicant aware that part of the cable route will pass through a landfill area. The Applicant has given detailed consideration to this, as well as considering minor cable routing amendments in this area. The results of this have been communicated to the Land Interest's agent.
		The Land Interest's agent has raised a concern in relation to the cable route severing the Land Interest's fields and rendering them redundant (i.e. unable to farm due to access and size of the severed fields). The Applicant has confirmed that access to all parts of the land will be maintained throughout construction.
		Heads of Terms were issued to the Land Interest in March 2023.
		The Land Interest's agent has raised a concern relating to the Applicant seeking to plant trees on the Land Interest's land to meet their Biodiversity Net Gain ("BNG") requirements. The Applicant is reviewing this and will respond to the Land Interest accordingly.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023.
		The Applicant had an on-line video (TEANS) call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is availing our continuation from the Land Interest that terms have been agreed in principle. The principal outstanding issues relate to whether the DCO Boundary can be refined and whether the proposed cable route can be as far West as possible (within the DCO Boundary).
		The Applicant chased the Land Interest's agent for an update, and during a telephone conversation with the Land Interest's agent in May 2024, the Land Interest's agent informed the Applicant that due to a bovine tuberculosis testing in the immediate locality the Land Interest's cattle are not allowed to leave the farm for the next 12 months. In addition to this, the Land Interest had been on the market (for sale) has now been withdrawn due to the bovine TB issue. Because of these reasons, the Land Interest is reconsidering his options / future and is unable to make a commitment to Rampion 2 at this time.
		The Applicant's agent spoke with the Land Interest's agent on 13th June 2024, and the Land Interest's agent raised a concern with the compatability of the easement with the Land Interest's expansion pains for their solar farm. The Land Interest's agent also sought further assusance from the Applicant over how contamiation will be dealt with both before and after construction.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
		The Applicant issued Revised Heads of Terms in July 2024. The Applicant met with the Landowner's agent on 15th July 2024. The Landowner's agent outlined concerns in relation to a possible redevelopment part of the Property and the alignment of the cable route, and
		informed the Applicant of a change of ownership on part of the Property, and sought further clarification of the restrictions implied by the draft Deed of Easment (to which the Applicant will respond to in due course).

Unique Deference	Name of Land Interest	Comments on status of objection / land negotation
Number	Name of Land Interest	Comments on status of objection / land negotiation
068	Batcheller Monkhouse (Batcheller Monkhouse) On Behalf Of Muntham Farm LLP (Muntham Farm LLP)	The Applicant has been in regular correspondence with the Land Interest and their agent since August 2021. The Land Interest owns arable and pasture land affected by the proposed cable route, and a proposed temporary construction access which partially follows a track and partially follows the edge of a field within their ownership. In addition, there is a proposed operational access which follows along an existing road access to the farm (which also provides the access to other dwellings).
	rain LLF)	A site meeting was initially held in August 2021 to discuss the original PIER cable route proposal. Later meetings were held between May and August 2022, following the conception of the Longer Alternative Cable Route (LACR ³) and Alternative Access (NA ³) affecting their property, where the Land Interest expressed concerns about the direct route of the proposed cable across the farm. The Land Interest was collaborative and worked with the Applicant to access a for access a for access a bout for direct route of the proposed cable across the farm. The Land Interest was collaborative and worked with the Applicant to access a for access a for access a bout for direct route of the proposed cable across the farm. The Land Interest was collaborative and worked with the Applicant to access a for access and the construction in March 2023. Subsequently, the route was amended to take a route further to the West, minimising impact on the farm where possible. The construction route and operational access route remained within scope.
		Heads of Terms were issued in July 2023 and the Applicant understands that the Land Interest would like to work collaboratively to agree terms. The Applicant sent a Letter to the Land Interest and their agent in March 2024 requesting feedback on the Heads of Terms documentation.
		The Applicant chased the Land Interest via email in May 2024 in order to set up a suitable date to discuss the voluntary agreement and any outstanding concerns regarding the Heads of Terms.
		Since CAH1, the Land interest recently appointed a new agent, who inspected the property for the first time on 21st June 2024, which has slowed discussions somewhat. However, due to the appointment of a new agent, the Applicant has been moving forwards positively with discussions.
		Since CAH1 the Applicant sent a letter to the Land Interest on 6th June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on- line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Trial pits, marker posts, the calculation of construction access payments, operational access to mideative HDD locations outside of the 40m working width. The Applicant that discussions and email correspondence with the land Interest's agent on 25th June 2024, 1st July 2024 and 3rd July 2024. On 27th June 2024 the Applicant chased the agent for feedback following the site visit, on 1st July 2024 the agent sent or queries via email and the Applicant provided a defaulted response to these on the same day (1st July 2024).
		The Applicant received confirmation from the agent that terms are agreed in respect of Muntham Farm 2013 Trust Heads of Terms in July 2024. The Applicant also received confirmation that Heads of Terms for use of a separate plot of land has been agreed in September 2024. Solicitors have been instructed to issue draft documents
069	Batcheller Monkhouse (Batcheller	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
	Monkhouse) On Behalf Of Patrick John Marcel Hutchinson (Patrick	The Land Interest has pasture land affected by the proposed cable route and a proposed operational access (which affects the edge of a field).
	John Marcel Hutchinson)	Site meetings were initially held in March and September 2021, where the Land Interest raised concerns about the timescales of construction, but no route amendments were put forward by the Land Interest. In July 2022, another meeting was held to discuss a minor route amendment that was being considered on their land as a result of design modifications. Subsequently, the new route was taken forwards following consultation.
		Heads of Terms were issued in March 2023 and the Applicant has been sent a number of queries regarding the documentation by the agent. Feedback was been sought from the Land Interest's agent via email in December 2023, with further correspondence in January 2024 and a Letter in March 2024.
		The Applicant has received comments from the Land Interest's agent on the Heads of Terms in May 2024.
		Key outstanding concerns include the total area of land included within the DCO boundary and accommodation works to be discussed in due course.
		Since CAH1 the Applicant sent a Letter to the Land Interest on 6th June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on- line teams meetings with the agent regarding the Heads of Terms (on a general basis for his clients). The Applicant has provided answers to queries in respect of Traj bits, marker posts, the calculation of construction access payments, operational access usage and areas for indicative HDD locations outside of the 40m working width. The Applicant had discussions and email correspondence with the land Interest's agent on 25th June 2024, its July 2024 and 3rd July 2024. On 3rd July 2024 the agent confirmed there are no formal tenancies on the land. The agent is waiting to receive the updated precedent documents, however, we understand the land interest does not want to sign the Heads of Terms as he has requested greater financial compensation.
		On 31 July 2024 the Applicant had a phone call with the landowner's agent to check the current status. The agent confirmed that the previously supplied information was useful. At this stage, however, the landowner's agent has provided feedback that the landowner would like greater financial comepnsation before signing the Heads of Terms. However, the Applicant has confirmed it would be happy to enter into an agreement post consent, should the DCO be granted and the landowner change their position prior to construction. Further to orgoing discussions, Heads of terms have now been agreed with the land interest.
070	Peter Christopher May	The Land Interest was first consulted by the Applicant in July 2021.
		The Land Interest owns a small parcel of land within the DCO boundary. The parcel of land borders an existing lane, which is a proposed Rampion 2 operational access route. In addition, the Land Interest has access rights over a lane which leads to their residential property. The lane is proposed to be used as a Rampion 2 operational access.
		Despite attempts, the Applicant has been unable to make contact with the Land Interest.
		Heads of Terms were issued in April 2024.
		The Applicant understands there are no outstanding issues, other than further explanation as to the anticipated use of the operational access.
		The Applicant will respond directly to the relevant representation.
071	Chris May and Elaine May	Please refer to response to Peter Christopher May (RR-300).
072	Batcheller Monkhouse (Batcheller	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
	Monkhouse) On Behalf Of R G Nash & Sons (R G Nash & Sons)	The Land Interest owns and operates a mixed dairy, beef and arable farming business which is affected by the proposed cable. There is also a proposed Rampion 2 construction access that affects part of the existing driveway (the entrance to the farm), part of an existing track, and agricultural land within the farm. There is also a proposed Rampion 2 soil storage area affecting agricultural land, and a proposed construction and operational access affecting agricultural land and an existing track.
		An initial site meeting was held in February 2021, where the Land Interest expressed concerns about the proposed cable route intersecting with a slurry pit (and associated infrastructure) that was under construction on their land. Subsequently, the route was amended to avoid this area.
		Furthers tile meetings were held in May 2022 and December 2022, where the Land Interest expressed concerns about the impact of the Rampion 2 proposals on the operation of the business. At the December 2022 site meeting, the Land Interest expressed concerns about the route of the construction access on their land. The Land Interest was collaborative and worked with the Applicant to agree on a variation to the existing route which was put forward for consultation in April 2023. The construction access was subsequently amended within the design proposals.
		Heads of Terms were issued to the in July 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant has sought feedback on a number of occasions, including an on-line meeting to discuss concerns in November 2023 and a Letter in March 2024.
		An online meeting was held with the agent in April 2024, followed by an email with updated Heads of Terms.
		The Applicant chased the land interest's agent for further comments on the Heads of Terms in order to progress discussions on the voluntary agreement in May 2024.
		Key outstanding concerns relates to the impact of the proposals on the operation of the dairy business and drainage. The Applicant has confirmed that this will be discussed in more detail in the accommodation works in due course.
		The Applicant issued revised Heads of Terms in June 2024.
		Following a meeting with the Landowner on site on 18 July 2024, the Applicant introduced the Landowner to an Agricultural Liaison Officer (ALO), who works on other projects with the Applicant, to assist in providing practical examples of steps taken to minimize disturbance to farming or disconse. The Applicant can set and works reserved by the Landowner is that the meeting was useful to alige any meeting with the Landowner's agent on 28 July 2024 to discuss the Heads of Terms and followed up with actions on 29 July 2024 via email. The Applicant is not aware of any further concerns by the Landowner and is therefore expecting to receive eigned Heads of Terms shortly. Heads of terms have been agreed with the landowner in October 2024

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
073	Knight Frank (Knight Frank) On Behalf Of R J Goring, R H Goring,	The Applicant has consulted (both formally and informally) with the Land Interest (Wiston Estate) at both stakeholder level and landowner level, over the period 2020 to 2024. The Land Interest has arable and pasture land affected by the proposed Rampion 2 cable route, and a number of proposed construction and operational access routes.
	P Goring, Wiston Estate Partnership (J J Goring, R H Goring, P Goring, Wiston Estate Partnership)	A site meeting was initially held in September 2021, where the Land Interest expressed a number of concerns about macro and micro re-routing of the cable. These views were reiterated within various consultation responses.
		An alternative route, to the south of Washington village, was proposed by the Land Interest (in conjunction with other neighbouring landowners), which was given detailed consideration by the Applicant. The rationale and decision-making process for not progressing with the route to consultation was communicated verbally by the Applicant at a site meeting in April 2022.
		In addition, in September 2021, the Land Interest proposed an alternative construction access route and removal of a proposed operational access. Subsequently both requests were factored into the design, and presented to the Land Interest at a site meeting in April 2022.
		Further site meetings were held in January 2023 and May 2023, with the Applicant working in conjunction with the Land Interest and the farm tenants to understand the main concerns.
		Heads of Terms were issued to the Land Interest in March 2023. The agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant has been corresponding with the Land Interest, including meeting with various tenants on site in May 2023. The latest correspondence being from an in person meeting in January 2024 and online meetings in February 2024 and March 2024 to negotiate and agree points within the Heads of Terms.
		A 5 hour negotiation meeting was held between the Applicant and the Land Interest on 27th May. There are many points relating to the key terms now agreed.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 17th June 2024 with an enhanced commercial offer to progress discussions and reach agreement. On 4th July 2024 the Applicant re-circulated the Heads of Terms with amendments associated with construction access payments and updates from the Land Registry.
		The Applicant had online teams call with the landowner on 23 July 2024 and 29 July 2024 to discuss the outstanding commercial elements in the Heads of Terms: BNG Credit, Compound rent, easement rate and temporary sand sterilisation. Further engagement with the landowner is detailed within the Wiston Estate Landowner Engagement Report.
074	Ruth Taylor	Discussions have been held in relation to non-intrusive survey access, resulting in a survey access licence agreement being signed up to with the Land Interest.
		The Land Interest owns an access track which is affected by the proposed cable route. The Applicant met with the Land Interest in July 2022 and May 2023 to provide an update of the project's progress, and to discuss the impacts of the proposed cable route on their land. During this period the
		Applicant exchanged several emails with the Land Interest.
		Heads of Terms were issued to the Land Interest in June 2023 with a revised Heads of Terms issued in July 2023. An on-site meeting was held between the Applicant and the Land Interest in December 2023 to discuss the revised Heads of Terms and any of the Land Interests concerns.
		The Land Interest's principal concern is how their horses will cross the proposed construction corridor during construction. The Land Interest is also not content with the proposed consideration being offered. The Applicant is awaiting further detailed information in relation to financial settlement.
		The Applicant has agreed that reasonable legal fees will be reimbursed and that the Land Interest may commence engagement with their legal representatives.
		The Applicant's last correspondence with the Land Interest was in December 2023. The Land Interest is awaiting engineering feedback on construction details from the Applicant and accommodation works which are subject to ongoing discussions
		The Applicant will seek to arrange an on-site meeting, in July 2024, with the Land Interest to explain the construction methodology and have a further discussion in relation to the level of compensation payable.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
		The Land Interest, upon receipt of the Revised Heads of Terms, in an email dated 3rd July 2024, has stated that they are not willing to make any further progress until the Applicant agrees to their request to fully reimburse any legal counsel fees.
075	Suzy Smith Racing Ltd (Suzy Smith Racing Ltd)	The Land Interest occupies part of the Angmering Park Estate.
		The Land Interest occupies pasture land which is affected by the proposed cable route. The Applicant has noted the concerns raised in the relevant representation, in relation to the proximity of the construction corridor to the grass gallops / Lower Combe Stables and will discuss accommodation works /
		ways to miligate the impact of the construction works in due course.
		The Applicant's last correspondence with the landowner (Angmering Park Estate) was in January 2024. The Applicant met with the Land Interest in January 2024, where it subsequently transpired that the Land Interest does not occupy Plot 8/3. Therefore the Land Interest has no interest in the land and will therefore
		no longer require to be consulted with during the project. The Applicant will ensure the BoR and the Change Log are updated accordingly.
076	The Baird Farming Partnership (The Baird Farming Partnership)	The Applicant and the Land Interest and their agent have been engaged and in ongoing discussions over the period 2021 to 2024.
	(The Lardor Farming Partnersmip) On Behalf O'The Baird Farming Partnership (The Baird Farming Partnership)	The Land Interest owns arable land which is affected by the proposed cable route, temporary construction access, an area needed temporarily for the storage of excavated materials and construction compound.
