West Burton Solar Project

Schedule of Changes (Deadline 1)

Prepared by: Lanpro Services
November 2023

PINS reference: EN010132

Document reference: EX1/WB8.1.8

The Infrastructure Planning (Examination Procedure) Rules 2010

Rule 8(1)(k)





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Issue Sheet

Report Prepared for: West Burton Solar Project Ltd.

Schedule of Changes Deadline 1

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1 Introduction

1.1 Purpose of this Document

- 1.1.1 This document sets out the changes that have been made to the documents submitted by West Burton Solar Project Limited (the 'Applicant') for a Development Consent order on 21 March 2023.
- 1.1.2 For each of the other revised documents submitted during the pre-examination period and at each of the Examination Deadlines, the Tables in Section 2 provide a summary of the changes, the reason for the changes and the references for both the previous version and the new version of the document.
- 1.1.3 The Tables in Section 3 set out the detailed changes made to the draft Development Consent Order. The Tables in Section 4 provide detail of changes to the Land Plan, while the Tables in Sections 5 and 6 relate to the Book of Reference.



2 Schedule of Changes to Previously Submitted Documents

Table 2.1: Schedule of Changes Made during the Pre-Examination Period

Document Name	Submitted Document Reference	Revision and New Reference	Deadline and Date Submitted	Change	Reason for Change
WB1.3 Guide to the Application	[APP-003]	Revision A [AS-005]	3 August 2023	Guide to the Application updated to reflect revised documents and additional documents.	To provide an overview of the submitted documents and to keep track of document references.
WB2.2 Land Plan	[APP-007]	Revision A [AS-006]	3 August 2023	Typographical errors and missing north arrows have been corrected.	In response to advice issued by PINS under Section 51 (PA2008) or to comments provided by PINS within the section 55 checklist relating to the application. Please refer to WB8.1.1 West Burton Solar Project Pre-Examination Response to S51 Advice Cover Letter [AS-007].
WB2.3 Works Plan	[APP-008]	Revision A [AS-003]	3 August 2023	Work No. 8B as shown on Sheet 7 has been updated to ensure consistency with other areas of Works No. 8B on other sheets. Erroneous labelling of Work No. 5A (vii) on Sheets 7, 8, and 10 have been removed.	In response to advice issued by PINS under Section 51 (PA2008) or to comments provided by PINS within the section 55 checklist relating to the application. Please refer to WB8.1.1 West Burton Solar Project Pre-Examination Response to S51 Advice Cover Letter [AS-007].
WB2.10 Crown Land Plan	[APP-015]	Revision A [AS-002]	3 August 2023	Typographical errors and missing north arrows have been corrected. An inset showing the location of the Crown Land in respect of the entire Order Limits has been provided on request.	In response to advice issued by PINS under Section 51 (PA2008) or to comments provided by PINS within the section 55 checklist relating to the application. Please refer to WB8.1.1 West Burton Solar Project Pre-Examination Response to S51 Advice Cover Letter [AS-007].
WB6.3.5.1 ES Appendix 5.1 Site Selection Assessment	[APP-071]	Revision A [AS-004]	3 August 2023	Appendix D has been added to the document.	In response to advice issued by PINS under Section 51 (PA2008) or to comments provided by PINS within the section 55 checklist relating to the application. Please refer to WB8.1.1 West Burton Solar Project Pre-Examination Response to S51 Advice Cover Letter [AS-007].
WB7.15 Crossing Schedule	[APP-324]	Revision A [AS-001]	3 August 2023	Sheet 5 of 10 to sheet 10 of 10 in Appendix 3 have been added.	To provide information omitted in the version submitted on 21 March 2023.



Table 2.2: Schedule of Changes Made at Deadline 1 (24 November 2023)

Document Name	Submitted	Revision and New	Change	Reason for Change
	Document Reference	Reference		
WB1.3_A Guide to the Application Revision A	[AS-005]	Revision B [EX1/WB1.3_A]	Guide to the Application updated to reflect revised documents and additional documents.	To provide an overview of the submitted documents and to keep track of document references.
WB2.3_A Works Plan Revision A	[AS-003]	Revision B [EX1/WB2.3_B]	Area demarcated for Work No.11 revised by increasing width of works area, and rerouting works area to south of Work No. 10.	To ensure area demarcated for Work No. 11 is of a suitable parameter to allow works to practically be undertaken, and to ensure consistency of route with Landscape and Ecological Management Plans.
WB2.11 Streets Plan	[APP-016]	Revision A [EX1/WB2.11_A]	Private accesses, streets, or roads to be temporarily stopped up, private access works and private access subject to traffic regulation measures shown on all sheets.	In response to advice issued by PINS under Section 51 (PA2008). To identify private roads that might be affected by Article 12 of the Draft Developed Consent Order.
WB3.1 Draft Development Consent Order	[APP-017]	Revision A [EX1/WB3.1_A]	See Table 3.1 below.	See Table 3.1 below.
WB4.3 Book of Reference	[APP-021]	Revision A [EX1/WB4.3_A]	See Tables 4.1 and 5.1 below.	See Tables 4.1 and 5.1 below.
WB6.2.7 ES Chapter 7 Climate Change	[APP-045]	Revision A [EX1/WB6.2.7_A]	Paragraph 7.8.52 corrected to show a panel replacement rate of 0.4% each year.	To correct a typographical error.
WB6.2.23 ES Chapter 23 Summary of Significant Effects	[APP-061]	Revision A [EX1/WB6.2.23_A]	Description of any changes to the significant effects due to the change to a 60-year operational lifetime.	In response to updates to the draft Development Consent Order to require decommissioning to be trigger 60 years after commencement of operation.
WB6.3.9.7 ES Appendix 9.7 Great Crested Newt Survey Report	[APP-083]	Revision A [EX1/WB6.6.3.9.7_A]	Updates to eDNA results of ponds either unable to be surveyed in 2022, and as a result of updated assessments undertaken in 2023.	Updated results from GCN Surveys undertaken in July 2023
WB6.3.14.1 ES Appendix 14.1 Transport	[APP-126]	Revision A [EX1/WB6.3.14.1_A]	Inclusion of provision of passing bays along access to West Burton 1 from the A1500 for HGVs.	In response to requests made by Lincolnshire County Council to provide passing places for HGV traffic.
Assessment			Mitigation measures to ensure safety of equestrian road users included.	To address the British Horse Society's Relevant Representation [RR-331].
WB6.3.14.2 ES Appendix 14.2 Construction Traffic Management Plan	[APP-127]	Revision A [EX1 WB6.3.14.2_A]	Construction Traffic Management Plan updated to take equestrians and reinstatement of private roads into account. Addition of indicative construction access	To address the British Horse Society's Relevant Representation [RR-331]. To identify private roads that might be affected by Article 12.
			drawings for the Sites and the Cable Route Corridor.	
WB6.3.14.3 ES Appendix 14.3 Outline Public Rights of Way Management Plan	[APP-128]	Revision A [EX1/WB6.3.14.3_A]	Public Rights of Way Management Plan updated to take equestrians into account. Paragraph 3.17 updated to confirm that advance notice of closures will be provided. Paragraph 4.3 has been added to deal with the repair of damage to any PRoW used during operation. Paragraph 14.3 added to clarify the Scheme's impact on existing PRoWs.	To address the British Horse Society's Relevant Representation [RR-331].
WB6.4.4.1 ES Figure 4.1 - Illustrative Site Layout Plan West Burton 1	[APP-142]	Revision A [EX1/WB6.4.4.1_A]	River Till Flood Storage Area added to the illustrative site layout plans.	To address the Environment Agency's Relevant Representation [RR-090]
WB6.4.4.2 ES Figure 4.2 - Illustrative Site Layout Plan West Burton 2	[APP-143]	Revision A [EX1/WB6.4.4.2_A]	River Till Flood Storage Area added to the illustrative site layout plans.	To address the Environment Agency's Relevant Representation [RR-090]
WB6.4.8.18.1 ES Figure 8.18.1 - Landscape and Ecology Mitigation and Enhancement	[APP-281]	Revision A [EX1/WB6.4.8.18.1_A]	Correction of typos, to show additional hedgerows to be removed and to provide clarity of IDB Drain locations.	Minor editorial changes for clarity.



