



AQUIND Limited

AQUIND INTERCONNECTOR

Statement of Reasons

The Planning Act 2008

The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 – Regulation 5(2)(h)

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**Infrastructure Planning (Applications: Prescribed Forms and Procedure)
Regulations 2009 (SI 2009/2264) (Regulation 5(2)(h))**

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1. SUMMARY

- 1.1.1 This statement or reasons ('Statement') relates to an application by AQUIND Limited (the 'Applicant') to the Secretary of State ('SoS') under the Planning Act 2008 (as amended) (the 'Act') for the AQUIND Interconnector Order (the 'Order') (the 'Application').
- 1.1.2 The Application is submitted to the SoS pursuant to section 37 of the Act. This statement has been prepared in accordance with the requirements provided for by section 37(3)(d) of the Act and regulation 5(2)(h) of the Infrastructure Planning (Applications: Prescribed Forms and Procedures) Regulations 2009 (the '2009 Regulations'), and with relevant guidance issued by the Department for Communities and Local Government.
- 1.1.3 AQUIND Interconnector (the 'Project') is a new 2,000 MW subsea and underground High Voltage Direct Current ('HVDC') bi-directional electric power transmission link between the South Coast of England and Normandy in France. By linking the British and French electric power grids it will make energy markets more efficient, improve security of supply and enable greater flexibility as power grids evolve to adapt to different sources of renewable energy and changes in demand trends such as the development of electric vehicles. The Project will have the capacity to transmit up to 16,000,000 MWh of electricity per annum, which equates to approximately 5% and 3% of the total consumption of the UK and France respectively. The wider benefits of the Project are outlined and described in the Needs and Benefits Report (Document Reference 5.6).

1.2 The Proposed Development

- 1.2.1 The Application seeks development consent for those elements of the Project located in the UK and the UK Marine Area (the 'Proposed Development'). The Proposed Development includes:
- (A) HVDC marine cables from the boundary of the UK exclusive economic zone to the UK at Eastney in Portsmouth;
 - (B) Jointing of the HVDC marine cables and HVDC onshore cables;
 - (C) HVDC onshore cables;
 - (D) A Converter Station and associated electrical and telecommunications infrastructure;
 - (E) High Voltage Alternating Current ('HVAC') onshore cables and associated infrastructure connecting the Converter Station to the Great Britain electrical transmission network, the National Grid, at Lovedean Substation; and
 - (F) Smaller diameter fibre optic cables to be installed together with the HVDC and HVAC cables and associated infrastructure (together with the telecommunications infrastructure at the Converter Station known as the 'FOC Infrastructure').
- 1.2.2 Chapter 3 (Description of the Proposed Development) of the Environmental Statement ('ES') (Document Reference 6.1) contains a detailed description of the Proposed Development for which development consent is sought by the Applicant.

- 1.2.3 On 19 June 2018 the Applicant submitted a request to the SoS for a direction pursuant to section 35 of the Act that the Proposed Development is to be treated as development for which development consent is required.
- 1.2.4 The SoS, being satisfied that the relevant legal requirements were met and of the view that the Proposed Development is by itself nationally significant, issued a direction on 30 July 2018 directing that the Proposed Development, together with any development associated with it, is to be treated as development for which development consent is required.

1.3 Powers sought in the Order

- 1.3.1 The Applicant has been seeking to acquire the land, rights (and restrictions) over land and temporary use of land by voluntary agreement, in order to ensure implementation of the Proposed Development. However, it has not yet been possible to acquire all of the land, the temporary use of land and the rights required by voluntary agreement.
- 1.3.2 The powers authorising the acquisition of land, or of interests in and/or rights over land, are principally contained in Articles 20 and 23 of the Order.
- 1.3.3 These powers are sought in the Order so that the Applicant may be able to construct, operate and maintain the Proposed Development without impediment. There are a number of other articles in the Order which grant the Applicant powers the exercise of which may result in the interference with property rights and private land interests.
- 1.3.4 The land over which powers to compulsorily acquire all freehold and leasehold interests is sought is shown shaded pink on the Land Plans (Document Reference 2.2) (the 'Land Plans'). This land is described in more detail in the Book of Reference (Document Reference 4.3)
- 1.3.5 The land over which only new rights (including the imposition of restrictions) is sought is shown shaded blue, purple and green (or hatched variants of these colours) on the Land Plans, and is described in more detail in the Book of Reference.
- 1.3.6 The land over which only temporary use is sought is shown shaded yellow on the Land Plans, and is described in more detail in the Book of Reference. Articles 30 and 32 are relied upon in respect of this land and no compulsory acquisition of land or rights is sought in relation to it.
- 1.3.7 Powers of temporary use are also sought in respect of all land over which the Applicant is seeking the power to compulsorily acquire all interests or to acquire new rights.
- 1.3.8 The Applicant has explored reasonable alternatives to compulsory acquisition and has made, and continues to make, attempts to acquire the required land and rights over land by voluntary agreement.
- 1.3.9 Article 1 of the First Protocol of the European Convention on Human Rights ('ECHR') and Article 8 of the ECHR have been considered and the Applicant considers that interference with rights is for a legitimate purpose, is necessary and is proportionate.

1.4 The need for the scheme

- 1.4.1 AQUIND Interconnector would make an important contribution to resolving the UK's 'energy trilemma' of affordability, decarbonisation and security of supply.
- 1.4.2 UK Government policy has, since 2011, consistently recognised an urgent need for developing new energy infrastructure, and in particular new electricity transmission. A key motivation behind this is the need to ensure a resilient and well diversified electricity supply. As we move towards a decarbonised economy, a significant amount of the UK's existing thermal capacity will be lost, whilst the demand for electricity is set to increase to meet future needs of industry, heating and transportation. Climate change targets will also place an increased reliance on renewable intermittent generation.
- 1.4.3 Cross-border interconnection can reduce wholesale electricity prices, and contribute to improving security of supply, resilience and flexibility by facilitating trade between markets. It can also help the UK meet its objectives of combatting climate change by facilitating renewables integration. All of these benefits have been recognised and accepted by a wide range of governmental and non-governmental organisations.
- 1.4.4 Interconnectors already exist providing Great Britain with connection to France, Ireland, the Netherlands and most recently Belgium. Collectively these existing links provide around 5GW of capacity. More than 10GW of further interconnection capacity with different countries (in addition to AQUIND Interconnector) is currently being planned.
- 1.4.5 However, the merits of additional interconnection between Great Britain and France have been recognised in independent analysis published by National Grid and Ofgem:
- National Grid has identified, in the two most recent Network Options Assessments, that an optimal level of interconnection from Great Britain to France is 6.8 GW¹.
 - An independent report for Ofgem has found that interconnection between Great Britain and France of 8.8GW (including AQUIND) would be socially beneficial².
- 1.4.6 AQUIND Interconnector would facilitate both the import and export of energy between France and Great Britain depending on supply and demand in the connected markets.
- 1.4.7 The Needs and Benefits Report (Document Reference 5.6) sets out in more detail evidence of the need for the Project and the national and international policy support for it.

1.5 Special category land

- 1.5.1 The Order seeks to authorise the compulsory acquisition of rights over land forming open space and allotments (as those terms are defined at section 132(12) of the Act), known as special category land. In all

¹ NG ESO (2019), Network Options Assessment 2018/19, Figure 6.5 and NG ESO (2018), Network Options Assessment 2017/8, Figure 6.3.

² Pöyry (2017) Near-term Interconnector Cost-Benefit Analysis: Independent Report (Cap & Floor Window 2). A Pöyry report for Ofgem. This analysis considered the incremental capacity of 1.4 GW (GridLink), over and above an assumed future capacity of 7.4 GW (which includes AQUIND)

circumstances where the compulsory acquisition of rights over special category land is sought, the right will authorise the laying and operation of the HVDC onshore cable circuits in the land, beneath its surface.

- 1.5.2 The special category land which the Order seeks to acquire rights over is identified on the Land Plans (Document Reference 2.2) and in Part 5 of the Book of Reference (Document Reference 4.3)
- 1.5.3 There will be no physical infrastructure on the surface of the special category land which is to be subject to the compulsory acquisition of such rights, and the acquisition of those rights over that land will not affect the character of the land in any way following construction of the Proposed Development as the surface of the land will be restored to its former state in accordance with the Order.
- 1.5.4 There may following the construction of the Proposed Development be a need for future maintenance activities associated with the HVDC cable onshore on the special category land, which would be temporary in nature, or in the event of a cable failure or emergency.
- 1.5.5 The Applicant therefore considers that the special category land when burdened with the rights sought in the Order will be no less advantageous to any person or the public than it was before, and therefore the test provided for at section 132(3) of the Act is satisfied.
- 1.5.6 The land and land over which rights are sought to be compulsorily acquired includes land, rights or other interests owned by statutory undertakers. Adequate protection for the statutory undertakers will be included in the protective provisions in the Order and/or asset protection agreements between the parties. The Applicant therefore considers that the statutory undertakers will not suffer serious detriment to the carrying on of their undertakings as a result of the compulsory acquisition of land or rights over land or powers of temporary possession.
- 1.5.7 The land and land over which rights are sought to be compulsorily acquired includes land owned by the Crown or subject to Crown Interests. The Applicant is in discussions with the Crown Estate Commissioners and the Ministry of Defence in order to obtain their consent to include powers to acquire that land and rights over that land as is required pursuant to section 135 of the Act.