		Heads of Terms were issued to the Land Interest in June 2023. The Land Interest's principal concerns relate to; the construction compound location; the restrictions sought to be imposed on the easement strip (as defined in the draft Deed of Easement document); the impact of
		the cable route on the adjacent Littlehampton Economic Growth Area ("LEGA"); the impact of the construction corridor and construction compound on the existing land drainage.
		The Applicant has given detailed consideration to these concerns. The Applicant has sought to mitigate the impact of the cable route on LEGA by moving the cable route further to the West (away from) of the proposed area.
		The Applicant continues to be in discussions with the Land Interest and their agent over the Land Interest's concerns listed above and the wider concerns as detailed in the Land Interest's relevant representation.
		The Applicant's last correspondence with the Land Interest was in January 2024.
		The Applicant met with the Land Interest and the Land Interest's agent on 12th March 2024 and reviewed the Heads of Terms, draft Option Agreement, draft Deed of Easement documents. The key issues outstanding, are assurances being sought on contamination of the site compound, rates (2 per square metre) on the site compound, and clarity on what the site compound is to be used for.
		Further to the Land Interest's meeting with the Land Interest and the Land Interest's agent on 12th March 2024, the Applicant has followed up this meeting with subsequent emails in May 2024 and with a letter dated 24th May 2024.
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		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
		Since CAH1, the Land Interest responded to the Applicant's email of 24th May 2024 in an email dated 30th May 2024 whereby further questions have been raised in relation to BNG, temporary compound, temporary site compound, potential land contamination and underaking works. The Applicant submitted a detailed response to all of the issues raised in the Land Interest's email of 30th May 2023 to the Land Interest in an email on 19th June 2024.
		The Applicant and the Land Interest had an on-line video (TEAMS) call to discuss a possible BNG opportunity with the Land Interest on 17th June 2024.
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
		The Applicant had a telephone conversation with the Landowner on 9th July 2024, recepting further information be provided, that the Applicant had already explained why this could not be provided in an email dated 20th June 2024, and that failure to do so would result in the proposed meeting on 17th July 2024 being cancelled. The Applicant met with the Landowner's agent on 15th July 2024 and reviewed the Landowner's tableting concerns and requested that the Landowner's agent confirms the Landowner's position to the Applicant to the Applicant met with the Landowner's agent on 15th July 2024 and reviewed the Landowner's tableting concerns and requested that the Landowner's position to the Applicant to the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position to the Applicant the Applicant the With the Landowner's position the Applicant the Applicant the Applicant
		on the Revised Heads of Terms.
		The Appliciant met with the Landowner's agent on 15th July 2024 and reviewed the Landowner's concerns, including septialing that the Applicant is not in a position to disclose any temporary construction compound comparables, dicussing the severed areas and that accompation works will enable access but also acknowledging if they cannot be farmed the landowner will be compensated. The Landowner's agent commented that the Landowner wishes the Heads of Terms to be split out into the private Trusts - but was unsure of the extent of the Trusts. It was agreed that this could be picked up by the Applicant and Landowner's solicitors upon tille enquires (once the Heads of Terms are agreed).
		The Applicant has had further communications with the Landowner regarding potential further development plans with third party developers. The Applicant is keen to meet with the third parties through the Landowner to provide solutions to cater for future development over areas required for Temporary Possession. The Applicant has also provided further information related to the land fall location and the options around this. The Applicant and Landowner are working towards resolving these practical matter to enable Heads of Terms to be agreed and the matter to progress to legal option negotiations.
	Savills (Savills) On Behalf Of The Personal Executors Of Lady Sarah	The Applicant and the Land Interest and their agent have held a number of meetings and exchanged a number of letters in relation to the proposed cable route running through the Land Interest's land since the introduction of the Longer Alternative Cable Routes in 2022.
	Margaret Clutton (The Personal Executors Of Lady Sarah Margaret Clutton)	The Land Interest owns arable land which is affected by the proposed cable route and temporary construction access.
	oldiony	Heads of Terms were issued to the Land Interest in June 2023.
		The Land Interest's agent has raised concerns over joint / transmission bay locations and whilst these locations are not known at present, will be provided in due course.
		The Applicant continues to work collaboratively with the Land Interest and their agent and is in the process of reviewing the draft Option Agreement and draft Deed of Easement documents. The Applicant's latest correspondence with the Land Interest's agent was in January 2024.
		The Applicant is latest correspondence with the Land Interest's agent was in January 2024. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st March 2024, whereby Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail.
		The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle. The principal outstanding issue relates to the optionality on Michelgrove Bank, which will only be determined upon the Applicant undertaking ground investigation works programmed for the summer 2024.
		The Applicant will seek to arrange a meeting, in June 2024, with the Land Interest's agent to seek clarification on any outstanding matters, and is hopeful that a voluntary agreement can be reached. Since CAH1, the Applicant's agent spoke with the Land Interest's agent, on 14th June 2024, who confirmed that new Trustees had been appointed and that these details would be provided to the Applicant shortly.
		The Land Interest's agent confirmed he would seek confirmation of his instructions and revert shortly.
		The Applicant issued Revised Heads of Terms in June 2024 amid is awaiting feedback.
		The Applicant has received no response from the Landowner's agent (since the re-issuing of the Revised Heads of Terms.
078	Lester Aldridge LLP (Lester	The Applicant has had detailed dialogue with the Land Interest and their agents commencing from April 2021.
	Aldridge LLP) On Behalf Of Thomas Ralph Dickson (Thomas Ralph Dickson)	The Land Interest owns pasture land which is affected by the proposed cable route.
		The Applicant has sought to consult with the Land Interest through attending several meetings (both on-site at College Wood Farm or viseo calling), in June, August, October 2021, March, April, May, June 2022, and March 2023 with the Land Interest and their agents. The Applicant has followed up these meetings in writing, through either providing Site Meeting Notes or in a letter, giving detailed consideration of all of the issues raised by the Land Interest and their agents. Offeng explanations as to how the Applicant has selected the cable route across the land.
		The Applicant sought to discuss Heads of Terms with the Land Interest and their agents. In May 2023, the Land Interest specifically requested that the Applicant does not issue Heads of Terms to the Land Interest or their agent.
		The Applicant has continued to offer to work collaboratively with the Land Interest, and the latest correspondence with the Land Interest was in January 2024.
		Heads of Terms were issued to the Land Interest in January 2024.
		The Applicant has contacted the Land Interest's newly appointed Agent to seek to meet to discuss further the Heads of Terms issued in January 2024.
		The Applicant can confirm that Heads of Terms were discussed, but the Land Interest was more focussed on seeking to reach agreement on the Land Interest's preferred alternative cable route. > The Applicant agreed to review the Land Interest's proposed alternative cable route (as per the Land Interest & Land Interest agent's request)
		 > Tree planting over MUCH smaller area than anticipated - adjacent to Kent Street - trees / saplings will have to be removed / replaced / replanted to facilitate access > The Land Interest has left an approx. 50m strip of Indi adjogside southern boundary of his land - where he would like the cables to be laid > HDD location discussed. Land Interest requested HDD to be lengthened into "Field 2" avoiding tree planting area > RLB discussed. The Land Interest's agent quered what extent of the RLB will accussible be requested. I.e. 40m corridor within 100m RLB
		> Access point - it was noted that this has been blocked off. The Land Interest would prefer for this access not to be used The Applicant has exchanged emails with the Land Interest's agent in respect of the Heads of Terms and the Applicant provided the Land Interest's agent with copies of the draft Option and draft Deed of Easement
		documents. The Applicant continues to work with the Land Interest's agent in seeking to reach a voluntary agreement.
		The Applicant has been in discussions with Mr Dickson since CA Hearing 1. Emails have been exchanged and site visits carried out as detailed below: 28th May 24- Email from the Applicant to Simon Mole querying which months of the year Cattle are kept at College Wood Farm and request for information relating to farm management. Subsequent call on 31st
		220 may 24-Eina incline Applicant to Sinito I wire Que ying winch mission to legal calculate all to Accure and the Applicant to Sinito I made queller. Under the Applicant to Sinito I made queller, the Applicant to Sinito I made queller, the Applicant to Sinito I made queller. The Applicant to Sinito I made queller. The Applicant to Sinito I made queller, the Applicant to Sinito I made queller. The Applicant to Sinito I made queller, the Applicant to Sinito I made queller, the Applicant to Sinito I made queller. The Applicant to Sinito I made queller, the Applicant to Sinito I made queller. The Applicant to Sinito I made queller, the Applicant to Sinito I made queller. The Applicant to Sinito I made queller, the Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made queller, the Applicant Sinito I made queller. The Applicant Sinito I made quelle
		31st May 24- Teams call with Simon Mole, Vicky Portwain and Nigel Abbot to discuss matters raised in the email of 30th May above, tree removal at College Wood Farm, cable route amendments at College Wood farm and current cattle operations.
		6th June 24 — Email from the Applicant to Simon Mole setting out the conclusions of the Applicant's assessment of Mr Dickson's proposed "Alternative 3" in light of Mr Dickson having very recently felled the bet of trees in the north east field and in this case for the Applicant to put forward our "best compromise". The email confirmed that the project team last week had reviewed the proposed "Alternative 3" put forward in the Written Representations in light of the reported felled trees and noted that the Applicant cannot take account of the felling in the context of Environmental Assessment—as the assessment needs to be based on the point of time used within the application. The conclusions from the Project team remain against taking forward the proposal for the following reasons due to trenchies: crossing amenity impact on the property to the north, increased surface water flooding, additional unknown services, overlap with the ancient woodland buffer, additional tree line crossing (as cannot be vided from the assessment). The email stated that this cable route alignment was considered which would not impact on the ancient woodland buffer. A plan of the proposal drawn by the Applicant to assince the Vorule a preferable due to increased level of surfaces to full Environmental Impact assessment, however an initial assessment had been carried out. Again the conclusions were that on balance the DCO route is preferable due to increased level of surfaces.
		water risk, impacts from the trenchless crossing and unknown services. Notwithstanding the Applicant noted that it is keen to find a pragmatic solution and is prepared to discuss if there would be potential for agreement by Mr Dickson to an adjusted cable alignment with no trenchless crossings on the land. The approach to securing consent would need to be aligned with the appropriate information and this can't be done with the information in the ES as the Applicant has no survey data for the northern part of the land as no access was permitted by Mr Dickson to survey outside of the DCO red line when surveys were carried out.
		nomempart or the rand as no access was permuted by in Dickson to survey outside or the UCD red line when surveys were carried out. The email stated that the Applicant would require flexibility to determine the appropriate course of action to facilitate such a change in light of the lack of Environmental information and assessment. The Applicant would be prepared to commit to reasonable endeavours to secure consent for the proposed new cable alignment with no trenchises crossings if this would result in an agreed way forward.
		10th June 24 - Email from the Applicant to Simon Mole 13th June 24 – Site visit. Mr Dickson and his agent Simon Mole, Vicky Portwain and Nigel Abbot walked the Cable Route and noted the proposed extent of land required pursuant to the email dated 28th May. The Applicant understands there are still no catile on the land.
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Jnique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
		13th June 24 – Email from the Applicant to Simon Mole attaching a PDF of the new cable route plan sent 6th June 24 and discussed on the site visit. The Applicant noted that Mr Dickson had not agreed the plan and acknowledged that Mr Mole would be forwarding a proposed route Mr Dickson had talked through at College Wood Farm site visit. The email confirmed that the Applicant requires an agreed route before we can instruct any further survey work to inform an environmental report
		14th June 24 – Email from Simon Mole to the Applicant setting out Mr Dickson's requested Cable route, Proposed Development Parameters and conditions he would require to be satisfied in order for him to enter into a voluntary agreement. These include: - A construction with of 40m throughout (maximum)
		-An easement width of maximum 20m throughout -The woodland standoff remains but look to utilize, where possible, -Mr Dickson is willing to remove the oak tree we saw yesterday to help with the constraints in this location.
		-Mr Dickson's willingness now to accept open cut trenching of College Wood driveway but will want some controls around timing of the works and reinstatement so these can happen asap (say no more than 2 weeks). 17th June 24 – The Applicant emailed Simon Mole to seek clarification on the contents of the email of 14th June in order for the Applicant's project team to assess. The Applicant indicated that the requested timeframe for HDD works are likely to be workable.
		19th June 24- Email from the Applicant to Simon Mole Further to Mr Dickson's new marked up plan sent through on 14th June, the email set out the Applicant's engineering and environmental comments on Mr Dickson's proposed revised DCO order limits at College Wood Farm and requirements' conditions. The email stated that the Applicant would need the confidence of an agreed cable route to survey before instructing surveyors. In order to progress matters, the email requested comfirmation that Mr Dickson is acception of the key protect requirements as follows:
		1)DCO corridor of 60-70m (within which the 40m working construction corridor will be located 2)Approximate easement width of 20m but wider if the project requires (e.g. to go around obstacles subject to appropriate increase in payment).
		It was outlined that these parameters are required as a minimum to ensure the project delivery is not at substantive risk.
		The email set out the Applicant's engineering comments in response to the proposed amended cable route and the associated annotations/ conditions requested by Mr Dickson. The reduction of the DCO order limit to a width of 40m was noted as presenting a significant project risk as it removes the required flexibility required for GI surveys and detailed cable design or pre-construction construction or a width of 40m was noted as presenting a significant project risk as it removes the required flexibility required for GI surveys and detailed cable design or pre-construction/ construction as presenting as a archaeology. UXO etc that could present a risk to the delivery of the project. The temporary construction control will be 40m for trenched cable installation as per the DCO Application. However, the location of the 40m construction control is not determined at this point and will be within the 60-70m DCO boundaries to retain flexibility to account for detailed design. This is required, for example, to construct an appropriat crossing of the 33k/ buried services in agreement with the utility operator. Within the corridor boundary, the construction design will take landowner requirements and requests into account as far as possible. Please see Rampion 25 'Applicant's responses to Action Points arising from Compulsory Acquisition Hearing 1- Table 2-2 - 1 for a detailed account of the rationale behind this: Applicant's responses to Action Points arising from ISH2 & CAH1 (planninginspectorate.gov.uk)
		The email confirmed that it is anticipated that a 20m easement will be required for the cables and noted that the area of the woodland standoff is outside the proposed order limits in the marked up plan. The project is required to observe commitments C-216 in relation to this. The project has previously explored whether woodland bildfers could be used for 'non-intrusive construction advities' (e.g. laying of ducts or soil storage), but it is understood that these works are not permitted in this area. The email confirmed that a principle the Applicant can commit to a 2-week crossing of the fam drive (start of construction datucts) reinstatement). During the 2-week crossing access for MT Dickson would be retained either via read plating or via a diversion route as previously communicated. It must be noted that there are stages of the construction of the utility crossing that involve thing parties (for example for inspection & supervision by the utility operator), and that the target 2-week crossing of the access track does not account for potential delay due to third parties. However, this is considered unlikely.