Document Name	Submitted Document Reference	Revision and New Reference	Change	Reason for Change
Measures - West Burton 1				
WB6.4.8.18.2 ES Figure 8.18.2 - Landscape and Ecology Mitigation and Enhancement Measures - West Burton 2	[APP-282]	Revision A [EX1/WB6.4.8.18.2_A]	Correction of typos, to show additional hedgerows to be removed and to provide clarity of IDB Drain locations.	Minor editorial changes for clarity.
WB6.4.8.18.3 ES Figure 8.18.3 - Landscape and Ecology Mitigation and Enhancement Measures - West Burton 3	[APP-283]	Revision A [EX1/WB6.4.8.18.3_A]	Correction of typos, to show additional hedgerows to be removed and to provide clarity of IDB Drain locations.	Minor editorial changes for clarity.
WB6.5 Environmental Statement - Non- Technical Summary	[APP-308]	Revision A [EX1/WB6.5_A]	Paragraphs 6.3.60 to 6.3.62 corrected to show that the significant effects are adverse.	To correct typographical errors.
WB7.1 Outline Construction Environmental Management Plan	[APP-309]	Revision A [EX1/WB7.1_A]	Additional mitigation measures to include rainwater harvesting, mitigation for HDD spillage, land drain avoidance, and commitments to reduce potential night-time noise and limit construction works on bank or public holidays.	To address requests made by Anglia Water, the Environment Agency, and to ensure consistency of approach with the updated DCO.
WB7.3 Outline Landscape and Ecological Management Plan	[APP-311]	Revision A [EX1/WB7.3_A]	Paragraph 1.1.5 added to clarify the approach to be adopted in relation to the proposed minor hedgerow removal works. Addition of hedgerow removal plans to provide greater information on potential hedgerow loss due to cable construction and for facilitating access for construction.	To address the Environment Agency's Relevant Representation [RR-090]. To address concerns raised by the ExA at ISH1.
WB7.13 Concept Design Parameters	[APP-322]	Revision A [EX1/WB7.13_A]	Table 2.1 updated to include the position of electrical infrastructure associated with the panels. Table 2.1: Conversion Units: Design Parameter amended to remove reference to unless sited within a higher risk flood zone, in which case it could be up to 4.5 m in height. Table 2.6 updated to specify minimum drilling, boring depth under the River Trent to be 5 meters.	For consistency with ES Chapter 22: Mitigation Schedule [APP-060] and Flood Risk Assessment and Drainage Strategy [APP-089]. To respond to matters raised by the Canal & River Trust in their letter to the Applicant.
WB7.14 Outline Operational Environmental Management Plan	[APP-323]	Revision A [EX1/WB7.14_A]	Additional mitigation measures to include rainwater harvesting.	To address requests made by Anglia Water, the Environment Agency, and to ensure consistency of approach with the updated DCO.
WB7.19 Water Framework Directive Assessment	[APP-328]	Revision A [EX1/WB7.19_A]	Paragraph 9.1.5 added to clarify that there is negligible risk of physical impacts to rivers.	To address the Environment Agency's Relevant Representation [RR-090]
WB8.1.9 Joint Report on Interrelationships between Nationally Significant Infrastructure Projects	n/a	Revision A [EX1/WB8.1.9_A]	Amended position on cumulative effects in light of new information available across interrelated projects.	In responses to the ExA's request in the Rule 8 letter [PD-006].



3 Schedule of Changes to the Draft Development Consent Order

Table 3.1: Schedule of Changes Made to the Draft Development Consent Order

Location	Request	Rationale	Summary of Change	Relevant doc
				version
Article 2(1) - Definitions	Applicant; Planning Inspectorate (PINS)	Corrections. Additional definitions of 'definitive map and statement', 'public right of way' added to reflect changes made to the Cottam Solar Project Order. The definition of 'Tillbridge Solar Project Order' relates to this project sharing the cable corridor in the vicinity of the River Trent. Amendments to 'Order land' implement section 51 advice from PINS.	"definitive map and statement" has the same meaning as in Part III of the Wildlife and Countryside Act 1981; [] "Order land" means the land which is required for, or is required to facilitate, or is incidental to, or is affected by the authorised development shown on the land plans and described in the book of reference; [] "outline soils management plan" means the document of that name identified in the table at Schedule 14 (documents and plans to be certified) and which is certified by the Secretary of State as the outline soils management plan for the purposes of this Order; [] "public right of way" includes any public right of way that is added to the definitive maps and statement after the making of the Order; [] "Tillbridge Solar Project Order" means a development consent order granted by the Secretary of State following an application by Tillbridge Solar Limited for the Tillbridge Solar Project: [] "works plan" means the plans of that name identified in the table at Schedule 14 (documents and plans to be certified) and which are certified by the Secretary of State as the works plan for the purposes of this Order; and [] (4) References in this Order to numbered works are references to the works comprising the authorised development as numbered in Schedule 1 (authorised development) and shown on the works plans and a reference in this Order to a work designated by a number, or by a combination of letters and numbers, is a reference to the work so designated in that Schedule and a reference to "Work No. 1" or "numbered work 1" means numbered works 1A, 1B, 1C, and 1D 1C inclusive and the same principle applies to such numbered works that contain letters. []	A
Article 6(1)(h) and (i) – Application and modification of statutory provisions	Environment Agency and Canal & River Trust	Clarification that the disapplication of the Environmental Permitting Regulations is in respect of flood risk activity only as agreed with the Environment Agency. Clarification that the disapplication of local legislation does not affect the ability of the Canal & River Trust to operate and maintain the river Trent as a navigable river as agreed with the Canal & River Trust.	(h) regulation 12 (requirement for environmental permit) of the Environmental Permitting (England and Wales) Regulations 2016 in respect of a flood risk activity only; (i) the legislation listed in Schedule 3 (legislation to be disapplied) in so far as the provisions still in force are incompatible with the powers contained within this Order and do not impact on the operation or maintenance of the river Trent as a navigable river; and	A
Article 9(4)	Local authorities	Amended at the request of local authorities to be clear that consent may be in a form reasonably required by them.	(4) The powers conferred by paragraph (2) may not be exercised without the consent of the street authority, such consent to be in a form reasonably required by the street authority.	A
Article 11 – Temporary prohibition or restriction of use of streets and	Applicant	Amendments reflect changes made to the Cottam Solar Project Order. The amendments avoid using the term	Temporary stopping up-prohibition or restriction of use of streets and public rights of way 11.—(1) The undertaker, during and for the purposes of constructing or maintaining the authorised development, may temporarily stop up, prohibit the use of, restrict the use of, authorise the use of, alter or divert any street or public right of way and may for any reasonable time—	A