1.6 Conclusion

- 1.6.1 The compulsory acquisition of land, rights (and restrictions) over land and the grant of powers to permit the temporary use of the land within the Order limits is required to facilitate the construction, operation and maintenance of the Proposed Development without impediment. The land and rights sought are no more than are reasonably necessary for this purpose.
- 1.6.2 There is a compelling case in the public interest for the land and the rights over land to be acquired, given the international and national benefits that the Proposed Development will generate, in light of EU and UK energy policy and carbon and climate change commitments.

2. INTRODUCTION

- 2.1.1 This statement or reasons ('Statement') relates to an application by AQUIND Limited (the 'Applicant') to the Secretary of State ('SoS') under the Planning Act 2008 (as amended) (the 'Act') for the AQUIND Interconnector Order (the 'Order') (the 'Application').
- 2.1.2 The Application is submitted to the SoS pursuant to section 37 of the Act. This statement has been prepared in accordance with the requirements provided for by section 37(3)(d) of the Act and regulation 5(2)(h) of the Infrastructure Planning (Applications: Prescribed Forms and Procedures) Regulations 2009 (the '2009 Regulations'), and with relevant guidance issued by the Department for Communities and Local Government.
- 2.1.3 AQUIND Interconnector (the 'Project') is a new 2,000 MW subsea and underground High Voltage Direct Current ('HVDC') bi-directional electric power transmission link between the South Coast of England and Normandy in France. By linking the British and French electric power grids it will make energy markets more efficient, improve security of supply and enable greater flexibility as power grids evolve to adapt to different sources of renewable energy and changes in demand trends such as the development of electric vehicles. The Project will have the capacity to transmit up to 16,000,000 MWh of electricity per annum, which equates to approximately 5% and 3% of the total consumption of the UK and France respectively. The wider benefits of the Project are outlined and described in the Needs and Benefits Report (Document Reference 5.6).
- 2.1.4 The Application seeks development consent for those elements of the Project located in the UK and the UK Marine Area (the 'Proposed Development').
- 2.1.5 On 19 June 2018 the Applicant submitted a request to the SoS for a direction pursuant to section 35 of the Act that the Proposed Development is to be treated as development for which development consent is required.
- 2.1.6 The SoS, being satisfied that the relevant legal requirements were met and of the view that the Proposed Development is by itself nationally significant, issued a direction on 30 July 2018 directing that the Proposed Development, together with any development associated with it, is to be treated as development for which development consent is required. Accordingly, it is necessary for the Applicant to apply to the SoS for development consent to construct, operate and maintain the Proposed Development.
- 2.1.7 This Statement forms part of a suite of documents accompanying the Application, submitted in accordance with section 37 of the Act and regulation 5 of the 2009 Regulations, and should be read together with those documents.
- 2.1.8 This Statement explains why it is necessary to acquire land, acquire and/or create rights (and impose restrictions) over land, override, suspend or extinguish rights over land and to temporarily use land for the purposes of the Proposed Development, if necessary by compulsion.
- 2.1.9 It also explains the reasons for the inclusion of compulsory acquisition and related powers in the Order (Document Reference 3.1) and sets out why there is a clear and compelling case in the public interest for such powers

to be included in the Order.

- 2.1.10 The land required for the Proposed Development is described in more detail in section 5 of this Statement and shown outlined in red on the Land Plans (Document Reference 2.2). The land only relates to the onshore elements of the Proposed Development and therefore does not include all land referred to as being within the Order limits, as shown on the Works Plans (Document Reference 2.4)
- 2.1.11 Negotiations to acquire land, rights and interests voluntarily are ongoing in respect of the land and new rights required for the Proposed Development. Nonetheless, it is necessary for the Applicant to seek powers to compulsorily acquire such land, rights and interests and to ensure that any third-party interests or encumbrances affecting such land, rights and interests may be acquired, overridden or extinguished pursuant to the Order, therefore ensuring the Proposed Development may be constructed, operated and maintained without impediment.
- 2.1.12 The following documents have been submitted as part of the Application which are pertinent to the compulsory acquisition of land and rights over land, in satisfaction of the requirements of the 2009 Regulations and the relevant guidance issued by the Department for Communities and Local Government related to procedures for the compulsory acquisition of land³:
- (A) This Statement;
 - (B) Funding Statement (Document Reference 4.2) which explains how the construction of the Proposed Development as well as the acquisition of land and interests is expected to be funded;
 - (C) Land Plans showing the land over which it is intended to use the compulsory acquisition powers (Document Reference 2.2); and
 - (D) Book of Reference, which identifies those persons with an interest in the land over which compulsory acquisition powers are sought (Document Reference 4.3)
- 2.1.13 The structure of this Statement is as follows:
- (A) Information about the Applicant is contained in section 3.
 - (B) A summary of the Proposed Development is contained at section 4.
 - (C) A description of the land over powers of compulsory acquisition is sought is contained at section 5.
 - (D) An outline of the need and purpose for the proposed compulsory acquisition powers is contained at section 6.
 - (E) A statement justifying the compulsory acquisition powers and how regard has been had to the provisions of Article 1 of the First Protocol to the ECHR and Article 8 of the ECHR is contained at section 7
 - (F) Special considerations affecting the land over which compulsory acquisition powers are sought are contained at section 8.
 - (G) Details of other consents and licences needed before the

³ Department of Communities and Local Government: Planning Act 2008 – Guidance related to procedures for the compulsory acquisition of land – September 2013.

Proposed Development can be implemented are contained at section 9.

(H) Further information and the conclusions are contained at sections 10 and 11.

2.1.14 Appendices are provided which: set out the nature of the rights and restrictions over land sought (**Appendix A**); summarise engagement with statutory undertakers (**Appendix B**) and the owners of other apparatus (**Appendix C**); and set out the current status of negotiations with land owners and occupiers (**Appendix D**).

3. **THE APPLICANT**

- 3.1.1 AQUIND Limited, the Applicant, is a company registered in England and created in accordance with the laws of England and Wales, with company number 06681477 and registered at OGN House, Hadrian Way, Wallsend, NE28 6HL.
- 3.1.2 The Applicant was incorporated with the sole purpose of promoting and developing AQUIND Interconnector, the Project.
- 3.1.3 An Electricity Interconnector Licence was granted to the Applicant pursuant to section 6(1)(e) of the Electricity Act 1989 on 9th September 2016, authorising it to operate AQUIND Interconnector.
- 3.1.4 The sole shareholder (100%) of AQUIND Limited is AQUIND Energy Sarl, a company registered in Luxembourg with company number B 229924 and registered at 26, boulevard de Kockelscheuer, L-1821 Luxembourg.

4. THE PROPOSED DEVELOPMENT

- 4.1.1 The Project is a new 2,000 MW subsea and underground High Voltage Direct Current ('HVDC') bi-directional electric power transmission link between the South Coast of England and Normandy in France. By linking the British and French electric power grids it will make energy markets more efficient, improve security of supply and enable greater flexibility as power grids evolve to adapt to different sources of renewable energy and changes in demand trends such as the development of electric vehicles. The Project will have the capacity to transmit up to 16,000,000 MWh of electricity per annum, which equates to approximately 5% and 3% of the total consumption of the UK and France respectively. The wider benefits of the Project are outlined and described in the Needs and Benefits Report (Document Reference 5.6).
- 4.1.2 The Application seeks development consent for those elements of the Project located in the UK and the UK Marine Area (the 'Proposed Development').
- 4.1.3 The Proposed Development includes:
- (A) HVDC marine cables from the boundary of the UK exclusive economic zone to the UK at Eastney in Portsmouth;
 - (B) Jointing of the HVDC marine cables and HVDC onshore cables;
 - (C) HVDC onshore cables;
 - (D) A Converter Station and associated electrical and telecommunications infrastructure;
 - (E) High Voltage Alternating Current ('HVAC') onshore cables and associated infrastructure connecting the Converter Station to the Great Britain electrical transmission network, the National Grid, at Lovedean Substation; and
 - (F) Smaller diameter fibre optic cables to be installed together with the HVDC and HVAC cables and associated infrastructure (together with the telecommunications infrastructure at the Converter Station known as the 'FOC Infrastructure').
- 4.1.4 Full details of the Proposed Development, including the proposed construction methods, are contained in Chapter 3 (Description of the Proposed Development) of the Environmental Statement ('ES') (Document Reference 6.1.3) which accompanies the Application.