		Mr Dickson had requested the western gate to be kept open and available however the email confirms that it would not be possible to reduce the DCO order limits to this extent at this stage, and the western gate needs to remain inside the DCO so as not to impact on the delivery of the project.
		The email also confirmed that the proposed cable route forwarded is from an environmental perspective less preferable than the DCO route for surface water, biodiversity and landscape and visual reasons.
		21st June 24 – Email from the Applicant to Simon Mole setting out the Applicant's next steps. The email outlined the requirements and timeframes that would be associated with any change to the proposals the Applicant and Mr Dickson are seeking to progress, in order to outline the challenges that both parties face in terms of implementing a change via a DCO change request.
		1.In order to progress forward the updated plan for assessment and any associated relevant constraints (and caveats) need to be set out in an agreed document such as an appendix to the key terms. 2.Further to the above the Applicant would need to confirm these details to our environmental consultants and engineering team and then survey and assess the proposal from a technical and environmental perspective 9.Only further to stage 2 can the Applicant consider whether it is a change that is both acceptable to the Applicant and consentable from an environmental/policy perspective and at that point the Applicant would
		need to take advice on the appropriateness of the change taking into account the information submitted to the Examination by Mr Dickson. 4.1 the above assessment is positive, the Applicant would seek to secure a formal agreement with Mr Dickson prior to promoting the change 5.The Applicant would then need to submit a change notification request to PINS and obtain their view on what consultation is insequired. Further to the Applicant seeking advice from Eversheds on this last week, the Applicant would then need to submit a change notification request to PINS and obtain their view on what consultation is level. Further to the Applicant seeking advice from Eversheds on this last week, the Applicant understand that consultation is level to be required with the LPA, Natural England and the property to the north as a minimum. 6.in anticipation of PINS requiring consultation we could start to undertake consultation between steps 4-5 as indicated in the latest Examination Guidance 7.Further to she 6, a change request would be submitted
		Given the 28 day consultation period, the Applicant set out that it anticipated that it will be difficult to get to Stage 4 and consult on the change prior to the end of the Examination. On timing, as this is a change proposed late in the day and which has not been assessed, the NPS places the onus on Mr Dickson to demonstrate it's suitability.
		Notwithstanding the above, the email stated that the Applicant is prepared to make appropriate (legal) commitments to work with Mr Dickson to use reasonable endeavours to facilitate the agreed change post-DCO Examination using a mechanism which allows for the proper consideration of the change. The Applicant reiterated the previous email of 6th June which stated that "Rampion would require flexibility to determine the appropriate course of action to facilitate such a change in light of the lack of Environmental information and assessment. Notwithstanding this, Rampion 2 would be prepared to commit to reasonable endeavours to secure consent for the above cable alignment with no trenchless crossings if this would result in an agreed way forward."
		The email set out an offer to prepare a list of "key principles for proposing the cable route amendment" to be attached to the key terms.
		The Applicant has and continues to try and secure agreement to a route which is appropriate in the context of Environmental Impact Assessment regulations.
		The Applicant emailed the Land Interests' agent, on 27th June 2024 with Revised Heads of Terms and an accompanying document setting out some key principles in relation to the cable contruction control requirements have been agreed, however some key contractical terms remain outsitanting. Mr Dickson was marketing Green Properties – Kent Street during the Examination, however this is no longer on the market (if thas not been confirmed if it sold). Mr Dickson is now marketing College Wood Farm for sale – details are at https://propertisings.ft.com/homes/5571124/united-kingdom-property-for-sale/splitanti bate heads of the cable construction control requirements have been agreed, however some some key commercial terms remain outsing in Mr Dickson was marketing Green completing the agreements. Updated heads of terms were sent back from the Applicant to the Land Interest on 22/11/24 and a response to this and the legal indemnity section of the voluntary agreements is awaite from the Land Interest's solicitor and agent. Negoliations are continuing. Megoliations are continuing the Examination, however this is no longer on the market (if thas on been agreed, however some key commercial terms remain outsianding. Mr Dickson is marketing Green Properties – Kent Stree during the Examination, however this is no confirmed if it sold). Mr Dickson is now marketing College Wood Farm for sale – details are at https://propertyistings.ft.com/homesf571124/unite4-date of terms were sent back from the Applicant to the Land Interest on 22/11/24 and a response to the cable construction confirmed if it sold). Mr Dickson is now marketing College Wood Farm for sale – details are at https://propertistings.ft.com/homesf571124/unite4-dates of terms were sent back from the Applicant to the Land Interest on 22/11/24 and a response to this and the legal indemnity section of the voluntary agreements is awaited from the Land Interest's solicitor and agent. Negoliations are continuing.

Unique Reference	Name of Land Interest	Comments on status of objection / land negotation [Comments on status of objection / land negotation
Number	the of Land Interest	
079	Tiffinny Myatt-Wells	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		The Land Interest has pasture land affected by the proposed cable route.
		A site meeting was initially held in August 2021, where the project was discussed. In November 2022, the Land Interest responded to the consultation and expressed concerns about the proposed operational access,
		which was subsequently removed from scope. Further correspondence regarding construction works was discussed in March 2023.
		Heads of Terms were issued in March 2023 and the Applicant understands that the Land Interest would like to work collaboratively to agree terms. The Applicant contacted the Land Interest an email in February 2024 and a Letter in March 2024 requesting feedback on the Heads of Terms documentation.
		A chaser email in May 2024 sent to the Land Interest and their agent requesting a time for meeting to discuss the voluntary agreement and any outstanding points they have regarding the documentation.
		Key outstanding concerns include accommodation works to be discussed in due course.
		Following CAH1, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for professional advice.
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21 June 2024. Revised Heads of Terms were issued to the Land Interest on the 25th June. Don 27 June 2024, the revised Heads of Terms were issued to the agent via email as well as answers to the outstanding concerns. These include further calification on the process for caliming for additional forage.
		The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024.
		Heads of Terms are now agreed.
00		The Areffred has been been been with the Long Indexes and the construction of a construction of the constr
80	Henry Adams LLP (Henry Adams LLP) On Behalf Of Timothy	The Applicant has been in dialogue with the Land Interest and their agent over the period 2021 to 2024.
	Longhurst (Timothy Longhurst)	The Land Interest owns arable land which is affected by the proposed cable route, temporary construction access and an areas needed temporarily for thee storage of excavated materials.
		The Applicant and the Land Interest and their agent met in April 2022 to discuss the new Alternative Cable Route ("ACR").
		The Land Interest raised a concern that this route passed through land that the Land Interest has they believe has long-term development potential. The Land Interest sought to have the proposed ACR moved as far to the South of his land as was possible. The Applicant has provided the Land Interest's agent with the rationale behind the cable route positioning through the Land Interest's land.
		Heads of Terms were issued to the Land Interest in April 2023.
		The Land Interest's agent has raised concerns with the wording of the draft Easement document in relation to the restrictions being sought to be imposed over the easement strip. The Applicant is reviewing this and
		will respond to the Land Interest and their agent accordingly.
		The Applicant has held several high level discussions with the Land Interests agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent on 21s February 2204 whereby the Heads of Terms, the draft Option Apgemennt and the draft Dedor Apgemennt walkes are the Land Interest's agent's position on long-term "hope" development value for the land and not accepting the Applicant beasement consideration amount, and the positioning of the proposed cable route through the middle of the land holding potentially sterilising the whole of the land holding, will prevent the land Tom bring developed.
		The Applicant wrote to the Land Interest in March 2024. The Applicant has had a subsequent telephone conversation with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route which severs the arable fields in hair. The Land Interest has long-term development appriations for the land and is unhappy with the Applicant's current offer. The Land Interest's agent is willing to explore miligation measures of the impact of the cable route through the Land Interest's land. The Applicant is seeking to arrange a meeting, in June 2024, with the Land Interest's agent to discuss / review
		mitigation measures in more detail.
		Interest's agent has requested further details on exactly what restrictions are seeking to be imposed to understand the impact on the potential to develop the remaining land.
		The Applicant issued Revised Heads of Terms to the Landowner's agent on 28th June 2024 that included an incresed easement offer and payment for temporary construction access and combined construction and operational access on 28th June 2024.
81	Savills (Savills) On Behalf Of Trustees Of The 16th Duke Of	The Land Interest owns the river bed of the River Arun which is affected by the proposed cable route.
	Norfolk's 1958 Reserve Fund. (Trustees Of The 16th Duke Of Norfolk's 1958 Reserve Fund.)	The Applicant and the Land Interest's resident agent have had several discussions about the proposed cable route running underneath the river bed of the River Arun.
		Heads of Terms were issued to the Land Interest in June 2023.
		The Applicant continues to work collaboratively with the Land Interest and their agent and are in the process of reviewing the draft Option Agreement and draft Deed of Easement documents.
		The Applicant's last correspondence with the Land Interest's agent was in December 2023.
		The Applicant re-submitted the Heads of Terms to the Land Interest's agent in an email dated 30th May 2024.
		The Applicant will seek to arrange a meeting, in July 2024, with the Land Interest's agent to seek clarification on any outstanding matters, and is hopeful that a voluntary agreement can be reached.
		The Applicant has received no response from the Landowner's agent.
182	Forestry Commission	The Land Interest's Category 2 Interest is in respect of restrictive covenants contained within, a deed of covenant dated 21 January 1959 registered under title WSX30616, and a deed of covenant dated 20 May
		1954 registered under tille WSX327958.
		The Applicant in this instance has not entered into discussions over Heads of Terms.
		The Applicant will respond directly to the Land Interest's relevant representation.
		The Applicant has also sought to contact the Land Interest as the "appropriate Crown authority" for consent to the making of the DCO, for the purposes of section 135(2) of the Planning Act 2008, as the DCO includes a number of "other provisions" applying to the land in which there are rights benefitting the Forestry Commission. The Forestry Commission has confirmed its consent to the land rights sought under the DCO in occuber 2024.
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Comments on status of objection / land negotation			
Number	Name of Land Interest	Comments on status of objection / land negotiation	
083	Charles Robert Denys Arbuthnot	The Applicant has been in regular correspondence with the Land Interest since May 2021.	
		The Land Interest has pasture land affected by the proposed cable route.	
		A site meeting was initially held in June 2021, where the Land Interest expressed concerns about the proximity of the proposed cable route to the gas main on their property. The Land Interest also attended consultation events in September 2021 and October 2022. At the latter event, the Land Interest raised concerns about a proposed construction access located in proximity to the gas main on their land and requested it was moved further to the East. A further site meeting was held in December 2023 to explain the protective provisions and safety considerations that will be agreed with the statutory undertaker before any construction work can progress.	
		Heads of Terms were issued in March 2023 and the Applicant understands that the Land Interest does not want to progress discussions at this stage. The Applicant contacted the Land Interest via email to their agent in February 2024 and a Letter to the Land Interest and their agent in March 2024.	
		The Applicant sent an email to the Land Interest in May 2024 to clarify the position with regards to protective provisions and safety measures around the gas main. The Applicant is due to arrange a meeting to discuss any further issues with the Land Interest and is awaiting feedback from the Land Interest and their agent.	
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.	
		Following CAH1, a letter was sent to the land Interest on 6 June 2024 to confirm the Applicant's position in relation to fees for professional advice.	
		A meeting was held with the Land Interest's agent on 12 June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21 June 2024.	
		Following CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress docussions and reach agreement) in 28 June 2024 (via post to the land interest) and is availing a formal response. The Applicant spoke with the agent on the phone on 5 July 2024 and had an on-line teams meeting on 8 July 2024.	
		As at Deadline 6 Applicant understands there are no outstanding matters to be addressed with special consideration to be indemnities as a result of the SGN gas main being located in on the Property. The Applicant with the Lad Interest's agent and discussed the Land Interests concerns on 9/10/24. The Applicant dub the Heads of Terms to confirm that liability for the SGN gas main protection would be with the Applicant and that protective measures have been agreed with SGN on 10/10/24. No response has been recieved to date.	
084	Washington Parish Council	The Applicant has consulted (both formally and informally) with the Land Interest at both stakeholder level and landowner level, over the period 2021 to 2024.	
		The Land Interest own land which forms a recreation ground and allotments that is affected by the proposed cable route. This section of the route is proposed to be constructed using HDD methodology.	
		The Land Interest's principal concerns relate to the cable route going through the middle of the village of Washington, rather than to the South of the village. An alternative route was proposed by the Land Interest (in conjunction with other neighbouring landownes), which was given detailed consideration by the Applicant. The rationale and decision making process for not progressing with the route to consultation was communicated verbally by the Applicant at a Parish Council meeting in November 2022.	
		The Land Interest is also concerned about the proximity of a construction compound to the village of Washington and in particular traffic and road safety.	
		Heads of Terms were issued to the Land Interest in March 2023. The Land Interest confirmed in February 2024 that they would like to progress discussions on the Heads of Terms. The Applicant sent a Letter in March 2024 and via a Letter in March 2024, to which the Land Interest responded over financial issues and issues previously stated in email correspondence in April 2024.	
		An online Teams meeting was held in May 2024 to confirm the project's position on fees and an email sent to the Land Interest's agent in May 2024 to confirm next steps to progress negotiations.	
		Since CAH1 the Applicant sent a Letter to the Land Interest on 6 June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25 June 2024, sent directly to the land interest (via post). These had an enhanced commercial offer to progress discussions and reach agreement. Following the email to the Council's potential new agent (sent on 14 May 2024). On 28 June 2024 the Applicant received or a response of roll the advice. In addition, The Applicant is chasting the land agent (sent on 14 May 2024). The Applicant received or a response on 29 May 2024. On 28 June 2024 the Applicant received or a response from the agent via email. The Applicant is chasting the land agent via telephone to confirm their	
		instruction and response to the Heads of Terms. The Applicant understands that the Landowner has recently appointed a new land agent at Savills, however the Applicant is yet to receive any feedback from the Landowner's agent on the draft Heads of Terms, desplet numerous follow up emails. The latest correspondence is an email from the agent (on 25 July 2024). Further engagement has taken place further to the Examination with the Parish Council's land agent representative working towards agreed Heads of Terms. On 11th November 2024 the Parish Council confirmed they would discuss the voluntary agreement with committee members at a meeting on the 18th Nov and provide feedback via their land agent. The Applicant has had further meetings with the Land Interest is land agent on the 41th and 25th November to answer outstanding questions.	
085	John Goring on behalf of Wiston	The Applicant has been in correspondence with the Land Interest (John Goring) since June 2020. The Land Interest is also a Parish Councillor for Wiston Parish Council. We are responding to the Land Interest.	