public rights of		'stopping up' in	(a) divert the traffic or a class of traffic from the street or public right of way:	
way		respect of temporary prohibitions and restrictions, to avoid confusion with the permanent nature of stopping up under highways law. These changes were requested by the Examining Authority on Cottam.	 (a) divert the traffic or a class of traffic from the street or public right of way; (b) authorise the use of motor vehicles on classes of public rights of way where, notwithstanding the provisions of this article, there is otherwise no public right to use motor vehicles; and (c) subject to paragraph (2), prevent all persons from passing along the street or public right of way. (2) The undertaker must provide reasonable access for pedestrians going to or from premises abutting a street or public right of way affected by the temporary stopping upprohibition, restriction, alteration or diversion of a street or public right of way under this article if there would otherwise be no such access. (3) Without prejudice to the generality of paragraph (1), the undertaker may temporarily stop up, prohibit the use of, authorise the use of, restrict the use of, alter or divert— (a) the streets specified in column 2 of the table in Part 1 (temporary prohibition or restriction of the use of streets to be temporarily stopped up) of Schedule 6 (streets and public rights of way) to the extent specified in column 3 of that table; (b) the public rights of way specified in column 2 of the table in Part 2 (temporary prohibition or restriction of public rights of way to be temporarily stopped up and diverted with diversion) of Schedule 6 (streets and public rights of way) to the extent specified in column 3 of that table; and (c) the public rights of way specified in column 2 of the table in Part 3 (temporary prohibition or restriction of public rights of way to be temporarily stopped up) of Schedule 6 (streets and public rights of way to be temporarily stopped up) of Schedule 6 (streets and public rights of way to the extent specified in column 3 of that table; and (4) The undertaker must not temporarily stop up, prohibit the use of, authorise the use of, restrict the use of, alter or divert— (a) any street or public right of way specified in p	
Article 14(b) – Agreements with street authorities	Applicant	Removal of 'stopping up' of streets reflects that there is no power to permanently stop up streets included in the draft Order (only temporary prohibitions and restrictions).	(7) In this article expressions used both in this article and in the 1984 Act have the same meaning as in that Act. (b) any stopping up, prohibition, restriction, alteration or diversion of a street authorised by this Order;	A
Article 20(1)(b)	Applicant	Amendment of article 20 for clarity. This drafting has precedent in the Drax Power (Generating Stations) Order 2019.	 20.—(1) The undertaker may— (a) acquire compulsorily so much of the Order land as is required for the authorised development or to facilitate, or as is incidental, to it; and (b) use any land so acquired for the purpose authorised by this Order or for any other purposes in connection with or ancillary to the undertaking authorised development. (2) This article is subject to paragraph (2) of article 22 (compulsory acquisition of rights) and article 29 (temporary use of land for constructing the authorised development). 	A
Article 23 – Private rights	Applicant	Amendments to ensure consistency between paragraphs (1) and (2). Drafting removed to be consistent with recently made DCOs.	 23.—(1) Subject to the provisions of this article, all private rights and restrictive covenants over land subject to compulsory acquisition under this Order are extinguished— (a) from the date of acquisition of the land, or of the right, or of the benefit of the restrictive covenant by the undertaker, whether compulsorily or by agreement or through the grant of a lease of the land by agreement; or (b) on the date of entry on the land by the undertaker under section 11(1) (power of entry) of the 1965 Act; or. (c) on commencement of any activity authorised by this Order which interferes with or breaches those rights, whichever is the earliest. (2) Subject to the provisions of this article, all private rights or restrictive covenants over land subject to the compulsory acquisition of rights or the imposition of restrictive covenants under article 22 (compulsory acquisition of rights) cease to have effect in so far as their continuance would be inconsistent with the exercise of the right or compliance with the restrictive covenant— (a) as from the date of the acquisition of the right or imposition of the restrictive covenant by the undertaker (whether the right is acquired compulsorily, by agreement or through the grant of a lease of the land by agreement); or 	A



			(b) on the date of entry on the land by the undertaker under section 11(1) (power of entry) of the 1965 Act in pursuance of the right; or	
Article 35(3)(b) – Consent to transfer the benefit of the Order	Applicant	Correction and addition of the undertaker of the Tillbridge Solar Project as a party that the powers under the Order may be transferred to, in respect of the shared cable corridor. All parties seeking to share the cable corridor below the River Trent are now listed.	(b) in respect of Work No. 5B, the transferee or lessee is the undertaker as defined in the Cottam Solar Project Park Order or the Tillbridge Solar Project Order;	A
Article 38(4) – Felling or lopping of trees and removal of hedgerows	Applicant	Amendments made to address concerns that all hedgerows listed in Schedule 13 could be removed.	(4) The undertaker may, for the purposes of the authorised development or in connection with the authorised development and subject to paragraph (2) remove <u>part of the hedgerows</u> specified in column 2 of the table in Part 1, column 2 of the table in Part 2 and column 2 of the table in Part 3 of Schedule 13 (hedgerows to be removed) to the extent set out in the landscape and ecological management plan approved pursuant to requirement 7 in Schedule 2 (requirements). (1)	A
Article 40 – Certification of plans and documents, etc.	Applicant	Amendments to ensure that where revised or supplementary parts to the certified documents are submitted into Examination, the final documents to be certified include the revised or supplemented part or document. This drafting reflects the Cottam Solar Project Order and the approach was requested by the ExA for that Examination.	40.—(1) The undertaker must, as soon as practicable after the making of this Order, submit to the Secretary of State copies of all documents and plans listed in the table at Part 1 of Schedule 14 (documents and plans to be certified) for certification that they are true copies of the documents referred to in this Order. (2) Before submitting the documents and plans in accordance with paragraph (1), the undertaker must substitute or supplement, as the case may be, the documents listed in column 1 of the table at Part 2 of Schedule 14 with the documents listed in column 2 of that table. (3) (1) A plan or document so certified is admissible in any proceedings as evidence of the contents of the document of which it is a copy.	A
Article 42 - Arbitration	Applicant	Amended to be consistent with the Cottam Solar Project Order. This change was requested by the ExA for that Examination.	(2) Any matter for which the consent or approval of the Secretary of State or the Marine Management Organisation is required under any provision of this Order is not subject to arbitration.	A
Article 46 – Procedure in relation to certain approvals etc.	Applicant	Correction to align the timescales in article 46 with paragraph 2(3) of Schedule 17.	(4) Save for applications made pursuant to Schedule 17 (procedure for discharge of requirements) and where stated to the contrary if, within six ten weeks (or such longer period as may be agreed between the undertaker and the relevant consenting authority in writing) after the application or request has been submitted to a consenting authority it has not notified the undertaker of its disapproval and the grounds of disapproval, it is deemed to have approved the application or request.	A
Article 49 – Crown rights	The Crown Estate	Amendments as requested by the Crown Estate.	49. —(1) Nothing in this Order affects prejudicially any estate, right, power, privilege, authority or exemption of the Crown and in particular, nothing in this Order authorises the undertaker or any <u>transferee</u> , <u>lessee or</u> licensee to take, use, enter upon or in any manner interfere with any land or rights of any <u>description</u> <u>description</u> (including any portion of the shore or bed of the sea or any river, channel, creek, bay or estuary)— []	A
Schedule 1 – Authorised Development	Applicant	Correction and additional wording intended to provide clarity and be	The nationally significant infrastructure project comprises <u>up to three</u> four generating stations with a gross electrical output capacity of over 50 megawatts comprising all or any of the work numbers in this Schedule or any part of any work number in this Schedule— []	A