5. DESCRIPTION OF THE LAND SUBJECT TO COMPULSORY ACQUISITION

5.1 Summary of the Proposed Development

- 5.1.1 The Proposed Development is located in the UK and the UK Marine Area.
- 5.1.2 The marine HVDC cables extend from the boundary of the UK exclusive economic zone ("EEZ") to the UK at Eastney in Portsmouth. The length of the marine cable corridor, within which the marine HVDC cables are to be located, is approximately 109km in length.
- 5.1.3 The onshore HVDC cables run between the landfall at Eastney where they are jointed to the marine HVDC cables and the Converter Station at Lovedean, in close proximity to the existing National Grid substation.
- 5.1.4 The HVDC onshore cable will be approximately 20km in length with the cables being buried underground, primarily within existing highways or road verges, though in some instances in other land which is not highway or road verge.
- 5.1.5 Whilst the Proposed Development is located in the UK and the UK Marine Area, the compulsory acquisition powers are only being sought in relation to the land onshore in the UK, shown on the Land Plans (Document Reference 2.2).

5.2 The need for flexibility

- 5.2.1 The Applicant has undertaken extensive studies and assessments in order to obtain as much certainty as possible about the most appropriate cable route. Some flexibility is, however, essential in order to ensure the successful delivery of the Proposed Development.
- 5.2.2 The Applicant is seeking consent to lay the onshore HDVC cables anywhere with a defined "onshore cable corridor" because the precise alignment of the cable route is yet to be determined and will inevitably need to take account of existing utilities which are encountered along the route, as well as providing the chosen contractor with some design flexibility to optimise delivery of the Proposed Development.
- 5.2.3 In addition, while the Applicant's preferred cable route is through Milton Common (avoiding any potential disruption to highways in this area), the previous history of the Common (as a landfill) means that there remains some uncertainty as to its suitability for cable installation.
- 5.2.4 Section 5.3 of this Statement notes where flexibility is sought in relation to each element of the route. A further explanation of the need for this flexibility can be found in Chapter 3 (Description of the Proposed Development) of the ES (Document Reference 6.1)
- 5.2.5 The precise micro-siting of converter station is also yet to be determined, subject to further discussions with National Grid from whom some land would be required to deliver the option which is ecologically preferable.

5.3 Description of the converter station site, onshore cable corridor and landfall

- 5.3.1 For ease of reference, the land required for the Proposed Development in respect of which Order powers are sought is described below by

reference to the ten sections used in Chapter 3 (Description of the Proposed Development) of the Environmental Statement ('ES') (Document Reference 6.1). For a more detailed description of these ten sections please refer to the ES.

Section 1 – Lovedean (Converter Station Area)

- 5.3.2 The converter station compound is proposed to be located within a predominantly rural area on the edge, but outside of, the South Downs National Park, and to the north west of Waterlooville. The land is predominantly agricultural, although the site of the proposed compound is in close proximity to the existing National Grid Lovedean substation (east of the proposed converter station). The precise siting of the converter station is subject to ongoing engagement with National Grid.
- 5.3.3 The Proposed Development includes an HVAC cable connection between the converter station and the Lovedean substation.
- 5.3.4 Two telecommunications buildings are also proposed within the converter station area. Landscaping (including re-profiling if/where appropriate and associated planting) is proposed around the perimeter of the converter station and at other locations further from the converter station where deemed necessary to ensure that landscape and visual impacts are mitigated.

Section 2 - Anmore

- 5.3.5 The onshore cable corridor within which the HVDC cable will be installed runs from the converter station compound south through agricultural fields before continuing south-west to an unnamed road between Old Mill Lane and Broadway Lane, which it will cross. The onshore cable corridor then runs south through further agricultural land towards properties located north of Anmore Road. The proposed cable corridor provides the Applicant with flexibility to run the cable either: (i) south to Anmore Road through land at Hillcrest Children's Services; or (ii) through land to the east or west of Hillcrest Children's Services. The onshore cable corridor then crosses Anmore Road to the eastern side of Kings Pond and continues south through the Kings Pond Meadow SINC.
- 5.3.6 A temporary construction compound is proposed east of the SINC, which would be used to support the horizontal directional drilling (HDD) which would run between this location (the northern compound) and a compound in Section 3 (the southern compound).

Section 3 – Denmead/Kings Pond Meadow

- 5.3.7 The onshore cable would be installed between a northern compound in Section 2 and a southern compound in Section 3 which may be located either: (i) north of Hambledon Road, from where the cable route would run within Hambledon Road south-easterly towards Waterlooville; or (ii) south of Hambledon Road, from where the cable route would run in a south-easterly direction either within Hambledon Road or within the northern extent of the fields south of Hambledon Road before rejoining Hambledon Road and continuing to Waterlooville.

Section 4 – Hambledon Road to Farlington Avenue

- 5.3.8 The onshore cable corridor runs predominantly within the highway boundary along Hambledon Road. It continues to the south along the A3

London Road from Maurepas Way roundabout through Waterlooville, Purbrook and Widley and under the B2177 Portsdown Hill Road bridge before turning east up the slip road to Portsdown Hill Road. From this point, the cable will run either: (i) along Portsdown Hill Road; or (ii) through the car park immediately south of Portsdown Hill Road, before continuing south-east down Farlington Avenue.

Section 5 - Farlington

- 5.3.9 The onshore cable corridor provides the Applicant with the flexibility to pursue one of two options as the cable approaches the southern end of Farlington Avenue: either (i) the cable runs south down the full length of Farlington Avenue to Havant Road, turning east along Havant Road before continuing south via Eastern Road; or (ii) the cable turns east off Farlington Avenue along Eveleigh Road before turning south via the area of open land between Eveleigh Road and Havant Road, and then turning west to join Eastern Road at the junction with Havant Road.

Section 6 – Zetland Field and Sainsbury's Car Park

- 5.3.10 The onshore cable corridor runs south down Eastern Road to the northern extent of Zetland Field, where the Applicant has flexibility to either (i) continue the cable route within the carriageway of Eastern Road; or (ii) run the cable through Zetland Field to Fitzherbert Road, before continuing south via the western side of Sainsbury's car park.
- 5.3.11 At the southern end of the car park, the cable will pass under the railway line, using a trenchless solution from a compound within Sainsbury's car park to a compound at the northern end of Farlington Playing Fields.

Section 7 – Farlington Junction to Airport Service Road

- 5.3.12 The onshore cable corridor continues to the south-eastern extent of Farlington Playing Fields, to the area where an HDD compound (northern compound) will be located. The cable will then progress via HDD under the A27, Langstone Harbour and the north-western corner of Kendall's Wharf to another HDD compound (southern compound) which will be located in the yard south-west of Kendall's Wharf.
- 5.3.13 Access and egress to Farlington Playing Fields will be via the existing access road to the playing fields, accessed from Eastern Road. The Applicant is seeking the right to use the existing car park north of the Holiday Inn Express to support the construction works.
- 5.3.1 From the HDD southern compound, the onshore cable corridor continues south via HDD, along one of two route options, either: (i) along the west side of the pitch used by the Baffins Milton Rovers FC, through the cricket pitch and the southern football pitch across the car park and into Eastern Road; or (ii) east of the pitch used by the Baffins Milton Rovers FC through a yard used by Tudor Sailing Club before running in a south westerly direction across the southern part of the cricket pitch and the west side of the southern football pitch across the car park and onto Eastern Road.

Section 8 – Eastern Road (adjacent to Great Salterns Golf Course) to Moorings Way

- 5.3.2 The cable will run south within the carriageway of Eastern Road between Airport Service Road and Burrfields Road (opposite Great Salterns Harvester). South of this point it will run in the highway and/or the verge of the highway of Eastern Road to the northern end of Milton Common.
- 5.3.3 It is anticipated that the cable would progress through the corridor adjacent to the path which runs from north to south through the Common, parts of which form the coastal flood defences. At the northern part of the coastal defences a short HDD will be required below the bund of the coastal defences. The cable would then continue south, adjacent to the path to the south-east corner of Milton Common.
- 5.3.4 Whilst it is considered that there is a potentially viable route through Milton Common, given the nature of the ground conditions associated with its former landfill use, flexibility is sought should further ground investigations find the conditions unsuitable for the development with two alternative routes also included within the Onshore Cable Corridor.
- 5.3.5 Both alternative routes continue along Eastern Road and then either: (i) run along Eastern Road and along the western edge of Milton Common to Moorings Way or (ii) continue further south along Eastern Road to the junction with Eastern Avenue, where it would continue south-east along Eastern Avenue to Moorings Way. Both alternative routes would then continue along the southern edge of Milton Common or within Moorings Way to the south-east corner of Milton Common adjacent to Moorings Way, before continuing south as described in the next section. If one of these two alternative routes was used, the verge and cycle path east of Eastern Road would be used where possible, rather than the carriageway.