	Parish Council (Wiston Parish Council)	The Land Interest owns pasture and arable land which is affected by the proposed Rampion 2 cable route. In addition, the Land Interest owns part of a track / public bridleway which is affected by the proposed cable route. The Land Interest attended a Parish Council meeting in February 2021. In addition the Land Interest attended meetings in September 2021 and April 2022 (in conjunction with neighbouring Land Interests), where	
		they expressed concerns about the impact of the proposed cable route on their agricultural land. The Land Interest also attended consultation events in September 2021 and November 2022. Following a Parish Council meeting in February 2021 (and via subsequent email correspondence and consultation responses), the Land Interest submitted an alternative cable route proposal. The proposal was submitted in conjunction with neighbouring landowners and detailed a route to the south of Washington, as opposed to through the village. The proposal was given detailed consideration by the Applicant. The rationale and decision-making process for not progressing with the route to consultation was communicated verbally by the Applicant at a site meeting at a neighbouring landowner in April 2022 and verbally at a	
		Parish Council meeting in November 2022. Heads of Terms were issued in March 2023. The latest correspondence was in August 2023, when the Applicant provided answers to various queries on the impact of the proposals on the Land Interest's agricultural	
		and. The Applicant is awaiting further feedback following a Letter requesting comments on the Heads of Terms sent in March 2024. The Applicant followed up with the Land Interest via phone call and email in April 2024.	
		A site meeting was held in May 2024 and the Applicant is awaiting feedback on the Heads of Terms.	
		Key outstanding concerns include the preference for the alternative route to the south of Washington, compensation queries and accommodation works to be discussed in due course.	
		Since CAH1 the Applicant sent a letter on 3 July 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 3 July 2024, sent directly to the land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant Issued revised Heads of Terms on 3 July 2024, sent directly to the land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant met will July on Coring on 28 May 2024 at his property and viaited the location of the proposed cable route. The Applicant took away feedback from the landowner about his preference to site the cable route as far north over Daisy Lane as practically possible. The Applicant has passed the information to the empirieser and will sub a response.	
		As at Deadline 6 the landowner confirmed he appointed a new agent on 29 July 2024 and the Applicant will pick up discussions with them in due course.	
086	The Crown Estate (The Crown Estate)	The Applicant is in discussion with the Land Interest with regard to the agreement of terms for a lease for an area of foreshore within the Land Interest's ownership, which is subject of a regulating lease to Arun District Council (please see narrative in the Arun District Council row (RR- 033) and a number of coast protection work consents.	
		The Land Interest has confirmed to the Applicant that the intention is for the foreshore areas (subject to the Arun District Council regulating lease) will be included in the Transmission Asset Agreement for Lease (29.06.23).	
		Matt Seal at TCE has confirmed to Rampion 2/ CJ on 29.06.23 that the foreshore (subject to ADC lease) will be wrapped up in the Transmission Asset Agreement for Lease (29.06.23) The Applicant has followed up with TCE to confirm position 06.12.23 The Applicant is also chasing up ADC for their view as to position with the regulating lease to ensure they are content to confirm their acceptance of the grant of rights by TCE to the Applicant.	
		The Applicant has been corresponding with the Land Interest as the "appropriate Grown authority" for consent to the making of the DCO in accordance with sections 135 (1) and (2). It was confirmed in January 2024 that Town Legal has been instructed and will seek to work collaboratively with the Applicant. It is expected that the agreements will be completed by the end of the year.	
007			
087	Richard John Clifford	The Land Interest submitted a relevant representation making The Applicant aware that they are an occupier of a unit at Oakendene Industrial Estate and lives to the north of the A272. The Applicant in this instance has not entered into discussions over Heads of Terms as they do not have the legal capacity to grant rights to the Applicant	

	Name of Land Interest	Comments on status of objection / land negotiation
Number		
088	Kingley Gate (Littlehampton) Management Company Limited	Following the Public Consultation event in October 2022, the Land Interest has opened dialogue with the Applicant.
		The Land Interest owns the roadways through the residential housing estate Kingley Vale relaining management responsibilities of all the roadways, pathways and green spaces on the housing estate.
		The Applicant is seeking an operational access route through the housing estate in order to be able to access the cable route for maintenance purposes.
		Heads of Terms were issued in December 2023. The Applicant has followed up with the Land Interest for an update / response in March 2024.
		The Land Interest has notified the Applicant, in April 2024, that there are no formal directors for the Kingley Gate Management Company Ltd and the nominated directors have no decision making powers. Th Applicant has requested an update from the Land Interest in May 2024.
		The Applicant has received no response from the Land Interest, and has sent a further request for an update, in July 2024.
		The Applicant has received confirmation of the transfer to Kingley Gate Management Company Ltd and anticipates reaching a voluntary agreement.
089	Carole Gwendolyn Rosetta Langmead, Keith William	The Land Interest owns a mixture of arable and a pasture land that is affected by the proposed cable route. The Applicant has been in correspondence with the Land Interest since April 2021, and a number of alternative proposed cable route have been considered across the Land Interest's faming business and log
	Langmead and Richard Henry Julian Venables Kyrke (as	term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected).
	Trustees of the J L 1994 (A&M) Settlement)	The Applicant issued Heads of Terms to the Land Interest in July 2023.
		The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had an on-line video (TI call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation of the terms in October 2023.
		from the Land Interest that terms have been agreed in principle, and or to be informed of any outstanding issues.
		The Applicant has followed up with the Land Interest in a Letter in March 2024.
		The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithst the Applicant's avoidance of the organic chicken farm further to the Land Interest's consultation response. The Land Interest is unhappy with the consideration / payment being offered. The Applicant is seek
		arrange a meeting, in June 2024, with the Land Interest's agent to discuss / review mitigation measures in more detail and to establish whether a voluntary agreement can be reached.
		Since CAH1, the Applicant's agent spoke with the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's agreached out directly to the Land Interest via email in June 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response
		The Applicant issued revised Heads of Terms in June 2024 and is awaiting feedback.
		The Applicant met with the Landowner's agent on 15th July 2024 and the Landowner's agent confirmed that he would be meeting with the Landowner in on either 23rd or 25th July 2024 following which an up
		would be provided to the Applicant.
		The Applicant has chased a response from the Land Interest's agent following meeting with Landowner as to an update on the Heads of Terms.
090	Keith William Langmead	The Land Interest owns a mixture of arable anda pasture land that is affected by the proposed cable route. The Applicant has been in correspondence with the Land Interest since April 2021, and a number of
		alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and ic term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected).
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091	John Keith Langmead	alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and k
091	John Kein Langmead	alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and lot term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected).
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	Sharon Louise Jackson & Hilary	alternative proposed cable routes have been considered across the Land Interest's land holding the A27, which is no longer affected). The Applicant issed Heads of Terms to the Land Interest's land holding the A27, which is no longer affected). The Applicant issed Heads of Terms to the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant had no no-line video (TE call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirms from the Land Interest's agent on 21s February 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithst the Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithst the Applicant's avoidance of the organic chicken farm further to the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithst the Applicant's avoidance of the organic chicken farm further to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest strongly opposes the cable route's current route, notwithst the Applicant's agent socke with the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest vere willing to meet to discuss matters further. The Applicant's agereached out directly to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Landowner in on either 23rd or 25th July 2024 following which an up would be provided to the Applicant. The Applicant leant/fined the Land Interest's agent of the Landow
092	Sharon Louise Jackson & Hilary Frances Mary Campbell Rennie	alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and is term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant issed Heads of Terms to the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant has non-ine video (TE call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmed from the Land Interest's agent on 21s February 2024, with the Head Interest's agent on 21s February 2024, with the Land Interest's agent on the standing issues. The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent on the standing in merice that after the Land Interest's agent on the subsequent telephone conversation, in May 2024, with the Land Interest's agent on Interest, with the Land Interest's current route, notwithst the Applicant's avoidance of the organic chicken farm further to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest strongly opposes the cable route's current route, notwithst in exect a response. In the Applicant's agent applicant's agent on 25th July 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response. The Applicant issued revised Heads of Terms in June 2024, and was unable to confirm that the Land Interest very willing to meet to discuss matters further. The Applicant's agent eached out directly to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land owner in on either 23th or 25th July
092	Sharon Louise Jackson & Hilary Frances Mary Campbell Rennie Matthew James Benson	atternative proposed cable routes have been considered across the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant issed Heads of Terms to the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant has hold several high level discussions with the Land Interest's agent, since receiving an intial generic response to the Heads of Terms in October 2023. The Applicant has no no 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirms for the Land Interest is a terms in voltage of the best informed of any outstanding issues. The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirms for the Land Interest is a terms in June 2024, with the Land Interest's agent on the subsequent telephone conversation, in May 2024, with the Land Interest's agent on the subsequent telephone conversation, in May 2024, with the Land Interest's agent and has established that the Land Interest strongly opposes the cable route's current route, notwithst the Applicant's avoidance of the organic chicken fam further to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's ager acabed out directly to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest were willing to meet to discuss matters further. The Applicant's age reached out directly to the Land Interest's agent of terms in June 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response. The Applicant issued revised Heads of Terms in June 2024, seeking to arrange to meet to discuss the Heads of Terms. The Applicant issued
092	Sharon Louise Jackson & Hilary Frances Mary Campbell Rennie	alternative proposed cable routes have been considered across the Land Interest's land holding. The Applicant's current proposed cable route mitigates impacts on the Land Interest's farming business and is term development aspirations (or part of the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant issed Heads of Terms to the Land Interest's land holding adjoining the A27, which is no longer affected). The Applicant has held several high level discussions with the Land Interest's agent, since receiving an initial generic response to the Heads of Terms in October 2023. The Applicant has non-ine video (TE call with the Land Interest's agent on 21s February 2024 whereby the Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmed from the Land Interest's agent on 21s February 2024, with the Head Interest's agent on 21s February 2024, with the Land Interest's agent on the standing issues. The Applicant has had a subsequent telephone conversation, in May 2024, with the Land Interest's agent on the standing in merice that after the Land Interest's agent on the subsequent telephone conversation, in May 2024, with the Land Interest's agent on Interest, with the Land Interest's current route, notwithst the Applicant's avoidance of the organic chicken farm further to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land Interest strongly opposes the cable route's current route, notwithst in exect a response. In the Applicant's agent applicant's agent on 25th July 2024, seeking to arrange to meet to discuss the Heads of Terms but has not received a response. The Applicant issued revised Heads of Terms in June 2024, and was unable to confirm that the Land Interest very willing to meet to discuss matters further. The Applicant's agent eached out directly to the Land Interest's agent on 13th June 2024 and was unable to confirm that the Land owner in on either 23th or 25th July

	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number	Name of Land Interest	Comments on status of objection / land negotiation
096	Kenneth Rozier & Susan Ann	The Land Interest owns part of a private access road where Swillage Lane ends being an adopted highway and becomes a private access road.
	Stanley	The Land Interest is affected by a proposed operational access along Swillage Lane (Plots 7/33 & 7/34).
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Land Interest has requested the Heads of Terms to be re-addressed and re-submitted for signature at the end of May 2024. The Applicant is hopeful that the Heads of Terms will be signed and returned during June 2024.
		Since CAH1, the Land Interest has responded in June 2024 to the Applicant stating they are not willing to proceed on a 99-year easement and seeks assurances that any damage caused to the roadway surface would be properly repaired afferwards. The Land Interest stated they would be away until the end of June but would welcome a meeting in August 2024 to seek to resolve these points. Solicitors have been instructed for both parties to progress negotiations on the full voluntary agreements.
097	Caroline Jane Mcintosh	The Land Interest owns a parcel of land (Plot 12/8) that adjons a stable block and Michelgrove Lane. This parcel of land contains a groundwater run-off drain and a septic tank.
		The Applicant is seeking temporary possession of this area of land as a passing place along a temporary construction and operational access route along Michelgrove Lane.
		The Applicant met with the Landowner in February 2024 to review the parcel of land and to outline the Project's requirements and to discuss any concerns the Landowner may have.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms. The Land Interest has responded in a letter dated 17th April 2024 stating their opposition to the proposed use of their land for a passing place due to a cesspit, drainage ditch and saplings being planted on this area of
		The cand interest has responded in a release and if in a pair 2024 stating area opposition to the proposed use of them rain to a passing pace due to a cessing, drainage duct and sapings deng partied of unsareard land and the close proximity to their equine business.
		Since CAH1, the Applicant responded to the Land Interest's letter in a letter dated 4th June 2024, in which the Applicant sought to re-assure the Land Interest of their concerns and provided them with reference to the Code of Construction Practice to provide them with further information. In the absence or a response from the Land Interest, the Applicant will seek to follow up this letter with a site meeting in August to discuss any further / outstanding concerns.
98	Worthing Borough Council	The Land Interest owns part of Micheigrove Lane (including verges eitherside).
		The Applicant is seeking temporary possession of existing passing spaces (Plots 12/6, 12/7 & 12/8) along a temporary construction and operational access route along Michelgrove Lane.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		Since CAH1, the latest correspondence with the Land Interest was in June 2024 when the Applicant requested an update from the Land Interest via email.
		The Landowner has confirmed to the Applicant in an email dated 25th July 2024, that the land is subject to an Agricultural Holdings 1986 Act tenancy, and that the tenant has no objections to the scheme. The Landowner has indicated that they are prepared to sign the Heads of Termsm however the land interest has not sent a response to the issued Heads of Terms to date. A further request for a response was issued by the Applicant on 3/12/24,
099	Myrtle Stables Limited	The Land Interest has signed and returned HoTs in August 2023. The Applicant's legal advisors have been instructed to draw up the Option Agreeement and Deed of Easement. Documents have been updated by the Applicant to reflect the latest commercial offer and negoliations are ongoing with regard to the agreement of documents.
100	David William Dewdney & Sandra	The Applicant has been in correspondence with the Land Interest since July 2022.
	Hewerdine	The Land Interest owns pasture land which is affected by the proposed cable route.
		Heads of Terms were issued to the Land Interest in June 2023. The Land Inerest has requested that their solicitors open dialogue with the Applicant's solicitors – despite not being willing to sign the Heads of Terms
		The Applicant and the Land Interest have agreed key commercial terms. The Land Interest has instructed their legal advisers to seek an undertaking for fees from the Land Interest's solcitors and has opened dialogue with them. The Applicant has instructed it's solicitor to prepare draft documentation. Draft documents have been issued by Solicitors. Emails have been exchanged between Solicitors in June 2024. Documents have been updated by the Applicant to reflect the latest commercial offer in September 24 and negotiations are ongoing with regard to the agreement of documents.
101	West Sussex County Council	The Applicant has been in regular correspondence with the Land Interest and their agents since Feburary 2021.
		The Land Interest has pasture land affected by the proposed Rampion 2 cable route, and a proposed construction and operational access.
		In addition, the Land Interest has a number of highway verges (both adopted and unadopted) which are affected by the proposed Rampion 2 cable in locations where horizontal directional drilling is the proposed construction methodology. There are also adopted highways which are affected by the proposed Rampion 2 cable route in locations where horizontal directional drilling is the proposed construction methodology.
		A site meeting was initially held in May 2022 where no alternative routes were proposed. A further meeting was held with the Land Interest's agent in November 2023 where the Heads of Terms were discussed and preferences for the route micro-siting were highlighted.