		consistent with the description of works 'comprising all or any' of the works. Expansion of the scope of laydown areas to include decommissioning consistently within this Schedule. This amendment reflects that the laydown areas may be required in order to decommission the authorised development, the environmental impacts having been assessed within the Environmental Statement.	[Wording added to Work Nos. 5A, 5B, 6A, 6B and 6C]	
Schedule 2 – Requirements	Applicant	Various amendments to Requirements to reflect changes agreed with the relevant planning authorities on the Gate Burton DCO, in order to ensure the Lincolnshire DCOs are consistent with each other. Requirement 3 has been redrafted to increase clarity and to be consistent with the Cottam Solar Project Order, however the effect remains unchanged. Requirement 5(4) has been added to incorporate the commitment to HDD 5m under the River Trent, as agreed with the Canal & River Trust. Requirement 21 has been amended to address concerns raised regarding the authorised development being in situ in perpetuity. The decommissioning of the authorised development must take place within 60 years of the date of final commissioning.	Interpretation 1. In this Schedule— "relevant planning authorities" means West Lindsey District Council and Bassetlaw District Council, as applicable authority" means— (a) Lincolnshire County Council for the purposes of— (i) Requirement 6 (battery safety management); (ii) Requirement 11 (surface and foul water drainage); (iii) Requirement 15 (construction traffic management plan); (iv) Requirement 19 (soils management); and (b) West Lindsey District Council and Bassetlaw District Council for the purposes of— (i) Requirement 3 (approved details and amendments to them); (ii) Requirement 4 (community liaison group); (iii) Requirement 5 (detailed design approval); (iv) Requirement 5 (detailed design approval); (vi) Requirement 7 (biodiversity net gain); (vi) Requirement 9 (biodiversity net gain); (vii) Requirement 10 (fencing and other means of enclosure); (viii) Requirement 11 (construction environmental management plan); (x) Requirement 14 (operational environmental management plan); (x) Requirement 16 (operational noise); (xi) Requirement 16 (operational noise); (xii) Requirement 20 (skills, supply chain and employment); (xii) Requirement 21 (decommissioning and restoration); and "relevant planning authorities" and "relevant planning authority" means Lincolnshire County Council, West Lindsey District Council and Bassetlaw District Council, as applicable. Commencement of the authorised development 2. The authorised development must not be commenced after the expiration of five years from the date this Order comes into force. Approved details and amendments to them 3. 3. With respect to the documents certified under article 40 (certification of plans and documents, etc) and any plans, details or schemes which have been approved pursuant to any requirement (together the "Approved Documents, Plans, Details or Schemes"), the undertaker may submit any amendments to any Approved Document, etc) and any Approved Documents, Plans, Details or Schemes is to be taken to include the amendments as so	A



to give rise to any materially new or materially different environmental effects from those assessed in the environmental statement.

(3) <u>In this paragraph</u>, "Approved Document" means any document certified under article 40 (certification of plans and documents, etc.) and any plans, details or schemes which have been approved pursuant to any requirement.

Community liaison group

- **4.**—(1) Prior to the commencement of the authorised development the undertaker must submit to the relevant planning authorities for approval the terms of reference for a community liaison group whose aim is to facilitate liaison between representatives of people living in the vicinity of the Order limits and other relevant organisations in relation to the construction of the authorised development.
- (2) The community liaison group must be established prior to commencement of the authorised development and must be administered by the undertaker and operated in accordance with the approved terms of reference.
- (3) The community liaison group is to continue to meet until the date of final commissioning of the authorised development unless otherwise agreed with the relevant planning authorities.

Detailed design approval

- **5.**—(1) No part of Work Nos. 1, 2 or 3 may commence until details of—
 - (a) the layout;
 - (b) scale;
 - (c) proposed finished ground levels;
 - (d) external appearance;
 - (e) hard surfacing materials;
 - (f) vehicular and pedestrian access, parking and circulation areas; and
 - (g) refuse or other storage units, signs and lighting,

relating to that part have been submitted and approved <u>in writing</u> by the relevant planning authority for that part <u>or</u>, <u>where the part falls within the administrative areas of multiple relevant planning authorities</u>, each of the relevant planning authorities.

- (2) The details submitted must accord with the concept design parameters and principles.
- (3) The authorised development must be carried out in accordance with the approved details.
- (4) Work No. 5 must be carried out in accordance with the concept design parameters and principles.

Battery safety management

- **6.**—(1) Work No. 2 must not commence until a battery storage safety management plan has been submitted to and approved by the relevant planning authority.
- (2) The battery storage safety management plan must be substantially in accordance with the outline battery storage safety management plan.
- (3) The relevant planning authority must consult with the Health and Safety Executive West Lindsey District Council, Lincolnshire Fire and Rescue, Nottinghamshire Fire and Rescue Service and the Environment Agency before determining an application for approval of the battery storage safety management plan.
 - (4) The battery storage safety management plan must be implemented as approved.

Landscape and ecological management plan

- 7.—(1) No part of the authorised development may commence until a written landscape and ecological mitigation management plan has been submitted to and approved by the relevant planning authority for that part or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities, in consultation with the Environment Agency.
- (2) The landscape and ecological mitigation management plan must be substantially in accordance with the outline landscape and ecological mitigation management plan.
- (3) The landscape and ecological <u>mitigation management plan</u> must be implemented as approved.
- (4) For the purposes of sub-paragraph (1), "commence" includes part (h) (site clearance (including vegetation removal, demolition of existing buildings and structures)) of permitted preliminary works.

Ecological protection and mitigation strategy

- **8.**—(1) No part of the authorised development may commence until a written ecological protection and mitigation strategy has been submitted to and approved by the relevant planning authority for that part or, where the phase falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities, in consultation with the Environment Agency.
- (2) The ecological protection and mitigation strategy must be substantially in accordance with the outline ecological protection and mitigation strategy.
- (3) The ecological protection and mitigation strategy must be implemented as approved.