Section 9 – Moorings Way to Bransbury Road

- 5.3.6 The onshore cable corridor for which consent is sought encompasses two options within this area, either: (i) the cable may continue south down Furze Lane and east along Locksway Road into the car park west of the Thatched House; or (ii) the cable progresses south through the playing fields at the east side of the University of Portsmouth Langstone Campus before continuing west along Longshore Way to the car park west of the Thatched House.
- 5.3.1 An HDD compound is proposed to be located in the car park west of the Thatched House, from which HDD will be undertaken and will run under Eastney and Milton Allotments to a compound located to the north-east side of Kingsley Road. An area has been identified in the car park to the east of the Thatched House for temporary use to accommodate the HDD installation works.
- 5.3.2 From the grassed area north-east of Kingsley Road, the onshore cable route continues towards Bransbury Park. The corridor provides flexibility to run the cable, either (i) through Yeo Court to Bransbury Park; or (ii) along Kingsley Road to the junction with Ironbridge Lane before turning south through the pedestrian access to Bransbury Park.
- 5.3.3 The onshore cable corridor then continues south through Bransbury Park to the west of the skate park before running east of the pavilion to Bransbury Road.

Section 10 – Eastney (Landfall)

- 5.3.4 The onshore cable corridor runs east via Bransbury Road, Henderson Road and Fort Cumberland Road within the highway to reach the car park south of Fort Cumberland Road. The car park will be the location of the northern compound of a HDD which will run in a south-south-easterly direction under Southsea Holiday Home, Lodge & Leisure Park and Eastney Beach to a point off-shore within the marine cable corridor. This HDD could take place from the car park or from a jack-up rig located off-shore.
- 5.3.5 The transition joint bay (TJB), where the marine cables and onshore cables (and fibre optic cables (FOC)) are jointed together, will be located in this car park.
- 5.3.6 Two optical regeneration stations required in connection with the FOC will be located at the northern end of the car park.

6. NEED FOR COMPULSORY ACQUISITION POWERS

6.1 The nature of compulsory acquisition powers sought

- 6.1.1 The Order contains powers to enable the acquisition of land, new rights over land and the imposition of restrictions that are necessary in connection with the construction, operation and maintenance of the Proposed Development. The exercise of such powers will be necessary where land or rights over land cannot be acquired by voluntary agreement.
- 6.1.2 The Applicant has considered the rights or interests it needs for the purpose of the Proposed Development in relation to each plot of land.
- 6.1.3 The type of the interests and rights sought by the Order is summarised below, and set out in full in **Appendix A**, which replicates the description of these rights in the Book of Reference (Document Reference 4.3):
- 6.1.4 **Acquisition of all freehold and leasehold interests:** The Applicant considers that it is necessary to acquire all freehold and leasehold interests in respect of only a limited number of plots: plots 1-20, 1-23, 1-27, 1-29 and 1-32 on which the converter station will be located; plots 1-35, 1-49 and 1-52 which are necessary to potentially widen the existing public highway and junction at the proposed access to the converter station from an area by the junction of Broadway Lane and Day Lane; and plot 10-30 which is required for the optical regeneration station(s) near the landfall. This land is shown pink on the Land Plans (Document Reference 2.2).
- 6.1.5 **New Connection Works Rights:** The right to install, operate and maintain the underground electrical and fibre optic cables is required in respect of the whole of the cable route from the landfall to the converter station, and from the converter station to the National Grid substation. This land is shown in blue on the Land Plans (Document Reference 2.2). Rights of access (to execute and maintain the cable infrastructure), and landscaping rights, may also be required over this land and are therefore included within the types of rights which may be acquired. Rights to underground an existing overhead line owned and operated by SSE have also been included, which impact land not in the ownership of SSE (see plots 1-33, 1-36, 1-47, 1-53, 1-55, 1-63, 1-74, 1-75, 1-76, 1-77 and 1-80) identified on the Land Plans (Document Reference 2.2) and in the Book of Reference (Document Reference 4.3) which are required for this purpose).
- 6.1.6 **New Access Rights:** It is necessary to create a permanent right of access to the converter station site (plots 1-47, 1-48 and 1-51), as well as secure rights for permanent access to the cable corridor at a site off Eastern Road (plots 7-14, 7-16, 7-17, 7-18, 7-19, 7-20 and 7-21) and at the allotments near Seaway Crescent (plots 10-12 and 10-13). This land is shown in purple on the Land Plans (Document Reference 2.2). It is possible that landscaping works may also be required over these plots of land and therefore such rights are also included in the types of rights which may be acquired over these plots.
- 6.1.7 **New Landscaping Rights:** Rights are sought over the land shown green on the Land Plans for landscaping and ecological measures required in

connection with the visual screening of the converter station and at the University of Portsmouth Langstone Campus adjacent to Furze Lane.

6.2 Temporary use of land

- 6.2.1 Temporary use of land by the Applicant and all persons authorised on its behalf is also required during the construction, operation and maintenance of the Proposed Development (Articles 30 and 32 of the Order).
- 6.2.2 Article 31 provides that the power to temporarily use land in connection with the construction of the Proposed Development ceases to apply at the end of the period of 7 years from the date of the Order, which is considered to be a reasonable period taking into account the complexity and scale of the Proposed Development and the need to appoint a contractor(s) and confirm supply chain availability.
- 6.2.3 Article 32, which provides for the temporary use of land for maintaining the Proposed Development is not subject to a time period before it ceases to apply, on the basis that it will continue to be required for so long as the Proposed Development is operational (with the timeframe for the decommissioning of the Proposed Development not being confirmed in the Application). Article 32 is subject to appropriate provisos to ensure the Applicant is required to serve notice, save in the case of emergency, and only remains in possession of the land for so long as may reasonably be necessary to carry out the relevant works of maintenance. Requirements to remove temporary apparatus and restore land and also to pay compensation to the owners and occupiers of land, where appropriate, are also provided for.
- 6.2.4 Where the Applicant is seeking to acquire land or rights over land, the temporary use of such land is also provided for (see Article 30 and 32 of the Order). The reason for seeking temporary use powers over this land also, is that it allows the Applicant to enter onto land for particular construction and maintenance purposes in advance of the vesting of the relevant land/rights. This enables the Applicant to compulsorily acquire the minimum amount of land and rights over land required to construct, operate and maintain the Proposed Development.

6.3 Land over which powers are sought

- 6.3.1 The table below summarises the plots of land over which each of the powers described above are sought:

Nature of compulsorily acquisition powers sought	Plots
New Connection Works Rights	1-28, 1-31
Permanent acquisition of land (all freehold and leasehold interests) or New Connection Works Rights	1-27

Temporary use of land	1-34
Work No. 2 (converter station)	
Permanent acquisition of land (all freehold and leasehold interests)	1-20, 1-23, 1-29, 1-32, 1-35, 1-49, 1-52
New Connection Works Rights	1-33, 1-36, 1-37, 1-53, 1-55, 1-62, 1-63, 1-74, 1-75, 1-76, 1-77, 1-79, 1-80
Permanent acquisition of land (all freehold and leasehold interests) or New Connection Works Rights	1-27
New Access Rights	1-48, 1-51
New Landscaping Rights	1-01, 1-02, 1-03, 1-04, 1-05, 1-06, 1-07, 1-08, 1-09, 1-10, 1-11, 1-12, 1-13, 1-14, 1-15, 1-16, 1-17, 1-18, 1-19, 1-21, 1-22, 1-24, 1-25, 1-26, 1-30, 1-38, 1-40, 1-41, 1-42, 1-43, 1-44, 1-56, 1-58, 1-59, 1-61, 1-64, 1-69, 1-70, 1-72, 1-78, 1-82, 2-01
New Connection Works Rights and New Access Rights	1-47
Temporary use of land	1-34, 1-45, 1-46, 1-50, 1-54, 1-57, 1-60, 1-65, 1-66, 1-67, 1-68, 1-71, 1-73
Temporary use of land	1-39, 1-60
New Connection Works Rights	1-81, 1-83, 3-01, 3-02, 3-03, 3-04, 3-05, 3-06, 3-07, 3-08, 3-09, 3-10, 3-12, 3-13, 3-14, 3-15, 3-16, 3-17, 3-18, 3-19, 3-20, 3-21, 3-22, 4-01, 4-02, 4-03, 4-04, 4-05, 4-06, 4-07, 4-08, 4-10, 4-11, 4-12, 4-13, 4-14, 4-15, 4-16, 4-17, 4-18, 4-19, 4-20, 4-21, 4-22, 4-23, 4-24, 4-25, 4-26, 4-27, 4-28, 4-29, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-36, 4-37, 4-38, 4-39, 4-40, 4-41, 4-42, 5-01, 5-02, 5-03, 5-04, 5-05, 5-06, 5-07, 5-08, 5-09, 5-10, 5-11, 5-12, 5-13, 5-13a, 5-14, 5-15, 5-16, 5-17, 5-18, 5-19, 5-20, 5-21, 5-22, 5-23, 5-24, 5-25, 5-26, 5-27, 5-28, 5-29, 5-30, 5-31, 5-32, 5-33, 5-34, 5-35, 5-36, 5-37, 5-38, 5-39, 6-04, 6-05, 6-06, 6-07, 6-08, 6-09, 6-10, 6-11, 6-12, 6-13, 6-14, 6-15, 6-16, 6-17, 6-18, 6-19, 6-20, 6-21, 6-22, 7-01, 7-02, 7-03, 7-04, 7-05, 7-07, 7-08, 7-09, 7-10, 7-11, 7-12, 7-14, 7-22, 7-23, 7-24, 7-25, 8-01, 8-02, 8-03, 8-04, 8-05, 8-06, 8-07, 8-08, 8-10, 9-01, 9-02, 9-04, 9-06, 9-09, 9-10, 9-11, 9-12, 9-13, 9-14, 9-15, 9-16, 9-17, 9-18, 9-19, 9-20, 9-26, 9-27, 9-28, 9-29, 10-