		Heads of Terms were issued to the Land Interest in March 2023 (for the cable route impacted land) and November 2023 (for the Highway verges). The agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		The Applicant has been corresponding with the Land Interest's agent to try and facilitate progression of matters.
		A Letter was sent to the Land Interest in March 2024 and a meeting with the agent was held in April 2024.
		The Applicant held an online meeting in April 2024 and with the Land Interest's agent followed up with an email May 2024 clarifying points in relation to the Heads of Terms. Key outstanding concerns include details of hedgerow removal.
		rey obtaining concerns include deals of neogen withouta. Since CAH1 the Applicant sent a letter to the Land Interest on 6th June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land Interest (via posit) and via email to the agent on 27th June 2024 and 3rd July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. On 13th June 2024 the Applicant sent an email with responses (in part) to some of WSCC's queries. On 19th June 2024 an online Teams meeting was held with WSCC to discuss the outstanding juscus, which were mainly related to obtaining a better understanding of the Hedgerow and Aborciultural Assessments on the PINS website. On 27th June 2024 an associated plan was sent to the landowner to provide as much comfort as practically possible (prior to surveys) and the revised Heads of Terms were circulated. A follow up meeting was held on 3rd July 2024 to discuss new steps, to which the Applicant sent around a brief summary. On 4th July 2024, WSCC requested details of the Evershed's contact details in order to progress the agreement for the Land at Shermahoury Grange.
		As at Deadline 6, the Applicant is availing feedback on the Heads of Terms associated within the Highways Land owned by WSCC. Regarding the land at Shermanbury Grange/Partiridge Green, solicitors have been instructed and terms agreed. The draft agreement documents are with the council's solicitor for comment. The Applicant has followed up on replies to enquiries which it hopes to receive from the Land Interest's solicitor shortly.
102	Grahame Rhone Kittle	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
		The Land Interest owns pasture and arable land affected by the proposed Rampion 2 cable route. The Land Interest has part of an existing track and edge of a field affected by a proposed operational access. The Land Interest has part of an existing track and edge of a field affected by a proposed construction access.
		An initial site meeting was held in August 2021 to present the original cable routing proposals. Following consultation and feedback, a route amendment, LACR 1C was consulted upon in October 2022. Further feedback and consultation was undertaken which resulted in an additional amendment, LACR 1D
		being consulted upon in February 2023. LACR 1D was taken forwards within the final Order Limits. There were three cable routes considered further to the south of Sullington Hill (south of the Land Interest's farm). As a result there were three different consultations and site meetings (including routes and
		accompanying sets of plans, which were presented to the landowner). Over this period, the Land Interest did not put forward an alternative route on their land, but did request feedback on the route to the south of Washington, which was presented at a Parish Council meeting (which was attended by the Land Interest) in February 2021.
		Hearts of Terms were issued on 31 July 2023 and re-pirculated on 15 January 2024. The Annihiston is austition fearthack on the Hearts of Terms from the Lond Interact and their assort
		Heads of Terms were issued on 31 July 2023 and re-circulated on 15 January 2024. The Applicant is awaiting feedback on the Heads of Terms from the Land Interest and their agent. The Applicant sent an email in February 2024 and a Letter in March 2024, requeating feedback on the Heads of Terms.

		Comments on status of objection / land negotation
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation
		The Applicant sent an entian in way 2024 with answers to some or the Lano interests queries regarding engineering and Fusic Frights or Way. Detailed plans have been provided including complements regimes or way plan and indicative trenchless crossing compound area plan.
		wey pear and inclusive variables cossing composition area pair. Since CAH1 the Applicant sent a Letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 26th June
		2024, sent directly to the land interest (via post) and via email to the agent on 8th July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. the Applicant sent the PRoW diversion plan (as requested) to the land interest walls or a mail on 30th May 2024. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Head of Terms. A meeting was held
		with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. On 27th June 2024 some answers to the outstanding concerns were provided, including suggested wording for revision of the operational access.
	 	Following CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) in June 2024 and is awaiting a formal response. The Applicant accessible the applicant accessible to a point of the applicant accessible to a point
		spoke with the agent on the phone on 5th July 2024 and had an on-line teams meeting on 8th July 2024. Heads of Terms are now agreed. The Applicant has recently engaged with the land interest in relation to proposed site investigation works in 2025. Solicitors are instructed to progress issue of and negotiations on
	 	reads on reins are now agreed. The Applicant has recently engaged with the ratio meters in readon to proposed site investigation works in 2020. Solicities are instructed to progress issue or and negotiations of voluntary agreements.
	·	
	De Guitaut, Norbert Lepretre &	
	Patrick William Howarth	The Land Interest owns pasture land under a long-term occupation by a third party affected by the proposed cable route.
		Heads of Terms were issued to the Land Interest in April 2023. The Applicant has followed up with the Land Interest's agent for an update / response, and with the Land Interest directly via a letter in March 2024. The Applicant has not received a response from the Applicant's agent, and has chased again for an update in March 2024. Heads of terms have been agreed and solicitors have been instructed to draft documents
		based on the uplified commercial offer.
104	Lesley Kay Overington & Stuart Anthony Overington	The Applicant has been in correspondence with the Land Interest and their agent since July 2021.
		The Land Interest has a sliver (2 sq m) of their freehold Title affected by a proposed operational access.
		A site meeting was initially held on 6th June 2023, followed by an email summarising the meeting sent later that week. Heads of Terms were issued in April 2024 and the Applicant is avaiting feedback from the Land Interest on the Heads of Terms. Revised Heads of Terms were issued by the Applicant in July 2024 and The
		Heads on rems were issued in April 2024 and the Applicant is awaiiing reedback from the Land interest on the Heads of rems. Revised Heads of rems were issued by the Applicant in July 2024 and the Applicant continues to chase for a response.
105	The Executors of Mary Ann Baker	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		This Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The scheme potentially affects the land in three separate places, twice by the cable route. The Land Interest also owns a private Lane (Kings Lane), which provides access to their residential dwelling as well as other dwelling along the lane. The Lane is included within the Order Limits as a proposed operational access.
		a prevail care (wings care), micro protoce access to the resolution determing as were as other determining along the tence. The care is included million of the care is protoced by the care is protoced by the care is a protoced
		Heads of Terms were issued in March 2023 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Applicant sent an email to the Land Interest's agent requesting feedback on the Heads of Terms in February 2024 and a Letter in March 2024.
		The Applicant received confirmation from the agent on 12th June 2024 that part of the land has been sold to another party.
		Since CAH1 the Applicant sent a letter to the Land Interest on 6th June 2024 to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 5th July 2024 (on the basis of the revised landholding area), sent directly via email to the agent and via post to the land interest. These had an enhanced commercial offer to progress discussions and reach agreement. The
		Applicant understands the agent discussed these at a meeting with the land interest on 5th July 2024. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were ensurement to the concernst and the second to the second the second to the second team the second team the second team teams and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were ensurement to the second team teams are at 14 lung 2024.
		summarised in an email from the Applicant to the agent on 21st June 2024. As at Deadline 5, the Applicant is awaiting feedback on the Heads of Terms, following the meeting on 12th June 2024.
		On the 12 June 2024 the Applicant was made aware of the sale of part of the Property by the Landowner's Agent and was later informed by the Landowner's Agent that Ms Baker had sady passed. The Applicant
		circulated revised Heads of Terms to the Agent on the 5 July 2024. The Applicant has discussed the Heads of Terms at length with the Landowner's Agent, including via a teams meeting on 24 July 2024, and is availing a response to the revised key terms.
106	Karen Mary Elizabeth Knights &	The Applicant has been in correspondence with the Land Interest since October 2022.
	Simon Paul Knights	Operational access to Muntham Farm
		Heads of Terms were issued in April 2024.
		The Land Interest has submitted signed Heads of Terms on 2nd June 2024. Solicitors have been instructed and draft documents prepared for negotiation.
107	Richard Thomas Stewart Denman	The Applicant has been in contact with the Land Interest and their agent since May 2021.
		The Land Interest owns an existing track which is included within the Order Limits as a proposed operational access. The Land Interest owns an existing track and pasture land, a small section/ sliver of which is affected by a proposed construction access.
		A site meeting was initially held in August 2022, where the project proposals were explained to the Land Interest.
		Heads of Terms have not yet been issued to this party, but will be issued by the Applicant in due course.
		The Applicant sent an email to the Land Interest's agent was in February 2023, requesting further detail on the Land Interest's land holding (which is currently unregistered).
		Outstanding actions include confirmation on whether the area included within the proposed construction access would require widening of the existing track.
		Since CAH1 the Applicant sent a letter on 3rd July 2024 to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant has had various discussions via on-line teams meetings with the agent regarding the high level points within the Heads of Terms in a meeting on 12th June 2024, however, no specifics were discussed about this plot of land.
		As at Deadline 5 the Applicant is awaiting confirmation from the agent on the boundary of the landholding and proof of ownership, given it is currently unregistered.
108	Gordon Matthew Singer & Jennifer	The Applicant has been in correspondence with the Land Interest since July 2021.
	Gayle Singer	The hypical has deel in correspondence with the Land market since dury 2021. The Land Interest owns a small section of road/ layby to the west of Chantry Lane which is included within the Order Limits as a proposed operational access.
		Despite attempts (including a 'door knock' in June 2023), the Applicant has been unable to make contact with the Land Interest.
		The Applicant has not heard directly from the Land Interest, but has sent the necessary Consultation material to the Land Interest's address.
		Heads of Terms were issued in April 2024 with updated Heads of terms issued by the Applicant in July 2024
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		Comments on status of objection (land nonstation
	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
109	Denton & Co. Trustees Limited & Fiona Isabel Douglas	The Applicant has been in regular correspondence with the Land Interest and their agent since February 2021.
		The Land Interest's pension fund (Dentons) owns pasture and arable land affected by the proposed Rampion 2 cable route. The Land Interest's pension fund also owns pasture and arable land affected by a proposed construction access and by a proposed operational access.
		In addition, the Land Interest's residential property (which is owned by the Land Interest personally), is accessed via a Lane (Barns Farm Lane), which is included within the Order Limits as a proposed operational access.
		A site meeting was initially held in August 2021 with the Land Interest and their tenants, where the Land Interest expressed concerns about the route of the cable route within the fields, outlining a preference for the cable route to follow the southern edge of the field boundary as much as possible. In addition, concerns were raised about the impact on the operator of the galops and the farming operations of the tenant farmers. The cable route was subsequently amended to take its afra south, to the southern border of the field boundary as possible, which was presented to the Land Interest in a site meeting in April 2022.
		Heads of Terms were issued in March 2023 and the Applicant understands the Land Interest would like to work collaboratively with the Applicant to agree terms.
		Key outstanding concerns include the operation of the gallops during construction and accommodation works to be discussed in due course.
		The Applicant met with the Land Interest on site in November 2023 and January 2024, and sent an email on 27 February 2024 providing answers to queries raised by the Land Interest, and a Letter in March 2024.
		The Applicant understands from the agent that the Land Interest would like to progress discussions on the Heads of Terms.
		The Applicant clarified the position in relation to legal fees to the Land Interest and their agent via email in May 2024 and is seeking to negotiate a voluntary agreement.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent. These had an enhanced commercial offer to progress discussions and reach agreement. The Applicant has had various discussions via on- line teams meetings with the agent regarding the Heads of Terms. An in-person meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. The Applicant appreciates that as the land is held within a Pension Fund, the timescales for processing the agreement documentation may be longer.
		The Applicant ent an email to Frona Douglas on 27 July 2024 with a number comments on the project. From conversions with the Landowner's agent, the Landowner's amenable to progressing discussions on the Heads of Terms. However, the agreement may also the material to progress the the land of the route is counded by a trust. The Applicant is awaiting details of solitons to progress the review of the Option and Easement documentation and reach agreement. The Applicant spoke with the landowner's agent the registrone to the Option and Lease negotiations in September and Octorber 2024 but no detailed response has been received. The Applicant will continue to follow up for progress.
110	Andrew Fryer & Yvonne Fryer	The Applicant has been in correspondence with the Land Interest since July 2021.
		The Land Interest owns a residential dwelling which is accessed along a lane (Barns Farm Lane) which is included within the Order Limits as a proposed operational access. A sliver of the Land Interest's tille which border Barns Farm Lane is included within the Order Limits as a proposed operational access (Plot 21/8 on the Land Plans Onshore (APP-007)).
		The Applicant met with the Land Interest on site in May 2023, where the project's proposals were explained to the Land Interest.
		Heads of Terms were issued in April 2024 and the Applicant is awaiting feedback from the Land Interest on the Heads of Terms.
		The Applicant has spoken with the Land Interest and is seeking to arrange an on-site meeting in mid July 2024 to review the plot / land affected and to discuss and review the Heads of Terms.
		Since CAH1, the Applicant sent a letter on 6th June 2024 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to be issued to this landowner in due course.
		The Applicant issued Revised Heads of Terms to the Land Interst in July 2024. The Land Interest responded, in July 2024, requesting clarification over the requirement of the plots given the plots form part of a hedgerow. This is subject to reveaw by the Applicant. The Applicant has sought to set up a site meeting with the landowner, however no response has been recieved to date. The Applicant will continue to try and arrange the visit.
111	Catherine Julie Purcell & Patrick	The Applicant has been in correspondence with the Land Interest since August 2021.
	Purcell	The Land Interest owns a residential dwelling which borders an existing private track (which provides access to their residential dwelling). The track is included within the Order Limits as a proposed operational access.
		A site meeting was initially held in October 2022, where the project's proposals were explained to the Land Interest.
		Heads of Terms were issued in December 2023. The Applicant followed up with the Land Interest for an update in March 2024 via letter.
		Since CAH1 the Applicant sent a Letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. The Applicant has had various discussions via on-line teams meetings with the agent regarding the Heads of Terms. An in-person meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. An in-person meeting with the Heads of Terms. An in-pers
112	Lorica Trust Limited	The Applicant issued the introductory project letter to the Land Interest in November 2020. The initial engagement meeting was held in March 2021 to confirm interested party details. A walk over of the proposed
	Londa Huat Linikou	The Applicant issue one indoducity project leafer to the Land mitteres in revolvement 2020. The initial englightemic meeting was need in what 2020 to commit interested party details. A wark over of the proposed route of access was completed in March 2022. Subsequent correspondence with the Land Interest to facilitate survey access was carried out from January 2023 through to May 2023. Key terms with associated plans were issued to and a meeting arranged with the Interested Party to progress the access lease in March 2024. Key commercial terms have been agreed for a short lease with the Lorica Trust as the long term occupier of land required at Washington for a construction access. The Applicant has instructed if is solicitor to prepare draft voluntary agreement documentation.