Biodiversity net gain

- **9.**—(1) No part of the authorised development may commence until a biodiversity net gain strategy has been submitted to and approved by the relevant planning authority, in consultation with the relevant statutory nature conservation body.
- (2) The biodiversity net gain strategy must be <u>substantially in accordance with the outline</u> <u>landscape and ecological management plan and must be</u> implemented as approved.

Fencing and other means of enclosure

- 10.—(1) No part of the authorised development may commence until written details of all proposed temporary fences, walls or other means of enclosure, including those set out in the construction environmental management plan, for that part have been submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities.
- (2) No part of the authorised development may commence until written details of all permanent fences, walls or other means of enclosure for that part have been submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities.
- (3) For the purposes of sub-paragraph (1), "commence" includes any permitted preliminary works.
- (4) (2) The written details provided under sub-paragraph (2) must be substantially in accordance with the relevant concept design parameters and principles.
- (5) Any construction site must remain securely fenced in accordance with the approved details under sub-paragraph (1) or (2) at all times during construction of the authorised development.
- (6) <u>Any temporary fencing must be removed on completion of the part of construction of the authorised development for which it was used.</u>
- (7) (3) Any approved permanent fencing for a part of the authorised development must be completed before the date of final commissioning in respect of that part.

Surface and foul water drainage

- 11.—(1) No part of the authorised development may commence until written details of the surface water drainage scheme and (if any) foul water drainage system for that part have been submitted to and approved by the relevant planning authority for that part, or where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities.
- (2) The written details under sub-paragraph (1) must be substantially in accordance with the outline drainage strategy.
- (3) Before approving the written details under sub-paragraph (1) the relevant planning authority must consult with Anglian Water Services Limited or its successor in function as the relevant water undertaker.
- (4) Any approved scheme must be implemented as approved and maintained throughout the construction and operation of the development.

Archaeology

12. The authorised development must be implemented in accordance with the written scheme of investigation.

$Construction\ environmental\ management\ plan$

- **13.**—(1) No part of the authorised development may commence until a construction environmental management plan for that part has been submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities, in consultation with the relevant highway authority and the Environment Agency.
- (2) The construction environmental management plan must be substantially in accordance with the outline construction environmental management plan.
- (3) All construction works associated with the authorised development must be carried out in accordance with the approved construction environmental management plan.

Operational environmental management plan

- **14.**—(1) Prior to the date of final commissioning for any part of the authorised development, an operational environmental management plan for that part must be submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities, in consultation with the relevant highway authority, the relevant waste authority and the Environment Agency.
- (2) The operational environmental management plan must be substantially in accordance with the outline operational environmental management plan.
- (3) The operational environmental management plan must be implemented as approved.

Construction traffic management plan



- 15.—(1) No part of the authorised development may commence until a construction traffic management plan for that part must be submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities
- (2) The construction traffic management plan must be substantially in accordance with the outline construction traffic management plan.
- (3) Before approving the construction traffic management plan the relevant planning authority must consult with the relevant highway authority and <u>West Lindsey District Council and</u> in respect of Work No. 1C with Network Rail.
- (4) All construction works associated with the authorised development must be carried out in accordance with the approved construction traffic management plan.

Operational noise

- **16.**—(1) No part of Work Nos. 1, 2, or 3 may commence until an operational noise assessment containing details of how the design of that numbered work has incorporated the operational mitigation measures set out in Section 15.6 of Chapter 15 of the environmental statement for that part has been submitted to and approved by the relevant planning authority.
- (2) The design as described in the operational noise assessment must be implemented as approved.

Permissive paths

- 17.—(1) Work No. 11 must be provided and open to the public prior to the date of final commissioning of Work No. 1B.
- (2) The permissive path must be maintained and access by the public permitted for 364 days a year except where closure is required for maintenance or in an emergency until commencement the date of decommissioning of the authorised development pursuant to requirement 21.

Public rights of way

- **18.**—(1) No part of the authorised development may commence until a public rights of way management plan for any sections of public rights of way shown to be temporarily closed on the public rights of way plan for that part has been submitted to and approved by the relevant planning authority, or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities.
- (2) The public rights of way management plan must be substantially in accordance with the outline public rights of way management plan.
- (3) Before approving the public rights of way management plan the relevant planning authority must consult with the relevant highway authority.
 - (4) The public rights of way management plan must be implemented as approved.

Soils management

- **19.**—(1) No part of the authorised development may commence until a <u>soils resource soil</u> management plan for that part has been submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple planning authorities, each of the relevant planning authorities.
- (2) Any soils resource The soil management plan submitted in accordance with this paragraph—must be substantially in accordance with the outline soils resource soil management plan as relevant to the activities to which it relates.
- (3) The soils resource soil management plan must be implemented as approved.

Skills, supply chain and employment

- **20.**—(1) No part of the authorised development may commence until a skills, supply chain and employment plan in relation to that part has been submitted to and approved by the relevant planning authority for that part or, where the part falls within the administrative areas of multiple planning authorities, each of the relevant planning authorities, in consultation with Lincolnshire County Council.
- (2) The skills, supply chain and employment plan must be substantially in accordance with the outline skills, supply chain and employment plan.
- (3) Any plan under this paragraph must identify opportunities for individuals and businesses to access employment and supply chain opportunities associated with that part of the authorised development and the means for publicising such opportunities.
- (4) The skills, supply chain and employment plan must be implemented as approved.

Decommissioning and restoration

- 21.—(1) The date of decommissioning must be no later than 60 years following the date of final decommissioning.
 - (2) 21. Within 12 months of the date that Unless otherwise agreed with the relevant planning authority, no later than 12 months prior to the date the undertaker decides intends to decommission any part of the authorised development, the undertaker must submit to the relevant planning authority for that part a decommissioning plan for approval, the undertaker must notify the relevant planning authority of the intended date of decommissioning for that part of the authorised development.