	01, 10-04, 10-05, 10-06, 10-07, 10-10, 10-11, 10-14, 10-15, 10-16, 10-17, 10-18, 10-19, 10-20, 10-21, 10-22, 10-23, 10-24, 10-25, 10-26, 10-27, 10-28, 10-29, 10-31
New Access Rights	7-13, 7-16, 7-17, 7-18, 7-19, 7-20, 7-21, 10-12, 10-13
New Landscaping Rights	9-21, 9-24, 9-25
Temporary use of land	3-11, 7-06, 7-15, 8-09, 9-22, 9-23, 10-02, 10-03, 10-08, 10-09
Permanent acquisition of land (all freehold and leasehold interests)	10-30
New Connection Works Rights	10-31, 10-32, 10-33, 10-34, 10-35, 10-36, 10-37
New Connection Works Rights	10-35, 10-37, 10-38
No powers of compulsory acquisition sought	N/A

6.4 **Planning Inspectorate Advice Note 15**

- 6.4.1 Planning Inspectorate Advice Note 15 provides at paragraph 24.1 that it may be appropriate to include powers to impose restrictive covenants over part of the land which is subject to compulsory acquisition or use. Before deciding whether or not the power is justified the SoS will need to consider issues such as proportionality, the risk that the use of land above or below a structure could be sterilised if it has to be acquired outright in the absence of a power to impose restrictive covenants or whether there is for example a policy of establishing a continuous protection zone for the infrastructure network which could be secured more efficiently with the benefit of this power.
- 6.4.2 Paragraph 24.2 of Advice Note 15 confirms that the power to impose restrictive covenants over land above a buried cable or pipe has been granted in DCOs.
- 6.4.3 Paragraph 24.3 of Advice Note 15 provides that in order to enable the SoS to consider whether the imposition of restrictive covenants is necessary for the purposes of implementing a DCO, and appropriate in human rights terms, applicants should be prepared to fully explain and justify the need for including such powers in the Statement of Reasons. It further provides that DCO provisions seeking to impose restrictive covenants should not be broadly drafted and should identify the land to which they relate and the nature of the restrictive covenant.
- 6.4.4 The Applicant has had regard to this guidance in preparing its Order. Article 23 includes a power to impose restrictive covenants in relation to land over which new rights are to be acquired. The proposed restrictions are required to protect the infrastructure from becoming exposed,

damaged or built over; preventing operations which may obstruct, interrupt or interfere with the infrastructure and the exercise of the new rights granted over the land; ensuring that access for future maintenance can be facilitated; and ensuring that land requirements are minimised so far as possible.

6.4.5 The Applicant considers that the imposition of such restrictions over the land as necessary is justified and proportionate in the circumstances, so as to protect and preserve the integrity of the Proposed Development.

6.4.6 It is also necessary to impose restrictive covenants in relation to the new rights, to provide sufficient protections for the uninterrupted construction, operation and maintenance of the Proposed Development, including to ensure it remains adequately visually screened by existing or newly planted vegetation.

6.5 Time period for exercise of compulsory acquisition powers

Article 22 (time limit for exercise of authority to acquire land compulsorily) of the Order provides that the Applicant will have a period of 7 years within which to exercise the powers of compulsory acquisition. The period of 7 years is considered to be a reasonable period taking into account the complexity and scale of the Proposed Development and the need to appoint a contractor(s) and confirm supply chain availability.

6.6 Additional powers within the Order

6.6.1 Within the Order there are also other powers contained that could be considered to give the Applicant the power to interfere with land.

6.6.2 In relation to highways, Part 3 of the Order provides the Applicant with powers in relation to public highways and streets, including the ability to carry out street works (to enter onto them and to lay and maintain apparatus in them), to construct means of access, to alter the layout of streets, and to create temporary prohibitions and restrictions on the use of such streets (including the power to place traffic signs on or near a street). Given the extent of the works comprised in the Proposed Development that will be carried out in the Highway it is considered essential for the Order to include such powers in relation to works in the public highway and streets.

6.6.3 Any interference with rights, restrictions etc. over the land affected by the Proposed Development from the exercise of any Articles in the Order which provide statutory access and/or use of the land are captured in Part 3 of the Book of Reference (Document Reference 4.3).

6.6.4 Pedestrian access to all properties adjoining the public highway during the construction and operation of the Proposed Development will be maintained at all times. Arrangements to ensure vehicular access to properties and businesses adjoining the public highway during the construction of the Proposed Development are detailed in the Framework Traffic Management Strategy submitted as part of the Application.

6.6.5 The Order contains the following additional powers which may constitute interference with land and/or rights over land and as such are captured in Part 3 of the Book of Reference (Document Reference 4.3):

(A) Article 17 (discharge of water);

- (B) Article 18 (protective works to buildings);
- (C) Article 19 (authority to survey and investigate the land);
- (D) Article 41 (felling and lopping of trees and removal of hedgerows);
and
- (E) Article 42 (trees subject to tree preservation orders).

7. JUSTIFICATION FOR THE USE OF POWERS OF COMPULSORY ACQUISITION

7.1 Statutory authority and compulsory acquisition guidance

- 7.1.1 Section 120 and paragraphs 1 and 2 of Part 1 to Schedule 5 of the Act provide that an order granting development consent may make provision relating to, or to matters ancillary to:
- (A) the acquisition of land, compulsorily or by agreement; and
 - (B) the creation, suspension or extinguishment of, or interference with, interests over land, compulsorily or by agreement.
- 7.1.2 Section 122(1) and (2) of the Act provides that an order granting development consent may include provision authorising the compulsory acquisition of land only if the SoS is satisfied that the following conditions are met:
- (A) the land is required for the development to which the development consent relates;
 - (B) the land is required to facilitate or is incidental to that development; or
 - (C) the land is replacement land which is to be given in exchange for commons, open spaces etc.
- 7.1.3 Section 122(3) of the Act provides that an order granting development consent may include provision authorising the compulsory acquisition of land only if the SoS is satisfied that there is a compelling case in the public interest for the land to be acquired compulsorily.
- 7.1.4 Paragraphs 12 and 13 of the guidance issued by the Department for Communities and Local Government related to procedures for the compulsory acquisition of land⁴ explain that for the SoS to establish there is a compelling case in the public interest, they will need to be persuaded that there is compelling evidence that the public benefits that would be derived from the compulsory acquisition will outweigh the private loss that would be suffered by those whose land is to be acquired.
- 7.1.5 Paragraphs 8 to 10 of that guidance provide general considerations in relation to the compulsory acquisition of land, and that the Applicant must be able to demonstrate the following to the SoS in connection with the compulsory acquisition powers sought:
- (A) that all reasonable alternatives have been explored;
 - (B) that the proposed interference with the rights of those with an interest in the land is for a legitimate purpose, and that it is necessary and proportionate;
 - (C) that the Applicant has a clear idea of how they intend to use the land which it is proposed to acquire;
 - (D) that there is a reasonable prospect of the requisite funds for acquisition becoming available;
 - (E) that the purposes for which an order authorises the compulsory

⁴ Department of Communities and Local Government: Planning Act 2008 – Guidance related to procedures for the compulsory acquisition of land – September 2013.

acquisition of land are legitimate and are sufficient to justify interfering with the human rights of those with an interest in the affected land, with particular regard given to Article 1 of the First Protocol to the European Convention on Human Rights and, in the case of the acquisition of a dwelling, Article 8 of the Convention.