		The Land Interest is a Charity which holds a lease over pasture land affected by a proposed Rampion 2 construction access. The Applicant has reached an agreement for key terms for a construction access lease on the National Trust freehold land occupied on a long lease by the Lorica Trust. National Trust has confirmed agreement for there to be a sublease between the Applicant and the National Trust and that subject to the key terms agreement shall provide a consent to let. Draft documents have been issued by the Applicant to the Lorica Trust solicitor copied to National Trust. Discussions have been origoing with The Lorica Trust (and freehold amed the land Trust short for the cose of the Examination. The focus on the documentation was the rights required by the Applicant. These were refined to ensure the proves epineted by the Proposed Development in October 24. The National Trust cont for the rights required. This was subsequently agreed between the Applicant and the Lorica Trust on 15/11/20 that the Lorica Trust documents were approved subject to an outstanding point on the rights required. This was subsequently agreed between the Applicant and the Lorica Trust on 15/11/2024. A further amendment was agreed on 18/11/24 where it was confirmed by all parties that the documents have been met.
113	Lady Meryl Patricia Walters	The Applicant has been in contact with the Land Interest since November 2020.
		The Land Interest owns agricultural land, woodland and a pond affected by the proposed cable route. The proposed construction methodology in this location is horizontal directional drilling.
		Heads of Terms were issued to the Land Interest in March 2023, a site meeting followed in March 2023 to discuss the contents of the Heads of Terms. The Applicant sent an additional copy of the Heads of Terms at the Land Interest's request in April 2023. The Applicant has contacted the Land Interest for an update in March 2024.
		The Applicant received signed Heads of Terms from the Land Interest in May 2024.
114	Carol Anne Cummings & Robert	The Applicant has been in correspondence with the Land Interest and their agent since January 2021.
	William Cummings	Please refer to Land Interest-066. The Cummings are the freehold owners as per the Land Registry, however, the Land Interest has confirmed that title has now been transferred from the ownership of the Cummings
		to the ownership of the Cleavers.
		The Applicant has sought feedback on the Heads of Terms in a Letter in March 2024.

Unique Reference Number	e Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotation
115	Kevin Byrne & Lisa Marie Byrne	The Applicant has been in regular correspondence with the Land Interest and the agent since February 2021.
115	Revin Byme & Lisa Mane Byme	The Applicant has been in regular conspondence with the canto line each interest and the agent since recitiany 2021. The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The proposed construction methodology in this location is horizontal directional drilling.
		A site meeting was initially held in February 2021, where the project's proposals were explained to the Land Interest: A subsequent site meeting was held in May 2022 (where the Applicant met with the Land Interest's
		agent, not the Land Interest), to explain how a route amendment to the south of the Land Interest's title amended the cable route over their land holding.
		Heads of Terms were issued in March 2023. The Applicant understands the Land Interest does not want to work collaboratively with the Applicant to agree terms. Key outstanding concerns include the impact of the construction works on the saleability of the property which is currently under construction.
		The Applicant met with the Land Interest on site in October 2023, which was the latest correspondence with the Land Interest where they confirmed they did not want to progress discussions regarding the Heads of
		Terms. The Applicant sent the Land Interest a Letter in March 2024 to confirm their position on the Heads of Terms discussions. The Land Interest responded restating their position via email.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the project's position in relation to fees for professional advice, a revised Heads of Terms offer was also sent in the post on 28th June 2024 with an enhanced commercial offer to progress discussions towards agreement. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms. However, as previously outlined, the land Interest does not want to discuss the Heads of Terms and responded via a mean agin on 4th July 2024.
		Pursuant to conversations held with Landowner's appointed agent (and feedback from the landowner himself) it is clear that the commercial terms offered are not acceptable to the Landowner in principle because they do not agree with the principle of the Proposed Development itself and do not wish to proceed with a voluntary agreement based on standard commercial terms. The Applicant has amended the construction methodology in this location (which indirectly minimises the impacts on the Property). however, the Landowner is unvilling to change their position, unless the Applicant removes the Property from the Order Limits entirely. The Applicant will continue to negotiate and hopes that a voluntary agreement could still be reached before the start of any works.
116	Louise Jane Shoosmith & Mark	The Applicant has been in correspondence with the Land Interest since July 2021.
	Stephen Shoosmith	The Land Interest owns a residential dwelling with some pasture land. A sliver of the pasture land/hedgerow border (17 sqm) at the north-eastern corner of the land holding is included within the Order Limits as a
		proposed construction and operational access.
		The Applicant attempted to engage with the Land Interest directly in person via a door knock in June 2023. The Applicant was able to obtain contact details and followed up with an email.
		Heads of Terms were issued in December 2023, and the Applicant understands the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant spoke with the Land Interest was via telecom in January 2024 and sent a subseqent follow up email regarding queries about the Heads of Terms in January 2024.
		In e Applicant spoke with the Land interest was via telecom in January 2024 and sent a subseqent tollow up email regarding queries about the Heads of Terms in January 2024. A letter was sent in March 2024 requesting feedback on the Heads of Terms.
		Since CAH1, the Applicant sent a letter on 6th June 2024 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to be issued to this landowner in due course. Further to
		the issue of updated Heads of Terms to the landowner, the Applicant and the Land inhiterest's agent's have been in discussions regarding the impact of the works and the Heads of Terms with recent correspondence exchanged in October and November. It is expected that Heads of terms will be agreed
117	Jason Harold Young & Nicola Young	The Applicant has been in correspondence with the Land Interest since July 2021.
		The Land Interest owns a small section of driveway/ verge (12 sqm) adjacent to an existing track which is affected by a proposed construction and operational access.
		A brief initial meeting was held in June 2023, where the Applicant met with the Land Interest at their property and followed up with an email and the offer another meeting.
		Head of Terms were issued in December 2023 and the Applicant is awaiting feedback from the Land Interest to work collaboratively to agree terms. A Letter was sent in March 2024 requesting feedback on the Heads of Terms.
		Since CAH1, the Applicant sent a letter on 6th June 2024 to confirm the position in respect of fees for professional advice. Revised Heads of Terms are due to be issued to this landowner in due ocurse. Revised Heads of Terms were issued in July 2024. No response has been recieved by the Applicant and the Applicant continues to follow up for feedback.
		Treads of Terms were issued in July 2024. No response has been received by me Applicant and the Applicant continues to notive up for reduced.
18	Benjamin Matthew Marten Leathers & Joanna Margaret Leathers	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021. The Land Interest owns pasture land/ equine paddocks which are affected by the proposed Rampion 2 cable route. The driveway to the Land Interest's residential property (and equine complex) and three of their
		fields are included within the Order Limits as a proposed operational access.
		Site meetings were initially held in March 2021 and September 2021, where the project's proposals were explained to the Land Interest. The Land Interest and the Applicant discussed the proposed operational access, with another alternative option being subsequently consulted upon and included within the final design.
		Heads of Terms were issued in May 2023 and the Applicant is awaiting comments on the Heads of Terms from the Land Interest and their agent.
		The Applicant met with the Land Interest on site again in March 2022.
		The Applicant sent an email to the Land Interest's agent requesting feedback on the Heads of Terms in February 2024 and a Letter in March 2024.
		The Applicant emailed the Land Interest and their agent in to request a date for a meeting to discuss the Heads of Terms and any points that require clarification in order to progress negotiations.
		Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant's position in relation to fees for professional advice. A site meeting was held with the Land Interest's agent and the lanc interest on 12th June 2024 to docuss outstanding concerns and blockers' for progressing with the Heads of Terms. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024. On 27th June 2024, the revised Heads of Terms were issued to the agent via email (and sentin the post to the land interest), as well as answers to the outstanding concerns. These include: suggested wording within the Heads of Terms to potentially revise the operational access and confort on the project's Drainage plan with the Outline Code of Construction Practice. The revised Heads of Terms were citizated on 25th June 2024 at Comprise an enhanced commercial offer to progress discussions and reach agreement) and the Applicant spoke with the agent on the phone on 5th July 2024 and had an on-line teams meeting on 8th July 2024 regarding these.
		Heads of Terms are now agreed.
119	Fortgate Investments Limited	The Applicant has been in regular correspondence with the Land Interest and their agent since March 2021.
		The paper and has been in regular consignation of the land interest and unless and unless gen and on match 2011. The Land Interest owns pasture land (which is occassionally used as a motorcross track) which is affected by the proposed Rampion 2 cable route. The Land Interest owns an existing track / road which has been included within the Order Limits as a proposed construction access.
		Site meeting were initially held in March 2021 and May 2022 where the project proposals were explained to the Land Interest. The Land Interest expressed a preference for a soil storage area to be included within the Order Limits on their land, which was subsequently taken forwards for consultation and incorporated into the design.
		Heads of Terms were issued in March 2023 and the Applicant is awaiting comments on the Heads of Terms from the Land Interest and their agent.
		The Applicant met with the Land Interest on site again in June 2023, and sent a Letter requesting feedback on the Heads of Terms in March 2024.
		The Applicant had an on-line meeting in April 2024 to discuss the Heads of Terms and a follow up email.
		An email was sent from the Applicant to the land interest's agent clarifying the basis of the offer within the Heads of Terms and requesting a response.
		Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 25th June 2024, sent directly to the land interest (via posit) and via email to the agent on 8th July 2024.
		The Applicant contact the Land Interest direct whilst their appoint land agent was on annual leave to confirm new Key Terms were being issued and to identify a date when a meeting could be held upon the Land Agent's return. The Applicant had an online Teams meeting with the agent on 26 July 2024 to discuss the Heads of Terms and understand outstanding 'blockers' to progressing the agreement. The Applicant takked through the
		basis of the revised offer within the Heads of Terms with the landowner's agent who has requested a written summary breakdown of the commercial offer. The Applicant will centinue to discuss commercial items and hopes an agreement will be reached.
		The Applicant has engaged with the Landowner's agent through September and October 24. The cable easement rate is agreed and there are some additional points to be agreed on the Heads of Terms, however

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
120	Shermanbury Grange Land Management Company Limited	The Land Interest has signed and returned Heads of Terms in May 2023. Latest correspondence via an on-line Teams call in March 2024 to discuss amendments to the Heads of Terms. Draft documents have been issued to the Land Interest's solicitor for review and agreement.
121	John David Kempley & Yvonne Mary Kempley Anne Christine Deakin & The	The Applicant has been in correspondence with the Land Interest and their agent since May 2021. The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. The Land Interest's pasture land is also included within the Order Limits as a proposed operational access. A site meeting was initially held in September 2021, where the project's proposals were explained to the Land Interest. Heads of Terms were issued in March 2023 and the Applicant is availing comments on the Heads of Terms from the Land Interest and their agent. The Applicant heads sent emails to the Land Interest agent in December 2023 and a Letter in March 2024, which they have yet to recieve. The Applicant has been tealmont of their agent, requesting date for a site meeting and requesting feedback on the Heads of Terms. Since CAH1 the Applicant sent alter on 6th June 2024 to the Land Interest to darify the position in respect of fees for professional advice. In addition, The Applicant fusited revised Heads of Terms on 25th June 2024, sent directly to the land interest (via post) and via email to the agent in July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. On 1st July 2024, the Applicant responded to the agent on July 2024. These had an enhanced commercial offer to progress discussions and reach agreement. On 1st July 2024, the Applicant responded to the agent and David via email on 30 July 2024 with responses on the documentation. The Applicant met the Land interest's agent areproprise to the latest comments on the documentation (which were set to the Applicant responded to the agent on 19th Applicant the Applicant met the Land interest's agent and 30 July 2024 with responses on the documentation. The Applicant met the Land interest's agent agent requested PORto and Easement documents. The Applicant met the Using agreements opticated to the agent agent agent and further spotent on the Heads agent requested to the agent aproprise on the documents in the Applicant terespond
122	Anne Christine Deakin & The Executor of Robin John Burdett Deakin	The Applicant has been in regular correspondence with the Land Interest since December 2020. The Land Interest owns pasture land (which is overgrown with vegetation) which is affected by the proposed Rampion 2 cable route. The Applicant has been in regular contact with the Land Interest via email and telecom, with a site meeting being held in May 2023 with their newly appointed agent in attendance. Heads of Terms were issued in March 2023 and the Applicant is awaiting comments on the Heads of Terms from the Land Interest and their agent. The Applicant sent a letter to the Land Interest in March 2024 requesting feedback on the Heads of Terms and an email in April 2024. An email was sent from the Applicant to the Land Interest and their agent requesting a data and time for a meeting to discuss the Heads of Terms. Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant's position in relation to frees for professional advice. In addition, the Applicant issued revised Heads of Terms on 28th June 2024, tooth owner (by opt) and via email to the agent on 8th July 2024. These that an enhanced commercial offer to progress discussions and reach agreement. As at Deadline 5, the Applicant is awaiting detailing feedback and engagement on the Heads of Terms. Despite regular chasing of the Landowner's agent the Applicant is awaiting detailed feedback and engagement on the revised Heads of Terms.
123	Julian Clennell Harvey Tomlinson & Kym Louise Francis Tomlinson	The Applicant has been in correspondence with the Land Interest since May 2021. The Land Interest owns a hedgerow bordering an A road (the A272), a small section of which (xiq m) is affected by a proposed construction and operational access. The Applicant has been in contact with the Land Interest via email and telecom throughout the duration of the project, with a site meeting being held in June 2023. Heads of Terms were issued in December 2023 and the agent has confirmed that the Land Interest would like to work collaboratively with the Applicant to agree terms. The Applicant sent an email to the Land Interest sequent in February 2024 regarding queries about the Heads of Terms. Following CAH1, a letter was sent to the land Interest on 6th June 2024 to confirm the Applicant to fees for professional advice. Heads of Terms are now agreed. Solicitors have been instructed to draft option and lease documents.