Schedule 14 – Documents and Plans to be Certified	Applicant	Clarification and update.	[Not reproduced. The Schedule has been split into two parts. Part 1 contains the schedule of documents to be certified. Part 2 contains a list of substitute and supplementary documents to be incorporated into the documents to be certified before these are presented to the Secretary of State in accordance with article 40.]	A
Schedule 13 – hedgerows to be Removed	Applicant	Clarification to address concerns raised about the extent of the powers and to be consistent with the amendments to Article 38.	[All instances of "Removal of approximately" have been changed to "Removal of part of approximately"]	A
Schedule 9 – Deemed Marine Licence Under the 2009 Act – Part 1 – Licensed Marine Activities	Applicant	Corrections.	3. [] (2) Such activities are authorised in relation to Work No. 6B—5B— works to lay electrical cables, accesses, and temporary construction laydown areas for the electrical cables including— (a) high voltage electrical cables connecting Work No. 4A-3C to Work No. 54; [] 12. [] (4) ensure that any coatings and any treatments are suitable for use in the marine environment and are used in accordance with either guidelines approved by the Health and Safety Executive of or the Environment Agency;	A
Schedule 7 – Access to Works	Applicant	Correction. Access AC104 has been removed to reflect its removal from the updated Access Plan provided at Deadline 1.	[All instances of "access to works plan" changed to "access plan"]	A
			PART 3 <u>TEMPORARY PROHIBITION OR RESTRICTION OF PUBLIC RIGHTS OF</u> WAY TO BE TEMPORARILY STOPPED UP	
			PART 2 TEMPORARY PROHIBITION OR RESTRICTION OF PUBLIC RIGHTS OF WAY TO BE TEMPORARILY STOPPED UP AND DIVERTED WITH DIVERSION []	
Public Rights of Way		amendments to avoid the use of the term 'temporary stopping up'.	PART 1 TEMPORARY PROHIBITION OR RESTRICTION OF THE USE OF STREETS TO BE TEMPORARILY STOPPED UP []	
Schedule 6 – Streets and	Applicant	Correction and consequential	 (5) (2)The decommissioning plan must be substantially in accordance with the outline decommissioning statement and must include a timetable for its implementation. (6) (3)No decommissioning works must be carried out until the relevant planning authority has approved the decommissioning plan submitted in relation to those works in consultation with the Environment Agency. (7) (4)The decommissioning plan must be implemented as approved. (8) (5)This requirement is without prejudice to any other consents or permissions that may be required to decommission any part of the authorised development. [All references to 'streets to be stopped up plan' amended to 'streets plan'] 	A
			 (3) Unless otherwise agreed with the relevant planning authority, within 12 months of the intended date of decommissioning of any part of the authorised development notified pursuant to sub-paragraph (2), the undertaker must submit to the relevant planning authority for that part a decommissioning plan for approval. (4) (1) Where the undertaker decides to decommission a part of the authorised development that falls within the administrative areas of multiple planning authorities, the decommissioning environmental management plan must be submitted to each relevant planning authority and the approval of all relevant planning authorities is required for the purposes of this paragraph. 	



Schedule 16 – Protective Provisions – Part 1 – For the protection of electricity, gas, water and sewerage undertakers	Applicant	Clarification that, where specific protective provisions are provided, these will take precedent over the generic provisions in Part 1.	1. For the protection of the utility undertakers referred to in this permanent of this Schedule (save for any utility undertakers which are specifically protected by any other Part of this Schedule, which shall take precedence), the following provisions have effect, unless otherwise agreed in writing between the undertaker and the utility undertakers concerned.	A
Schedule 16 – Protective Provisions – Part 4 – For the Protection of National Grid Electricity Distribution (East Midlands) PLC as Electricity Undertaker	Applicant and NGED	Revised protective provisions reflecting ongoing negotiations with NGED.	[Due to the extent of the amendments, these have not been reproduced here. Please refer to the tracked changes version of the draft DCO, provided at Deadline 1.]	A
Schedule 16 – Protective Provisions – Part 5 – For the Protection of Northern Powergrid	Applicant and Northern Powergrid	Revised protective provisions reflecting ongoing negotiations with Northern Powergrid.	[Due to the extent of the amendments, these have not been reproduced here. Please refer to the tracked changes version of the draft DCO, provided at Deadline 1.]	A
Schedule 16 – Protective Provisions – Part 7 – For the protection of Anglian Water Services Limited	Applicant and Anglian Water	Revisions to the protective provisions reflect ongoing negotiations with Anglian Water.	[Due to the extent of the amendments, these have not been reproduced here. Please refer to the tracked changes version of the draft DCO, provided at Deadline 1.]	A
Schedule 16 – Protective Provisions – Part 8 – For the protection of Internal Drainage Boards	Scunthorpe and Gainsborough Internal Drainage Board (SGIDB)	Correction to include SGIDB within the definition of the Board.	"the Board" means Scunthorpe and Gainsborough Internal Drainage Board Upper Witham Internal Drainage Board or Trent Valley Internal Drainage Board (as applicable);	A
Schedule 16 – Protective Provisions – Part 9 – For the protection of the Environment Agency	Applicant and the Environment Agency (EA)	Amendments made at the request of the EA during ongoing negotiations.	[Due to the extent of the amendments, these have not been reproduced here. Please refer to the tracked changes version of the draft DCO, provided at Deadline 1.]	A
Schedule 16 – Protective Provisions – Part 13 – For the protection of the Canal & River Trust	Canal & River Trust	Protective provisions added at the request of the Canal & River Trust	[Protective Provisions not reproduced here; this is a wholly new Part of Schedule 16]	A
Schedule 16 – Protective Provisions – Part 14 – For the protection of Uniper UK Limited	Uniper UK Limited	Protective provisions are currently being negotiated. The Applicant has agreed to provide protective provisions and a Part has been added to the draft DCO. The drafting of the protective provisions continues to be	[Not reproduced]	A



		negotiated and will be added to the draft DCO at a later revision once these are close to an agreed form.		
Schedule 16 – Protective Provisions – Part 13 – For the protection of Exolum Pipeline System Limited	Exolum Pipeline System Limited	Protective provisions are currently being negotiated. The Applicant has agreed to provide protective provisions and a Part has been added to the draft DCO. The drafting of the protective provisions continues to be negotiated and will be added to the draft DCO at a later revision once these are close to an agreed form.	[Not reproduced]	A
Schedule 17 – Procedure for Discharge of Requirements	Applicant	Amendments made to this Schedule reflect the updated drafting on the Gate Burton and Cottam draft DCOs. This has been adopted in order to ensure the Lincolnshire DCOs are consistent with each other.	Interpretation 1. In this Schedule— "requirement consultee" means any body or authority named in a requirement as a body to be consulted by the relevant planning authority in discharging that requirement; and "start date" means the date of the notification given by the Secretary of State under paragraph 4(2)(b); and "working day" means any day other than a Saturday, Sunday or English bank or public holiday. Applications made under requirement 2.—(1) Where an application has been made to the relevant planning authority for any consent, agreement or approval required by a requirement-the relevant planning authority must give notice to the undertaker of its decision on the application within a period of six weeks beginning with the later of, the undertaker will also submit a copy of that application to any requirement consultee. (2) Subject to sub-paragraph (3), where an application has been made to the relevant planning authority must give notice to the undertaker of its decision on the application within a period of its weeks beginning with the later of (a) the day immediately following that on which further information has been supplied by the undertaker under paragraph 3; or (c) such longer period that is agreed in writing by the undertaker and the relevant planning authority. (3) Where an application has been made to the relevant planning authority any consent, agreement or approval required by requirement 5. the relevant planning authority must give notice to the undertaker of its decision on the application within a period of ten weeks beginning with the later of (a) the day immediately following that on which further information has been supplied by the undertaker of its decision on the application within a period of ten weeks beginning with the later of (a) the day immediately following that on which the application is received by the authority: (b) the day immediately following that on which the application is received by the authority: (c) such longer period that is agreed	A



sub-paragraph (1)(2) or (3) and is accompanied by a report pursuant to sub-paragraph (35) which states that the subject matter of such application is likely to give rise to any materially new or materially different environmental effects compared to those in the environmental statement then the application is to be taken to have been refused by the relevant planning authority at the end of that period.