- 7.1.6 Paragraph 11 of the guidance provides that the SoS will need to be satisfied that the land which compulsory acquisition powers are sought in relation to is no more than is needed for the development for which consent is sought, or in respect of land that is incidental or required to facilitate the Proposed Development that the development could not proceed without the land in question being acquired. The guidance provides an example in this regard in relation to landscaping for a project, confirming that the SoS in those circumstances would need to be satisfied that the development could only be landscaped to a satisfactory standard if the land in question were to be compulsorily acquired.
- 7.1.7 The Applicant considers, that for the reasons set out in this Statement, the conditions provided at section 122 of the Act and discussed above are satisfied in relation to the proposed powers to compulsorily acquire land and rights over land in the Order.

7.2 The requirement for the land or rights over land

- 7.2.1 The land, rights over land, and the imposition of restrictions on land sought in the Order are required for the construction, operation and maintenance of the Proposed Development. The powers to compulsorily acquire the land and rights over land and to impose restrictions are therefore required to ensure there is no impediment to the delivery of the Proposed Development, which has been recognised by the SoS to be of national significance⁵.
- 7.2.2 Feasibility and connection and infrastructure options studies, environmental appraisals and engineering appraisals were conducted to determine the most suitable location for the Proposed Development, including the landfall, the converter station, the onshore HVDC cable route between the two and the route for the marine HVDC cable in the UK Marine Area, though no powers of compulsory acquisition are sought in relation to the marine elements.
- 7.2.3 The location and extent of the land onshore, which the compulsory acquisition powers relate to, has been carefully considered and designed to optimise the route, to cause as little disruption and take the minimum amount of land possible and also to avoid the sterilisation of land in the future.
- 7.2.4 The justification for the inclusion of compulsory acquisition powers in the Order, in accordance with the provisions of the Act, is to secure the land, new rights over land, the imposition of restrictions and the temporary use of land to enable the construction, operation and maintenance of the Proposed Development and in turn the realisation of the public benefits that will be derived from it, discussed in section 8 of this Statement.
- 7.2.5 Further, as the Proposed Development has been confirmed to be of

⁵ See the direction issued pursuant to section 35 of the Act by the Secretary of State for Business, Energy and Industrial Strategy dated 20 July 2018 in relation to the Proposed Development.

national significance on the basis that the 2,000 MW capacity of the Proposed Development is similar in terms of electrical capacity to a generating station that would qualify to be considered under the Act as a nationally significant infrastructure project, the Applicant considers there is a compelling case in the public interest that outweighs the private loss that would be suffered by those whose land is to be acquired or affected, justifying the inclusion of the powers of compulsory acquisition in the Order.

- 7.2.6 The extent of the land to be affected by the Proposed Development will be no more than is reasonably necessary in connection with the construction, operation and maintenance of the Proposed Development and is therefore necessary and proportionate. In addition, compensation, subject to independent determination where there is any dispute, is payable to all affected landowners and occupiers.

7.3 **Power to override easements and other rights and private rights of way**

- 7.3.1 Article 21 (statutory authority to override easements and other rights) provides that the carrying out of any Proposed Development pursuant to the Order is authorised for the purpose of section 158(2) of the Act. Section 158(1) of the Act provides statutory authority for:

- (A) carrying out development for which consent is granted by an order granting development consent; and
- (B) doing anything else authorised by an order granting development consent.

- 7.3.2 Section 158(2) of the Act provides that the statutory authority under subsection (1) is conferred only for the purpose of providing a defence in civil or criminal proceedings for nuisance.

- 7.3.3 Article 21 provides that compensation will be payable to any person whose land is injuriously affected by any interference with an interest or right or the breach of a restriction by virtue of the carrying out of the Proposed Development and the operation of section 158 of the Act.

- 7.3.4 Article 24 (private rights of way) provides that all private rights of way over land subject to compulsory acquisition under the Order shall be extinguished from the date of the acquisition of the relevant land, or rights over land, or on the date of entry onto the land by the Applicant. In addition, all private rights of way over land of which temporary possession is taken shall be suspended and unenforceable for as long as the Applicant remains in lawful possession of the land.

- 7.3.5 Further, any person who suffers loss by the extinguishment or suspension of any private right of way under the exercise of powers conferred by Article 24 of the Order shall be able to claim compensation, subject to independent determination where there is any dispute.

- 7.3.6 Article 33 (statutory undertakers) authorises the undertaker to acquire compulsorily land or new rights over land, or impose restrictive covenants over land belonging to statutory undertakers within the limits of the Land identified on the Land Plans (Document Reference 2.2). It further provides the extinguishment of rights and the removal or relocation of apparatus belonging to statutory undertakers and to construct the Proposed Development in such a way as to cross underneath or over the apparatus.

The powers to do so are essential to ensure the Proposed Development may be constructed, particularly in areas congested with apparatus, and subject to the operation of the protective provisions for the benefit of the various statutory undertakers and any third party agreements entered into or to be entered into between the Applicant and any statutory undertakers, will not unfairly prejudice or impact any statutory undertaker. **Appendix B and C** summarise negotiations with statutory undertakers and other apparatus owners.

- 7.3.7 All third-party rights which are proposed to be extinguished, suspended or interfered with and which were identified through the diligent enquiry are detailed in Part 3 of the Book of Reference (Document Reference 4.3). Unknown interests which were not identified by the diligent enquiry are still subject to the provisions and protections provided by the Order, so as to ensure the Proposed Development can be delivered without impediment in a reasonable and proportionate manner.
- 7.3.8 Taking into account the confirmed national significance of the Proposed Development, the Applicant considers there is a compelling case in the public interest for the above discussed powers to be included in the Order. As has been confirmed, the extent of the land to be affected by the Proposed Development, and in turn subject to the powers in the Order, is no more than is reasonably necessary for its construction, operation and maintenance and therefore any interference with private rights of way or other rights is proportionate. In addition, as confirmed compensation is payable in relation to any such interference where appropriate.

7.4 **Summary of negotiations with landowners**

- 7.4.1 Landowners, lessees, tenants and occupiers identified by the diligent inquiry have been notified of the Proposed Development and included in the consultation process in accordance with section 42 of the Act. Each landowner has been contacted with a view to entering into negotiations to acquire the required land or rights over land as necessary, save for in respect of the subsoil of the highway (discussed further at paragraph 7.5 below).
- 7.4.2 The Applicant has successfully concluded commercial negotiations in respect of some of the land over which rights (and restrictions) are required for the Proposed Development. The Applicant is including this land within the Order Limits in order to ensure it can be secured with certainty. In addition, there may be unknown rights, restrictions, easements or servitudes affecting that land which also need to be overridden, removed and/or extinguished in order to facilitate the construction and operation of the Proposed Development without hindrance.
- 7.4.3 The Applicant will continue to endeavour to acquire the land and the rights over the land and other interests and the temporary use of land, as well as secure the removal of rights affecting the Order land that may impede the Proposed Development, by agreement wherever possible. **Appendix D** summarises the current status of negotiations with land owners.
- 7.4.4 The guidance issued by the Department for Communities and Local

Government related to procedures for the compulsory acquisition of land⁶ provides at paragraph 25 that where proposals would entail the compulsory acquisition of many separate plots of land (such as for long, linear schemes) it may not always be practicable to acquire by agreement each plot of land. Where this is the case it is reasonable to include provision authorising compulsory acquisition covering all the land required at the outset and continue to negotiate in parallel to acquire the land by agreement.

7.5 Highway subsoil

- 7.5.1 The surface of a highway and the first metre or so required to maintain it are deemed to be owned by a highway authority where the road is maintainable at the public expense, as most highways are. Usually, utility companies installing cables and pipes for water, gas, electricity and telecommunications install them within this upper part of the highway under statutory licence from the highway authority.
- 7.5.2 Part of the onshore HVDC cables is to be buried in land which is highway or subsoil to the highway, depending on the final confirmed burial depth of the cables. The precise extent of the highway authority's deemed ownership is not defined by law, and in order to ensure that Applicant is able to lawfully install and operate the Proposed Development within the highway at the necessary depth the Order provides for the Applicant to acquire rights over the subsoil of the highway.
- 7.5.3 In most cases, the owner of the subsoil below the part of the highway deemed to be owned by the highway authority is not formally registered. However, there is a legal presumption that in such cases the owners of the subsoil are the owners of the land or houses on either side of the highway up to the middle of the road (known as the *ad medium filum* rule).
- 7.5.4 Where the Application requires rights over the subsoil of the highway from owners of highway subsoil, that interest is to be acquired via compulsory acquisition without negotiation or the payment of compensation. This is because the relevant owner has no use or enjoyment of that subsoil land, is not prejudiced by the rights to be granted over that land that are necessary for the Proposed Development, and because the subsoil of a highway is not recognised to have any market value. It would therefore not be a proportionate approach to require the negotiation for the acquisition of such land by agreement.
- 7.5.5 This intended approach was clearly explained in the consultation carried out by the Applicant pursuant to section 42 of the Act.