124	Susan Mary Brand & The Executor of Lloyd Brand	The Applicant has been in correspondence with the Land Interest and their agent since March 2021. The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route (onshore connection works). Site meetings were held in March 2021, August 2021 and Decomber 2021, where the Land Interest expressed concenses about the cable route impacting their land, and a preference for the alternative route to the substation (which woold sived their land). Another site meeting was held in November 2022 to discuss the project timescales and other queries with their agent present. In Mary 2023, a letter was sent to the Land Interest confirming the route selection connecting the proposed substation to the Bohery substation, which would impact their land holding. Heads of Terms were issued in July 2023. The Applicant sent the Land Interest and their agent a Letter in March 2024 requesting feedback on the Heads of Terms. This was followed up with an email in April 2024. Correspondence with the Land Interest and their agent a letter in March 2024 requesting a meeting to progress discussions on the agreement. Following CAH1, a letter was sent to the land interest on 5th June 2024 to confirm the Applicant's position in relation to frees for professional advice. In addition, the Applicant issued revised Heads of Terms on 25th June 2024, both directly to the land interest on 5th June 2024 to confirm the Applicant's position in relation to frees for professional advice. In addition, the Applicant has had a number of meetings with the Land Interest agent, to discuss the pends of Terms. An online teams meeting was held with the agent on 5th June 2024 and the Applicant responded with comments on 10th June 2024. On 15 July 2024, a further meeting was held to discuss the Heads of Terms. An online teams meeting was need with the pencient forms of there was enter the agent confirmed that he had met with the land interest and they had no major issues with the Heads of Terms, but were opposed to the scheme as a
125	Frances Jane Osborne & Lisa Beverlee Wells	The Applicant has been in regular correspondence with the Land Interest since March 2021. The Land Interest owns pasture land / paddock kind / livery and an equine gallops which is affected by the proposed Rampion 2 cable route. In addition, an existing track (providing access to their residential dwelling and equine livery) and part of the pasture land is included within the Order Limits as a proposed operational access. An initial site meeting was held in March 2021, where the project's proposals were explained to the Land Interest. A subsequent meeting was held in August 2021 to review the route of the operational access access in this location, followed by meetings in July 2023 and August 2022. Subsequently, a revised operational access route was consuled upon in October 2022 and incorporated into the design, which reduced the impact on the gallops. Heads of Terms were issued in July 2023 (and re-circulated in November 2023) and the Applicant is awaiting feetback from the Land Interest. The Applicant held site meetings in November and December 2023 to understand the best way to mitigate impacts in this location, for March 2024 requesting feedback on the Heads of Terms. The Applicant sent a neural to the Land Interest requesting a date for a meeting in May 2024 to progress discussions on the agreement. Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to progress discussions on the agreement. The Applicant has been in correspondence with the land Interest but has not yet been able to find a suble date for a site meeting. The land interest has texted the Applicant requesting further clarification on the 'red route', to which the Applicant is due to respond. Heads of Terms are now agreed. The Applicant has instructed it's solicitors to negotiate the Option Agreements.

Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation Comments on status of objection / land negotiation
126	Anthony John Cooke & Charlotte	The Applicant has been in correspondence with the Land Interest and their agent since March 2021.
	Louise Sturdy	The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route. In addition, the access track to their residential property (which is owned by a separate Land Interest) is included within the Order Limits as a proposed operational access.
		An initial site meeting was held in March 2021, where the project's proposals were explained to the Land Interest. An additional meeting was held in July 2022 (with a neighbouring Land Interest) and in August 2022, following which the Land Interest appointed an agent.
		Heads of Terms were issued in July 2023 and the agent confirmed in October 2023 that the Land Interest would like to work collaboratively with the Applicant to agree terms.
		The Applicant sent an email in December 2023 to their agent requesting feedback on the Heads of Terms and a Letter in March 2024.
		The Applicant is awaiting feedback from the land Interest's agent as at Deadline 4 having sought clarification on the detail required within the additional plan requested.
		The Applicant sent an email to the Land interest and their agent in May 2024 requesting a date for a meeting to progress discussions on the agreement. Since CAH1 the Applicant sent a letter on 6th June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. In addition, The Applicant issued revised Heads of Terms on 28th June
		Once on the physical relation between the card of the card meters to card of the posterior response in processional europe. In example, the physical relation to the card of the card meters to card of the posterior response in processional europe. In example, the physical relation to the card of the card meters to card of the posterior response in processional europe. In example, the physical relation to the card of the card meters to card of the posterior response in processional europe. In example, the physical relation to the card of the card meters to card of the posterior response in processional europe. In example, the physical relation to the card of the card meters to card of the physical response in the physical response in the physical response in the card of the card of the card of the physical response in the physical resph
		to the general points on the Option and Easement documentation (which were sent to the agent in October 2024), however, detailed comments on the Heads of Terms with specific reference to the Property have no yet been received. The Applicant responded to the agent's enail on 30 July 2024 with responses on the documentation. The Applicant met the Land interest's langent representative on 4th September for a 2 ho meeting to discuss the agent's comments on the generic precedent Option and Easement documents. The Applicant met to Land interest's langent are sponse to the latest comments on the Option and Easement documents in the spreadhere ster yet by the Land Applicant on State Statest and and Easement documents. The Applicant rest to Land interest's agent are sponse to the latest comments on the Option and Easement documents in the spreadhere ster yet by the Land Applicant on State Statest and interest's langent are sponse to the latest comments on the Option and Easement documents in the updated version on 11th November 2024. The Applicant has continued to request progess o the voluntary agreements negotiations for this specific Land Interest's agent on the Land Interest's negret. The Applicant metabect and the commercial uping a response to light of the feel bills submitted by the Land Interest's agent. The Land Interest wark up of the key terms but stated in November 2024. The November 2024 the commercial and the commercial specific and Interest's agent. The Land Interest's agent are specific and the commercial and the commercial and the land Interest's agent. The Land Interest specific and the commercial and the commercial applicant and the commercial applicant applicant
		offer is not acceptable due to one item of the HOTS. The Applicant understands that the current position of the Land Interest is that the commercial offer is not accepted by the Land Interest and therefore this is preventing agreement of key terms at this stage. Negotiations continue with the Land owner's agent.
127	James Alfred Charles Hyatt & Lorraine Hyatt	The Applicant has been in correspondence with the Land Interest since March 2021.
	Lonano riyak	The Land Interest owns pasture land (including an area which is used as a private race track) and part of the driveway to their residential property, which is affected by the proposed Rampion 2 cable route (onshore connection works).
		An initial site meeting was held in March 2021, where the project's proposals were explained to the Land Interest. A further site meeting was held in October 2022 with the agent present, where an alternative route was proposed by the Land Interest. The alternative route was was given due consideration, but due to constraints (the rationale for which was explained via email in March 2023), it was not taken forwards for consultation.
		Heads of Terms were issued in July 2023 and the Applicant is avaiting feedback from the Land Interest's agent.
		A Letter was sent to the Land Interest and their agent in March 2024 requesting feedback on the Heads of Terms. A follow up email was sent to their Land Interest and their agent requesting feedback in April 2024.
		The Applicant sent an email to the Land Interest and their agent requesting feedback in May 2024.
		Following CAH1, a Letter was sent to the land Interest on 6th June 2024 to confirm the project's position in relation to fees for professional advice. A meeting was held with the Land Interest's agent on 12th June 2024 to discuss outstanding concerns and 'blockers' for progressing with the Heads of Terms'. A number of points were raised which were summarised in an email from the Applicant to the agent on 21st June 2024
		Since CAH1 the Applicant also issued revised Heads of Terms (with an enhanced commercial offer to progress discussions and reach agreement) on 28th June 2024 (sent direct to the landowner by post) and is availing a formal response. The Applicant spoke with the agent on the phone on 5th July 2024 and had an on-line teams meeting on 6th July 2024.
		As at Deadline 6 the Applicant understands the house is currently on the market, with the land interest seeking to sell the property. Given these circumstances, the Applicant will continue to attempt to engage,
		however, appreciates that the land interest may not be interested in progressing discussions given the agreement would fail away if the property transacts.
128	Karen Henderson	The Applicant has been in correspondence with the Land Interest since June 2021.
		The Land Interest owns pasture land which is affected by the proposed Rampion 2 cable route (onshore connection works). The proposed construction methodology in this location is horizontal directional drilling.
		Site meetings were held in November 2021 and again in October 2022 where the project's proposals were explained to the Land Interest.
		Following CAH1, a Letter was sent to the land Interest in July 2024 to confirm the project's position in relation to fees for professional advice. Heads of Terms issued on 25th June 2024. The Applicant made contact with the Land Interest on the 8th July who confirmed they had no objection to the project or the rights being sort from them.
		Heads of Terms are now agreed.
		The Applicant has instructed it's solicitors to negotiate the Option Agreements.
129	Nigel Gordon Helm Draffan & Andrew Herbert Lane (as trustees	The Land Interest owns the registeresd common land (grass roadside verges) either side of the B2135. The Land Interest is affected by proposed construction and operational access routes directly off the B2135.
	of the Lavinia Norfolk's Family Charitable Trust)	The Applicant's latest correspondence with the Land Interest's agent was in July 2023, requesting further detail on the Land Interest's land holding (which is unregistered). The Applicant has received no response from the Landowner's agent.
		тпе прикат паз посител по гозропае потп не саполяти з аден.
130	Jane Noelle Madeline Bowring Reed & Roger William Hampson	The Land Interest were first consulted in July 2021. In August 2023, the Land Interest contacted the Applicant directly as part of the consultation and the Applicant has been in direct contact with the Land Interest since this point.
	Reed & Roger William Hampson Reed	since this point. The Land Interest owns part of an existing track (Dragons Lane), which provides access to various dwellings. The Lane is within the Order Limits as a proposed operational access.
		The Applicant has not met with the Land Interest on site.
		Heads of Terms were issued in December 2023 and the Applicant is awaiting feedback from the Land Interest.
		The Applicant sent a Letter in March 2024, where the Applicant requested feedback on the Heads of Terms.
		The Applicant sent a follow up email to the Land Interest requesting further feedback in April 2024.
		A hard copy of the Heads of Terms was sent via post again to the Land Interest in May 2024.
		The Applicant sent an email to the Land Interest requesting feedback on the Heads of Terms in May 2024.
		Latest correspondence being an email from the landowner solicitor confirming the acceptance of the Key Terms in July 2024. Progress is being made on the formal documentation. The Applicant's Solicitors have been instructed to draft option documents for negotiation.
		The Applicant has been in correspondence with the Land Interest and their agent since February 2021.
131	Artemis Aerospace Limited	
131	Artemis Aerospace Limited	Artemis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artemis Aerospace.
		Artemis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artemis Aerospace. Please refer to Land Interest 040 for the summary.
131	LAMA Fund (David John Pennell, Lady Clare Therese Kerr, William	Artemis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artemis Aerospace.
	LAMA Fund (David John Pennell,	Artenis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artenis Aerospace. Please refer to Land Interest 040 for the summary. The Land Interest owns the river bed of the River Ann (Plots 2/33 & 3/1). The Applicant is seeking temporary possession of areas of land as temporary passing places along a temporary construction and operational access route along Michelgrove Lane. Heads of Terms were issued to the Land Interest in June 2023.
	LAMA Fund (David John Pennell, Lady Clare Therese Kerr, William Walter Raleigh Kerr and Lady Mary Cecil Adler as Trustees of The	Aftenis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artenis Aerospace. Please refer to Land Interest 040 for the summary. The Land Interest owns the river bed of the River Arun (Plots 2/33 & 3/1). The Applicant is seeking temporary possession of areas of land as temporary passing places along a temporary construction and operational access route along Michelgrove Lane.
	LAMA Fund (David John Pennell, Lady Clare Therese Kerr, William Walter Raleigh Kerr and Lady Mary Cecil Adler as Trustees of The	Artenis Aerospace own pasture land affected by the cable route. Jim Scott (Land interest 040) is Managing Director of Artenis Aerospace. Please refer to Land Interest 040 for the summary. The Land Interest 040 for the summary. The Land Interest owns the river bed of the River Arun (Plots 2/33 & 3/1). The Applicant is seeking temporary possession of areas of land as temporary passing places along a temporary construction and operational access route along Michelgrove Lane. Heads of Terms were issued to the Land Interest in June 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st March 2024, whereby Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail.
	LAMA Fund (David John Pennell, Lady Clare Therese Kerr, William Walter Raleigh Kerr and Lady Mary Cecil Adler as Trustees of The	Artemis Aerospace own pasture land affected by the cable route. Jim Scott (Land Interest 040) is Managing Director of Artemis Aerospace. Please refer to Land Interest 040 for the summary. The Land Interest owns the river bed of the River Ann (Plots 2/33 & 3/1). The Applicant is seeking temporary possession of areas of land as temporary passing places along a temporary construction and operational access route along Michelgrove Lane. Heads of Terms were issued to the Land Interest in June 2023. The Applicant had an on-line video (TEAMS) call with the Land Interest's agent, on 1st March 2024, whereby Heads of Terms, the draft Option Agreement and the draft Deed of Easement were reviewed in detail. The Applicant is awaiting confirmation from the Land Interest that terms have been agreed in principle.

	n.	Comments on status of objection / land negotation
Number	Name of Land Interest	Comments on status of objection / land negotiation
133	Patricia Jenkin & Peter Brian Jenkin (trading as J&G Jenkin and	The Land Interest owns a parcel of land to the South of Michelgrove Lane.
	Sons)	The Applicant is seeking temporary possession of existing passing places for a temporary construction and operational access route along Michelgrove Lane.
		Heads of Terms were issued to the Land Interest in May 2024.
		Since CAH1, the Applicant has not received any response from the Land Interest or the Land Interests agent. The Applicant will seek to arrange an on-site meeting in July 2024 to seek to reach a voluntary
		The Applicant has issued Revised Heads of Terms to the Land Interest in July 2024 and is availing a response. The Applicant continues attempts to progress negotiations.
134	The Executors of Jill Marquette	The Applicant has been in dialogue with the Land Interest since September 2022.
	Angell	The Land Interest owns part of a track that will be affected by the proposed cable route and an operational access route.
		Heads of Terms were issued in July 2023. The Applicant has contacted the Land Interest for an update via letter in March 2024.
		Since CAH1, the Applicant issued revised Heads of Terms in June 2024. The Applicant has spoken with the Land Interest on 10th June 2024 and has established that the Land Interest is willing to sign up to the Heads of Terms. The Applicant has chased the Land Interest is to 14th June 2024 to sign and return the Heads of Terms. The Land Interest is confirmed in an email on 26th June 2024 that the HOTs have been referred to the Land Interest for whole with a comments on a matter relating to the title.
		The Applicant has not received any correspondence from the Landowner's solicitor and continues to follow up for further information.
135	Peter Brian Jenkin	The Applicant has been in dialogue with the Land Interest since September 2022.
		The Land Interest owns part of a track that will be affected by the proposed cable route and an operational access route.
		Heads of Terms were issued in July 2023. The Applicant has contacted the Land Interest for an update via letter in March 2024.
		Since CAH1, the Applicant has not received any response from the Land Interest or the Land Interest's agent. The Applicant will seek to arrange an on-site meeting in July 2024 to seek to reach a voluntary arreement.
		The Applicant has issued Revised Heads of Terms to the Land Interest in July 2024 and is availing a response.
136	Patricia Jenkin	The Applicant has been in dialogue with the Land Interest and the Land Interest's agent since June 2022.
130		The pupileant has been in dialogue with the Land interest and interest a gent alloc durie 2022. The Land Interest was originally affected by the proposed cable route and a temporary construction access, but following consultation and subsequent route amendments, there is now no cable route associated with
		The Carl Interest was objening ancease by the proposed save force and a temporary construction eccess, our recoming construction and subsequent rotate and numerical and eccess were insued on the Carl Interest. Heads of Terms for an operational access were issued in December 2023. The Applicant has followed up with the Land Interest and the Land Interest's agent for an update in March 2024.
137	Tobias Jenkin	The Land Interest's Category 2 Interest is in relation to rights of access.
100	-	The Applicant in this instance has not entered discussions over Heads of Terms.