Further information and consultation

- **3.**—(1) In relation to any application to which this Schedule applies, the relevant planning authority may request such reasonable further information from the undertaker as is necessary to enable it to consider the application.
- (2) In the event that the relevant planning authority considers such further information to be necessary and the provision governing or requiring the application does not specify that consultation with a requirement consultee is required, the relevant planning authority must, within 10-20 working days of receipt of the application, notify the undertaker in writing specifying the further information required.
- (3) If the provision governing or requiring the application specifies that consultation with a requirement consultee is required, the relevant planning authority must issue the consultation to the requirement consultee within five-10 working days of receipt of the application, and must notify the undertaker in writing specifying any further information the relevant planning authority considers necessary or that is requested by the requirement consultee within five-10 working days of receipt of the application (or such other period as is agreed in writing between the undertaker and the relevant planning authority).
- (4) In the event that the relevant planning authority does not give notification as specified in sub-paragraph (2) or (3) it is deemed to have sufficient information to consider the application and is not thereafter entitled to request further information without the prior agreement of the undertaker.
- (5) Where further information is requested under this paragraph in relation to part only of an application, that part is to be treated as separate from the remainder of the application for the purposes of calculating time periods in paragraph 2 and paragraph 3.

Appeals

- **4.**—(1) The undertaker may appeal in the event that—
 - (a) the relevant planning authority refuses an application for any consent, agreement or approval required by a requirement included in this Order or grants it subject to conditions;
 - (b) the relevant planning authority is deemed to have refused an application pursuant to paragraph $\frac{2(4)}{2(6)}$;
 - (c) on receipt of a request for further information pursuant to paragraph 3 the undertaker considers that either the whole or part of the specified information requested by the relevant planning authority is not necessary for consideration of the application; or
 - (d) on receipt of any further information requested, the relevant planning authority notifies the undertaker that the information provided is inadequate and requests additional information which the undertaker considers is not necessary for consideration of the application.
- (2) The steps to be followed in the appeal process are as follows—
- (a) the undertaker must submit the appeal documentation to the Secretary of State and must on the same day provide copies of the appeal documentation to the relevant planning authority and any requirement consultee;
- (b) the Secretary of State must appoint a person to determine the appeal as soon as reasonably practicable and must-forthwith, as soon as is reasonably practicable, notify the appeal parties of the identity of the appointed person and the address to which all correspondence for the appointed person's attention should be sent;
- (c) the relevant planning authority and any requirement consultee must submit written representations to the appointed person in respect of the appeal within 10-20 working days of the start date and must ensure that copies of their written representations are sent to each other and to the undertaker on the day on which they are submitted to the appointed person;
- (d) the undertaker may make any counter-submissions to the appointed person within 10-20 working days of receipt of written representations pursuant to sub-paragraph (c);
- (e) the appointed person must make their decision and notify it to the appeal parties, with reasons, as soon as reasonably practicable and in any event within 30 working days of the deadline for the receipt of counter-submissions pursuant to subparagraph (d); and
- (f) the appointment of the person pursuant to sub-paragraph (b) may be undertaken by a person appointed by the Secretary of State for this purpose instead of by the Secretary of State.
- (3) In the event that the appointed person considers that further information is necessary to enable the appointed person to consider the appeal they must, within five working days of the appointed person's appointment, notify the appeal parties in writing specifying the further information required.
- (4) Any further information required pursuant to sub-paragraph (3) must be provided by the relevant party to the appointed person and the other appeal parties on the date specified by the appointed person (the "specified date"), and the appointed person must notify the



appeal parties of the revised timetable for the appeal on or before that day. The revised timetable for the appeal must require submission of written representations to the appointed person within 10 working days of the specified date, but otherwise the process and time limits set out in sub-paragraphs (c) to (e) of sub-paragraph (2) apply.

- (5) The appointed person may—
- (a) allow or dismiss the appeal; or
- (b) reverse or vary any part of the decision of the relevant planning authority (whether the appeal relates to that part of it or not),

and may deal with the application as if it had been made to them in the first instance.

- (6) The appointed person may proceed to a decision on an appeal taking into account only such written representations as have been sent within the relevant time limits.
- (7) The appointed person may proceed to a decision even though no written representations have been made within the relevant time limits, if it appears to them that there is sufficient material to enable a decision to be made on the merits of the case.
- (8) The decision of the appointed person on an appeal is to be final and binding on the parties, unless proceedings are brought by a claim for judicial review.
- (9) If an approval is given by the appointed person pursuant to this Schedule, it is to be deemed to be an approval for the purpose of Schedule 2 (requirements) as if it had been given by the relevant planning authority. The relevant planning authority may confirm any determination given by the appointed person in identical form in writing but a failure to give such confirmation (or a failure to give it in identical form) is not to be taken to affect or invalidate the effect of the appointed person's determination.
- (10) Save where a direction is given pursuant to sub-paragraph (11) requiring the costs of the appointed person to be paid by the relevant planning authority, the reasonable costs of the appointed person must be met by the undertaker.
- (11) On application by the relevant planning authority or the undertaker, the appointed person may give directions as to the costs of the appeal parties and as to the parties by whom the costs of the appeal are to be paid. In considering whether to make any such direction and the terms on which it is to be made, the appointed person must have regard to advice on planning appeals and award costs published in Planning Practice Guidance: Appeals (March 2014) or any circular or guidance which may from time to time replace it.
- 5.—(1) Where an application is made to the relevant planning authority for written consent, agreement or approval in respect of a requirement, the fee prescribed under regulation 16(1)(b) of the Town and Country Planning (Fees for Applications, Deemed Applications, Requires and Site Visits) (England) Regulations 2012 (as may be amended or replaced from time to time) is to apply for the discharge of each requirement (whether dealt with in separate applications or combined within a single application) and must be paid to the relevant planning authority for each application.
- (2) Any fee paid under this Schedule must be refunded to the undertaker within four weeks of—
 - (a) the application being rejected as invalidly made; or
 - (b) the relevant planning authority failing to determine the application within the relevant period in paragraph 2(2) or 2(3) unless—
 - (i) within that period the undertaker agrees, in writing, that the fee is to be retained by the relevant planning authority and credited in respect of a future application; or
 - (ii) a longer period of time for determining the application has been agreed pursuant to paragraph 2(2) or 2(3) of this Schedule, as applicable.