7.6 Unknown Interests

- 7.7 Excluding subsoil in the highway, there are only two unknown interests identified in the Book of Reference (Document Reference 4.3) where it has not been possible to identify ownership. The statement "unknown" is provided for in the Book of Reference (Document Reference 4.3) where diligent enquiry has not identified the ownership information. The Applicant has carried out searches and enquiries with the Land Registry, site visits and notices have been and will be erected on the land to seek to identify the unknown landowner or people with an interest in the land.

⁶ Department of Communities and Local Government: Planning Act 2008 – Guidance related to procedures for the compulsory acquisition of land – September 2013.

One of the unknown interests relates to a mines and minerals reservation below a depth of 200 feet but without power of entering upon or breaking up the surface and is not an interest which impacts the delivery of the Proposed Development in any case. The second relates to a path and the Applicant's land referencing team are working to resolve the ownership with the party believed to own the land.

7.8 **Compelling case in the public interest**

7.8.1 The need for the Project and its benefits are described in full in the Needs and Benefits Report (Document Reference 5.6). The Applicant therefore considers that, as required by the Act, the SoS can be satisfied that there is a compelling case in the public interest to justify the grant of compulsory purchase powers necessary to ensure delivery of the Project.

7.9 **Funding and compensation**

7.9.1 The Funding Statement that is submitted as part of the Application (Document Application Reference 4.2) explains how it is expected that the construction of the Proposed Development will be funded, as well as the acquisition of land or interests in land.

7.9.2 The Applicant therefore considers the SoS can be satisfied that sufficient funds will be available for payment of compensation at the appropriate time.

7.10 **Human rights**

7.10.1 The ECHR, incorporated into UK law by the Human Rights Act 1998, includes provisions which are to protect the rights of the individual, several of which are relevant to the consideration of whether the grant of compulsory acquisition powers in the Order is justified.

7.10.2 Article 1 of the First Protocol to the ECHR provides:

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

7.10.3 Article 6 of the ECHR provides:

(A) *"In the determination of his civil rights and obligations... everyone is entitled to a fair and public hearing within a reasonable time by an independent and impartial tribunal established by law"*.

7.10.4 Article 8 of the ECHR provides:

(A) *"1. Everyone has the right to respect for his private and family life, his home and his correspondence.*
2. There shall be no interference by a public authority with the exercise of this right except such as is in accordance with the law and is necessary in a democratic society in the interests of national security, public safety or the economic well-being of the country, for the prevention of disorder or crime, for the protection of health or morals, or for the protection of the rights and freedoms of others".

7.10.5 The SoS is under a duty to consider whether the exercise of powers interacts with rights protected by the ECHR when making a decision on

the Application.

- 7.10.6 The Order has the potential to infringe the rights of persons who hold interests in land which is proposed to be affected by the Proposed Development and the exercise of powers in the Order under Article 1 of the First Protocol to the ECHR. Such an infringement will be authorised by law where:
- (A) the statutory procedures for making the Order are followed and there is a compelling case in the public interest for the inclusion of powers of compulsory acquisition in the Order;
 - (B) The infringement is proportionate.
- 7.10.7 As is explained in this Statement, the Applicant has sought to minimise the amount of land which is affected by the Proposed Development and over which powers of compulsory acquisition are required. Further, the Applicant considers significant public benefit will be realised from the delivery of the nationally significant Proposed Development. The public benefit of the Proposed Development will only be realised where there is no impediment to its delivery, which the powers of compulsory acquisition in the Order are required to ensure.
- 7.10.8 The Applicant has considered the potential infringement of the ECHR in consequence of the inclusion of the compulsory acquisition powers in the Order, including when the extent of land to be affected was determined. The Applicant is of the view that there is a compelling case in the public interest for the inclusion of powers of compulsory acquisition in the Order, and that whilst those powers when exercised have the potential to infringe on the rights provided by the ECHR, on balance the significant public benefits of the Proposed Development outweigh the effects upon persons who own property or rights over property which are to be affected. Compensation, where appropriate, is payable in connection with the exercise of the powers of compulsory acquisition in the Order.
- 7.10.9 In relation to Article 6 of the ECHR, opportunity has been provided to the persons potentially affected by the powers to make representations regarding the Proposed Development in accordance with the requirements of the Act. Further, representations may be made in response to any notice given under section 56 of the Act for consideration at the examination of the Application and in any written representations procedure or any compulsory acquisition hearing held under section 92 of the Act.
- 7.10.10 Should the Order be made, any person aggrieved by it may challenge it in the High Court if they consider that there are grounds for doing so pursuant to section 118 of the Act.
- 7.10.11 Any compensation may, in the event of dispute, be determined by the Upper Tribunal (Lands Chamber), being an independent judicial body.
- 7.10.12 Taking into account the justification provide for in this section 7 of this Statement, and the need for the Proposed Development outlined in section 8 to this Statement, the Applicant considers the Order strikes a fair balance between the public benefit and interest in the Proposed Development being delivered and the interference with the rights that will be affected. Accordingly, the Applicant considers it would be appropriate and proportionate for the SoS to make the Order, including the powers of

compulsory acquisition.

8. SPECIAL CONSIDERATIONS

8.1 Special category land

- 8.1.1 Section 132 of the Act applies to the compulsory acquisition of land or rights over land forming part of a common, open space or fuel or field garden allotment (special category land).
- 8.1.2 The parts of the land affected by the compulsory acquisition powers, and the extent to which they are affected, which are special category land are shown on the Land Plans (Document Reference 2.2) and identified in Part 5 of the Book of Reference (Document Reference 4.3), and comprise:
- (A) Open space: plots 3-14, 6-10, 7-04, 7-12, 7-13, 7-14, 8-03, 9-01, 9-06, 9-13, 9-18, 9-20, 10-21, 10-35, 10-36, 10-37, 10-38; and
- (B) Allotments: plots 10-13, 10-14.
- 8.1.3 Section 132(2) of the Act provides that an order granting development consent is to be subject to special parliamentary procedure, to the extent the Order authorises the compulsory acquisition of a right over special category land, unless the SoS is satisfied that when burdened with the Order right, the land will be no less advantageous to those persons in whom it is vested, other persons entitled to rights of common or other rights, and the public, than it was before it was so burdened, and that fact is recorded in the Order.
- 8.1.4 There will be no physical infrastructure on the surface of the special category land which is to be subject to the compulsory acquisition of rights. Furthermore, the acquisition of those rights over that land will not affect the character of the land in any way following construction of the Proposed Development, since the surface of the land is required to be restored to its former state in accordance with the Order.
- 8.1.5 There may following the construction of the Proposed Development be a need for future maintenance activities associated with the HVDC cable onshore on the special category land, which would be temporary in nature, or in the event of a cable failure or emergency.
- 8.1.6 The Applicant therefore considers that the special category land when burdened with the rights sought in the Order will be no less advantageous to any person or the public than it was before, and therefore the test provided for at section 132(3) of the Act is satisfied.

8.2 Statutory undertakers land

- 8.2.1 The land affected by the Proposed Development includes land, rights or other interests owned by the following statutory undertakers:
- ESP Utilities Group Ltd;
 - GTC Infrastructure Ltd (GTC Electricity);
 - GTC Infrastructure Ltd (GTC Gas);
 - Hampshire County Council;
 - National Grid Electricity Transmission plc;
 - Network Rail Infrastructure Ltd;
 - Portsmouth City Council;

- Portsmouth Water Ltd;
 - Southern Gas Network PLC;
 - Southern Water Services Ltd (Sewer);
 - SSE PLC (Gas);
 - SSE PLC (High Voltage); and
 - SSE PLC (Low Voltage).
- 8.2.2 The land and rights and interests held by each statutory undertaker are identified within Parts 2 and 3 of the Book of Reference (Document Reference 4.3).
- 8.2.3 Section 127(2) of the Act states that an order granting development consent may only include provisions authorising the compulsory acquisition of statutory undertakers' land to the extent that:
- (A) the land can be purchased and not replaced without serious detriment to the carrying on of the undertaking; or
 - (B) the land can be replaced by other land belonging to or available for acquisition by the undertakers without serious detriment to the carrying on of the undertaking.
- 8.2.4 Section 127(5) of the Act provides that an order granting development consent may include provision authorising the compulsory acquisition of a right over statutory undertakers' land where the creation of a new right over the land only to the extent that:
- (A) the right can be purchased without serious detriment to the carrying on of the undertaking; or
 - (B) any detriment to the carrying on of the undertaking, in consequence of the acquisition of the right, can be made good by the undertakers by the use of other land belonging to or available for acquisition by them.
- 8.2.5 As is explained in section 7 to this statement, adequate protection for statutory undertakers will be provided by virtue of the protective provisions in Schedule 13 of the Order and by any asset protection agreement entered into between the Applicant and any statutory undertaker, where required.
- 8.2.6 The Applicant considers that statutory undertakers affected by the Proposed Development will not suffer serious detriment to the carrying on of their undertakings as a result of the compulsory acquisition of land or rights over land or powers of temporary possession. These are provided for in section 127 of the Act and explained above are therefore satisfied.
- 8.2.7 Section 138 of the Act is engaged by Article 33 of the Order, which permits the Applicant to extinguish or relocate the rights or apparatus of statutory undertakers and electronic communications code operators. Such a power may be included in an order granting development consent where the SoS is satisfied that the extinguishment or removal is necessary for the purpose of carrying out the development to which the Order relates.
- 8.2.8 The construction of the Proposed Development will require interference with statutory undertaker apparatus and as such it is considered by the

Applicant that the test of necessity is met. The exercise of such powers will be carried out in accordance with the protective provisions contained at Schedule 13 of the Order and any third party asset protection agreements, ensuring the safeguarding of apparatus.