138	Emma Jane Jenkin	The Land Interest's Category 2 Interest is in relation to rights of access.
139	Christopher John Hodgkins	The Applicant in this instance has not entered discussions over Heads of Terms. The Applicant has been in regular correspondence with the Land Interest and their agent since September 2021.
		The Land Interest owns a residential dwelling (with three other individuals) which is accessed via a private driveway. The private driveway is affected by the proposed Rampion 2 cable route and a proposed duct
		The can't mucked while is treational twenting (while the one multiple
		Site meeting were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022.
		Heads of Terms were issued July 2023 and the Applicant is availing feedback from the Land Interest and their agent.
		The Applicant met with the Land Interest at a site meeting in May 2023. An email in December 2023 requesting feedback on the Heads of Terms from their agent and a Letter in March 2024 requesting feedback.
		As of April 2024 Deadline 4 (May 2024) the Applicant is awaiting confirmation regarding the appointment of a new agent.
		An email was sent to the Land Interest in May 2024 requesting a meeting to discuss the Heads of Terms and progress discussions.
		Since CAH1 the Applicant sent a letter on 6 June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. On 28 June 2024 the Applicant re-circulated the Heads of Terms, sent directly in the post to landowner. In addition, as a tenant of the Wiston Estate, on 31 May 2024, the Applicant sent the Hodgkins a copy of the Tenant Consent Form as well as clarification in respect of fees associated with this, and also requested a meeting. The Applicant had discussions and email correspondence with the land Interest's agent on 6 June 2024 and 2 July 2024, however, details of the concerns relating to the Hodgkins freshold an AHA tenancy interests have not been covered in detail by their agent.
		As at Deadine 6, the Applicant has discussed the Heads of Terms with the landowner's agent, with outstanding issues including the extent of tree/ hedgerow removal over the Easement area and a request for the entire driveway to be re-tarmacked following completion of the works. In conversation with the landowner's agent there is optimism terms will be reached fairly shortly and no over-arching issues to reaching an agreement. The Applicant continues to engage with the Landowner's agent in an attempt to finalse HOTs agreement.
140	Andrew James Hodgkins	The Applicant has been in regular correspondence with the Land Interest and their agent since September 2021.
		The Land Interest owns a residential dwelling (with three other individuals) which is accessed via a private driveway. The private driveway is affected by the proposed Rampion 2 cable route and a proposed duct stringing area. In addition, the Land Interest is an AHA tenant over pasture land which is affected by the proposed Rampion 2 cable route. The pasture land within their tenancy is also affected by a proposed construction compound, construction access, duct stringing area and operational access.
		Construction compound, construction access, duct sanging area and operational access. Site meeting were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022.
		Heads of Terms were issued July 2023 and the Applicant is awaiting feedback from the Land Interest and their agent.
		The Applicant met with the Land Interest at a site meeting in May 2023. An email in December 2023 requesting feedback on the Heads of Terms from their agent and a Letter in March 2024 requesting feedback.
		As of April 2024 Deadline 4 (May 2024) the Applicant is awaiting confirmation regarding the appointment of a new agent.
		An email was sent to the Land Interest in May 2024 requesting a meeting to discuss the Heads of Terms and progress discussions.
		Since CAH1 the Applicant sent a letter on 6 June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. On 28 June 2024 the Applicant re-circulated the Heads of Terms, sent
		Since CvArr one Applicant send a tead on solar 2024 of the claim interest on using vite polycon tends of the polycon and avoid. On 20 of the 2024 of the Applicant tend claim interest on terms, send directly in the polycon and avoid. On 20 of the 2024 of the Applicant tend claim interest of the send of the send of the polycon and avoid. On 20 of the 2024 of the Applicant tend claim interest of the applicant tend claim interest of the send of the polycon and avoid. On 20 of the 2024 of the Applicant tend claim interest of the send of the applicant tend claim interest of the applicant tend claim interest of the applicant tend claim interest of the applicant tend the Hodgkins are avoid of the final claim interest of the applicant tend the Hodgkins are avoid of the final claim interest of the applicant tend the Hodgkins are avoid of the final claim interest of the applicant tend tend interest of the applicant tend tend of the applicant tend the Hodgkins tend the Hodgkins are avoid of the final claim interest of the applicant tend tend interest of tend and tend tend interest of tend interest of tend tend tend tend tend tend tend tend
		As at Deadline 6, the Applicant has discussed the Heads of Terms with the landowner's agent, with outstanding issues including the extent of tree/ hedgerow removal over the Easement area and a request for the entire driveway to be re-tarmacked following completion of the works. In conversation with the landowner's agent there is optimism terms will be reached fairly shortly and no over-arching issues to reaching an
		agreement. The Applicant continues to engage with the Landowner's agent in an attempt to finalise HOTs agreeement.
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Unique Reference	Name of Land Interest	Comments on status of objection / land negotation Comments on status of objection / land negotiation
Number		
141	Caroline Janet Hodgkins & Emily Victoria Hodgkins	The Applicant has been in regular correspondence with the Land Interest and their agent since September 2021.
		The Land Interest owns a residential dwelling (with three other individuals) which is accessed via a private driveway. The private driveway is affected by the proposed Rampion 2 cable route and a proposed duct stringing area. In addition, the Land Interest is an AHA tenant over pasture land which is affected by the proposed Rampion 2 cable route. The pasture land within their tenancy is also affected by a proposed construction compound, construction access, duct stringing area and operational access.
		Site meeting were held in September 2021, April 2022 (in conjunction with a neighbouring Land Interest) and in May 2022.
		Heads of Terms were issued July 2023 and the Applicant is awaiting feedback from the Land Interest and their agent.
		The Applicant met with the Land Interest at a site meeting in May 2023. An email in December 2023 requesting feedback on the Heads of Terms from their agent and a Letter in March 2024 requesting feedback.
		As of April 2024 Deadline 4 (May 2024) the Applicant is awaiting confirmation regarding the appointment of a new agent.
		An email was sent to the Land Interest in May 2024 requesting a meeting to discuss the Heads of Terms and progress discussions.
		Since CAH1 the Applicant sent a letter on 6 June 2024 to the Land Interest to clarify the position in respect of fees for professional advice. On 28 June 2024 the Applicant re-circulated the Heads of Terms, sent directly in the post to landowner. In addition, as a tenant of the Wiston Estate, on 31 May 2024, the Applicant sent the Hodgkins a copy of the Tenant Consent Form as well as clarification in respect of fees associated with this, and also requested a meeting. The Applicant had discussions and email correspondence with the land Interest's agent on 6 June 2024 and 2 July 2024, however, details of the concerns relating to the Hodgkins freehold and AHA tenancy interests have not been covered in detail by their agent.
		As at Deadline 6, the Applicant has discussed the Heads of Terms with the landowner's agent, with outstanding issues including the extent of tree/ hedgerow removal over the Easement area and a request for the entire driveway to be re-tarmacked following completion of the works. In conversation with the landowner's agent there is optimism terms will be reached fairly shortly and no over-arching issues to reaching an agreement. The Applicant continues to engage with the Landowner's agent in an attempt to finalse HOTE agreement.
142	The Executor of John Martin	The Applicant has been in correspondence with the Land Interest and their agent since September 2021.
	Baldwin	The Land Interest owns pasture land which is affected by a proposed construction access. In addition, the Land Interest owns an equine yard, part of which is included within the Order Limits as a proposed operational access.
		Site meetings with the agent have been held in September 2021 and May 2022, where the project's proposals were explained to the Land Interest.
		Heads of Terms were issued in December 2023. The Applicant will continue to work collaboratively with Land Interest to agree terms.
		The Applicant emailed the Land Interest's agent in February 2024 requesting feedback on the Heads of Terms and via a Letter in March 2024.
		The Applicant sent an email in May 2024 requesting feedback on the Heads of Terms and requesting a meeting date to progress discussions.
		Since CAH1 the Applicant sent a Letter on 6 June 2024 to the Land Interest to clarify the position in respect of fees for professional advice on the project. In addition the Applicant had a meeting with the Land interests agent on 12 June 2024 to discuss the concerns with the Heads of Terms and understand any outstanding blockers' to reaching agreement. Updates following this meeting were sent on 21 June 2024 and 27 June 2024 (via email). As a result, the Applicant is due to issue a revised Heads of Terms document with enhanced commercial offer to progress discussions and reach agreement on the temporary construction access Heads of Terms.
		Revised Heads of Terms were issued on 08 July 2024, and the Applicant is awaiting feedback.
		The Applicant heid an online teams call with the landowner's agent on 30 July 2024 to briefly to discuss the status of negotiations regarding the Heads of Terms. The landowner's agent is due to meet with the landowner to discuss the updated Heads of Terms, but has not yet been able to do so since the Heads of Terms were issued. The Applicant will continue to negotiate with the landowner's agent and hopes a voluntary agreement will be achievable in due course. The Applicant understands the Land Interest has concerns regarding impact on the Equine use and seeks to progress discussions regarding mitigation with the Land Interest's agent.
143	Richard Anthony Hewson	The Applicant has been in correspondence with the Land Interest via statutory consultations since July 2021.
		The Land Interest owns a residential dwelling which is accessed via a private driveway. The private driveway is affected by the proposed Rampion 2 cable route. The proposed construction methodology in this location is horizontal directional drilling.
		An initial site meeting was held in October 2022, where the project's proposals were explained to the Land Interest.
		Heads of Terms were issued in July 2023 and the Applicant is awaiting feedback from the Land Interest.
		The Applicant sent an email in February 2024 re-attaching and requesting feedback on the Heads of Terms and a Letter in March 2024 followed up by an email in April 2024.
		The latest correspondence with the Land Interest was a site meeting in April 2024, followed by an email in May 2024.
		Since CAH1 the Applicant sent a letter on 6 June 2024 to the Land Interest to clarify the position in respect of fees for professional advice on the project. The Applicant issued revised Heads of Terms on 28 June 2024 (availing feedback).
		On 29 July 2024 the Applicant sent a chaser email to the Landowner regarding the Heads of Terms and confirming that the Applicant will revert on some concerns raised at the latest site meeting. The Applicant continues to engage with the Landowner to provide the requested information.
144	Gabrielle Elizabeth Francis and Mark Alan Lawton Pockett	The Applicant has been in correspondence with the Land Interest since July 2021.
	Mark / Kar Editor / Ookok	The Land Interest owns part of a road (Chantry Lane) and car parking area at Chantry Point affected by an operational access.
		A site meeting was held in July 2022 where the project's proposals were explained.
		Heads of Terms were issued in December 2023. Initial feedback has been received from their agent and responded to via email in February 2024.
		Latest correspondnce with the Land Interest was a Letter in March 2024 requesting further feedback on the Heads of Terms.
		Outstanding concerns include the provision of associated legal documentation and points to be amended within the Heads of Terms. Since CAH1, the Applicant's agent has spoken with the Land Interest's agent on 10th June 2024 who has requested a copy of the operational access easement document, before they are sign the HoTs.
		Since CAH1, the Applicant's agent has spoken with the Land Interest's agent on 10th June 2024 who has requested a copy of the operational access easement document, before they are sign the Ho1s. The Applicant issued Revised Heads of Terms in July 2024, along with the dradt Deed of Easemetin for Operational Access. The Applicant has re-sent the full set of documents to the Landowner's agent upon his
		recupition is sold reliable reads or remain out y cost, along with the data back of cashina receives in the appeal in the receiver and rule sold occurrents to the canceline regarding potential site investigations in 2025.
145	Environment Agency	The Applicant has been in correspondence with the Land Interest since July 2022.
		The Land Interest enjoys various access rights across land affected by the cable route.
		The Land Interest has requested that access be maintained across this land during and post construction
146	UK Power Networks (Operations)	N/A - No voluntary agreement required
147	Limited Scottish and Southern Energy Power Distribution Limited	N/A - No voluntary agreement required
148		N/A - No voluntary agreement required
149	(UK Power Networks) Neos Networks Limited	N/A - No voluntary agreement required
150	Portsmouth Water Limited	N/A - No voluntary agreement required
151	OCU Group Limited	N/A - No voluntary agreement required
152	Cityfibre Limited	N/A - No voluntary agreement required
153	Virgin Media Limited	N/A - No voluntary agreement required
154	Openreach Limited	N/A No voluntary agreement required
155	Vodafone Limited Stewart Warwick Dench	N/A - No voluntary agreement required The Land Interest's Category 2 Interest is in relation to rights in respect of legal easements.
		The Applicant in this instance has not entered dissussions over Heads of Terms
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Comments on status of objection / land negotation			
Unique Reference Number	Name of Land Interest	Comments on status of objection / land negotiation	
157	Simon Kilham	The Applicant has been in regular correspondence with the Land Interest's landord since September 2021. The Applicant understands Mr Killham holds an FBT at Quessgate Farm, a fram forming part of the Wiston Estate, which extends to 123 acres. The Applicant understands Mr Killham also contract farms part of Buncton Manor Farm (part of the Wiston Estate), which extends to over 173 acres, and he uses the Buncton Manor Farm buildings for farming activities. The Applicant met Mr Killham on site in September 2021, to discuss the project's proposale and impact on the farming business. The Applicant has also met with Mr Kilham that a site meeting on 9 August 2021 (at a neighbouring landwoner's site meeting); on 29 April 2022 (at a meeting with the wider Wiston Estate and their tenants); and at a consultation event on 11 November 2023. A meeting was offered to Mr Kilham in May 2023, where alse specific meetings were held with other tenants of the Wiston Estate, however Mr Kilham did not attend. The Applicant is not seeking to agree Heads of Terms with the tenant but has been working collaboratively with the Land Interest's landlord and will be issuing Tenant Consent documents to the tenants. The latest correspondence being an email in May 2024 confirming the fee position in respect of tenant's advice in relation to the project and offering a meeting to progress negotiations. The tenant and his agent were not able to attend the meeting. The Applicant offered a meeting with the ALLO on 18 July 2024 (which he did not attend on the advice of his agent, who was on holiday at the time). In addition, the Applicant has offered a meeting with the ALLO on 7 August 2024 and is awaiting feedback from Mr Kilham and his agent on whether he will attend.	
158	The Owner/Occupier	The Applicant has attempted contact with the New Interest after the purchase of property was confirmed in April 2024 via Letters in May and June 2024. The Applicant understands part of the land until Titles SX17882; SX148008 & WSX183588 has been sold, to include the farmhouse, a section of Kings Lane and a pasture field. The Applicant understands that the Land Interest has changed the name of the property from Taintfield Farmhouse to Kings Lane Farm and has planted vines in the recently purchased pasture field. On 27 June 2024, the Applicant met the Owner / Occupier when door-knocking and delivering a letter and discussed the project's proposals and potential impact. The Applicant followed this up with a letter on the 8th July 2024 requesting contact and providing plans of the land potentially affected by the scheme. The Applicant has not received a response from any letters but continues to seek contact in order to discuss the scheme and negotiate Heads of Terms. The latest correspondence being a letter dated 23rd July following up on previous letters.	