4 Schedule of Changes to the Book of Reference Plot Interests

Table 4.1: Schedule of Changes Made to the Book of Reference Plot Interests

Plot Number	Part	Date of Change	Contact Name	Nature of Land Interest	Change Made	Reasons for Change
01-010, 01-011, 01-012, 01-020, 01-021, 02-022, 02-023, 02-024, 02-026, 02-027, 02-030, 02-031, 02-033, 03-034, 03-035, 04-040, 04-041, 04-042, 04-043, 04-043a, 04-052, 05-053, 05-054, 05-055, 05-057, 05-059, 05-062, 05-063a, 06-065, 06-075, 06-078, 06-079, 06-088, 06-089, 06-090, 06-091, 06-092, 06-092a, 06-094	1	18/04/2023	West Burton Solar Project Limited	Category 2	Registered address change	Ongoing due diligence has identified that the registered address for West Burton Solar Project Limited has changed from Unit 25.7 Coda Studios 189 Munster Road, London, England, SW6 6AW to Unit 25.7 Coda Studios 189 Munster Road, LONDON, SW6 6AW
05-063, 05- 063a, 06-068, 06-069, 06-070, 06-071, 06-072, 06-073, 06-074, 06-077, 06-083, 05-063, 05- 063a, 06-073, 06-077, 06-083	1, 3	14/04/2023	Network Rail Infrastructure Limited	Category 1, Category 2	Registered address change	Ongoing due diligence has identified that the registered address for Network Rail Infrastructure Limited has changed from 1 Eversholt Street, LONDON, NW1 2DN to Waterloo General Office, LONDON, SE1 8SW.
06-077, 06-080	1	02/05/2023	George Thomas Sleight	Category 1	Address change	Ongoing due diligence has identified that the address for George Thomas Sleight has changed from Stow Park Farm, Stow Park, LINCOLN, Lincolnshire, LN1 2AN to Home Farm, Pilham, GAINSBOROUGH, DN21 3NY.
07-117, 07-119, 07-119a	1, 4	28/07/2023	The King's Most Excellent Majesty In Right Of His Crown	Category 1	Name Change	Grammar within name amended from The Kings Most Excellent Majesty In Right Of His Crown to The King's Most Excellent Majesty In Right Of His Crown.
09-162, 09-163, 09-169, 09-171, 09-162, 09-171, 09-171, 09-163, 09-163, 09-162, 09-163, 09-169, 09-171	1, 2, 3	26/10/2023	Trans'Sport Limited	Category 2	Registered address changed	Removal of duplicate 'Trans'Sport Tv Limited' in address.
01-020, 01-021, 02-022, 02-026, 02-027, 02-030, 02-031, 02-033, 04-040, 04-041, 04-042, 04-043, 04-043a	1	31/10/2023	Lloyds Bank PLC	Category 2	Removed interest	Ongoing due diligence has identified that Lloyds Bank PLC no longer has an interest in these plots
05-060, 05-061, 06-064	1, 3	31/10/2023	Exolum Pipeline System Ltd	Category 2	Added interest	Ongoing due diligence has identified that Exolum Pipeline System Ltd has a category 2 interest in these plots.
10-183, 10-184, 10-185	1, 2, 3	31/10/2023	West Burton B Limited	Category 2	Added interest	Ongoing due diligence has identified that West Burton B Limited has a category 2 interest in these plots.
06-081, 06-082	1	31/10/2023	Musson Limited	Category 1	Added interest	Ongoing due diligence has identified that title LL160506 has been transferred from Dennis Henry Tindale to Musson Limited.



Plot Number	Part	Date of Change	Contact Name	Nature of Land Interest	Change Made	Reasons for Change
						Ad medium filum interest added to this plot.
06-081, 06-082	1	31/10/2023	Dennis Henry Tindale	Category 1	Removed interest	Ongoing due diligence has identified that title LL160506 has been transferred from Dennis Henry Tindale to Musson Limited. Ad medium filum interest added to this plot.
07-098	1	01/11/2023	Craig Buckingham	Category 1	Added interest	Ongoing due diligence has identified that title LL202646 has been transferred from Adrian Karl Morvinson to Craig Buckingham and Laura Kezia Buckingham. Ad medium filum interest added to this plot.
07-098	1	01/11/2023	Laura Kezia Buckingham	Category 1	Added interest	Ongoing due diligence has identified that title LL202646 has been transferred from Adrian Karl Morvinson to Craig Buckingham and Laura Kezia Buckingham. Ad medium filum interest added to this plot.
07-098	1	01/11/2023	Adrian Karl Morvinson	Category 1	Removed interest	Ongoing due diligence has identified that title LL202646 has been transferred from Adrian Karl Morvinson to Craig Buckingham and Laura Kezia Buckingham. Ad medium filum interest added to this plot.
08-135	1	02/11/2023	The Executor of the Estate of the Late Martin Robert Highfield	Category 1	Removed interest	Ongoing due diligence has identified that The Executor of the Estate of the Late Martin Robert Highfield no longer has an interest in this plot.
08-135	1, 2, 3	02/11/2023	Church Commissioners for England	Category 2	Added interest	Ongoing due diligence has identified that the Church Commissioners for England has a category 2 interest in this plot.
08-125	1	02/11/2023	The Executor of the Estate of the Late Martin Robert Highfield	Category 1	Removed interest	Ongoing due diligence has identified that The Executor of the Estate of the Late Martin Robert Highfield is no longer has an interest in this plot.
08-125	1	02/11/2023	Timothy John Highfield	Category 1	Removed interest	Ongoing due diligence has identified that Timothy John Highfield is no longer has an interest in this plot.
08-125	1, 2, 3	02/11/2023	Robert Nicholas Highfield	Category 1 & 2	Added as freeholder interest and removed as 3rd party interest	Ongoing due diligence has identified Robert Nicholas Highfield as a Category 1 interest.
08-125	1	02/11/2023	Richard Joseph Highfield	Category 1	Added interest	Ongoing due diligence has identified Richard Joseph Highfield as a Category 1 interest.
08-125	1, 2, 3	02/11/2023	Church Commissioners for England	Category 2	Added interest	Ongoing due diligence has identified Church Commissioners for England as a Category 2 interest.
08-125	1, 2, 3	02/11/2023	National Grid Electricity Transmission PLC	Category 2	Added interest	Ongoing due diligence has identified National Grid Electricity Transmission PLC as a Category 2 interest.
08-124	1	02/11/2023	Timothy John Highfield	Category 1	Removed interest	Ongoing due diligence has identified that Timothy John Highfield is no longer has an interest in this plot.
07-120, 07- 120a, 07-122	1	02/11/2023	Cottam Farming Company Limited	Category 1	Amended interest	Ongoing due diligence has identified Cottam Farming Company Limited as a Category 1 interest. Qualifier 'as reputed owner' removed.
07-120, 07- 120a, 07-122	1	02/11/2023	Victoria Beckett	Category 1	Removed interest	Ongoing due diligence has identified that Victoria Beckett is no longer has an interest in this plot.
07-120, 07- 120a, 07-122	1	02/11/2023	Rachael Woffenden	Category 1	Removed interest	Ongoing due diligence has identified that Rachael Woffenden is no longer has an interest in this plot.



Plot Number	Part	Date of Change		Nature of Land Interest	Change Made	Reasons for Change
07-120, 07- 120a, 07-122	1	02/11/2023	Kate Kingston	Category 1	interest	Ongoing due diligence has identified that Kate Kingston is no longer has an interest in this plot.

5 Schedule of Changes to the Book of Reference Plots

Table 5.1: Schedule of Changes Made to the Book of Reference Plots

Plot Number	Date of Change	Change Made	Reasons for Change
N/A	N/A	N/A	N/A