8.3 Crown Land

- 8.3.1 An order granting development consent may, in accordance with section 135 of the Act, include provision authorising the compulsory acquisition of an interest in Crown Land or any other provision relating to Crown land only if the Crown authority consents to the inclusion of the provisions.
- 8.3.2 The compulsory purchase powers in the Order relate to land which is held by the Crown or subject to Crown interests. This land is described in Part 4 of the Book of Reference and shown on the Land Plans (Document References 4.3 and 2.2). The Book of Reference clearly states that any interests owned by the Crown are excluded from the ambit of the compulsory acquisition powers contained in Part 5 of the Order.
- 8.3.3 The Applicant is in discussions with Crown Estate Commissioners and the Ministry of Defence in order to obtain their consent to the inclusion of provisions as is required pursuant to section 135 of the Act.

9. OTHER CONSENTS

9.1.1 A number of other consents and licences are required for the Project, in the UK and France. These other consents and licences are detailed in the Other Consents and Licences document (Document Reference 5.2). The Applicant is not aware of any reason why these other consents and licences would not be granted.

9.2 UK consents

9.2.1 The Order will grant development consent for the construction, operation and maintenance of the Proposed Development, however there are a number of other consents and licences that will or may be required from bodies such as Natural England and the Marine Management Organisation.

French consents

9.2.2 AQUIND has undertaken an environment impact assessment along the proposed cable route and at the converter station location in order to obtain an Environmental Authorisation (in the form of an Arrêté Préfectoral). Article R. 122-2 of the Environmental Code (Code de l'Environnement) defines the different types of projects for which an environmental impact assessment is necessary. AQUIND Interconnector falls under two sections of the Environmental Code under which the environmental impact assessment is needed: (i) construction of overhead power lines at high and very high voltage and transformer stations with a maximum voltage equal to or greater than 63kV; and (ii) underwater power lines at high and very high voltage. In accordance with the Environment Code, AQUIND Interconnector must be studied as a whole, and should include both onshore and marine elements. The environmental impact assessment was submitted to the Préfecture de Seine Maritime in October 2019.

9.2.3 Article R. 214-1 of the Environmental Code (commonly known as the "Water Act" nomenclature) defines operations that are subject to environmental authorization. AQUIND Interconnector is submitted to authorization under four headings (headings 1.1.2.0; 1.2.1.0; 4.1.2.0; 4.1.3.0), and declaration under three headings (1.1.1.0; 2.1.5.0; 3.2.2.0).

9.2.4 The environmental impact assessment will be submitted as part of the overall public enquiry file, which will include:

- (A) Environmental Authorization (Autorisation Environnementale, according to the Environment Code)
- (B) Right to use the public maritime area (Concession d'Utilisation du Domaine Public Maritime, according to Code of Public Property); and
- (C) Optional Declaration of Public Utility (Déclaration d'Utilité Publique, according to the Energy Code)

9.2.5 In addition to the Environmental Authorisation, a number of other permit requests are to be submitted:

- (A) building permit for the converter station;

- (B) authorization for temporary public domain use, for works and operation of the underground cable;
- (C) access and easement agreement from landowners where the infrastructure needs to cross private land; and
- (D) authorisation from SNCF for underground works under railways.

10. FURTHER INFORMATION

10.1 Negotiation of land rights

10.1.1 Owners and occupiers of property affected by the Order and the Proposed Development who wish to negotiate a sale or discuss matters of compensation should contact Alan O'Sullivan, Avison Young, 65 Gresham Street; London, EC2V 7NQ. Email: alan.osullivan@avisonyoung.com. Tel: 07984 249575.

10.2 Compensation

10.2.1 Provision is made by statute with regard to compensation for the compulsory acquisition of land and rights over land and the depreciation of the value of land as a consequence of injurious affection.

10.2.2 Information regarding compensation is provided in a series of booklets published by the Department for Communities and Local Government entitled "Compulsory Purchase and Compensation".

10.2.3 The booklets are available to view and download for free online at: <https://www.gov.uk/government/collections/compulsory-purchase-system-guidance>

11. **CONCLUSION**

- 11.1.1 This Statement demonstrates that the inclusion of compulsory acquisition powers within the Order meets the tests of section 122 of the Act, and all other relevant statutory requirements.
- 11.1.2 The acquisition of land or rights over land and the imposition of restrictions over land sought to be authorised in connection with the construction, operation and maintenance of the Proposed Development are no more than are reasonably necessary and proportionate. Furthermore, there is a compelling case in the public interest, in light of the need for the Proposed Development and the significant public benefits that will be realised by it, for the land or rights over land to be acquired via compulsion, where it is not possible to do so by private agreement.
- 11.1.3 It is therefore submitted that the Order be made and any compulsory acquisition powers, powers of temporary possession and powers to otherwise interfere with land or rights over land sought within the Order be granted.

Appendix A

RIGHTS AND RESTRICTIONS SOUGHT

Where listed in the Book of Reference (Document Reference 4.3), the following rights and restrictions are sought over the plots described in the Book of Reference:

New Connection Works Rights (land coloured blue):	
Means all rights and restrictions necessary for the undertaker and / or those authorised by the undertaker:	
(a)	to install, construct, operate, test, retain, use, maintain, inspect, alter, remove, refurbish, reconstruct, replace, renew, upgrade, protect and improve the underground electricity cables, jointing bays, ducting, telecommunications apparatus (including but not limited to fibre optic cables) and other ancillary apparatus (including but not limited to access chambers, manholes and link pillar boxes) and any other works as necessary together with the right to fell, cut, trim or lop trees, bushes and roots which may obstruct or interfere with the underground electricity cables, telecommunications apparatus and other ancillary apparatus;
(b)	to remove any structures, buildings, material deposits, items or hazards on the land;
(c)	to pass and repass on foot, with or without vehicles, equipment, plant and machinery (including any temporary surface) at all times and for all purposes in connection with the construction, use, maintenance, testing, upgrading, replacing and decommissioning of the Proposed Development;
(d)	continuous vertical and lateral support for the Proposed Development;
(e)	to install, construct, operate, test, retain, use, maintain, inspect, alter, remove, refurbish, reconstruct, replace, renew, upgrade, protect and improve sewers, drains, pipes, ducts, mains, conduits,

	flues, fibre optic cables and other conducting media whatsoever and to drain into and manage water flows in any drains, watercourses and culverts;
(f)	to install, construct, operate, test execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodlands, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping and the right to pass and repass on foot, with or without vehicles, equipment, plant and machinery for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;
(g)	to temporarily place and use on the land on or under which the underground electricity cables, jointing bays, ducting, telecommunications apparatus (including but not limited to fibre optic cables) and other ancillary apparatus is situated (including but not limited to access chambers, manholes and link pillar boxes) or land on which any part of it is situated, materials, equipment, plant or apparatus required in connection with the underground electricity cables, telecommunications apparatus and other ancillary apparatus or any part of it; and
(h)	restrictions on constructing and erecting buildings, works or structures, excavation, altering ground cover or soil levels, planting or growing trees or shrubs or carrying out operations or actions which may obstruct, interrupt, or interfere with the exercise of the rights or damage the Proposed Development.
New Access Rights (land coloured purple)	
Means all rights and restrictions necessary for the undertaker and / or those authorised by the undertaker:	
(a)	to construct, build, use, maintain, surface and improve a permanent

	means of access including visibility splays;
(b)	to remove any structures, buildings, material deposits, vegetation, items or hazards on the land;
(c)	to install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodlands, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping and the right to pass and repass on foot, with or without vehicles, equipment, plant and machinery (including any temporary surface) at all times and for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;
(d)	to pass and repass on foot, with or without vehicles, equipment, plant and machinery (including any temporary surface) for all purposes in connection with the construction, use, testing, upgrading, replacing, maintenance and decommissioning of the Proposed Development;
(e)	to pass and repass on foot, with or without vehicles, equipment, plant and machinery (including any temporary surface) at all times and for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;
(f)	restrictions on constructing and erecting buildings, works or structures, altering ground cover or soil levels, planting trees or shrubs or carrying out operations or actions which may obstruct, interrupt, or interfere with the exercise of the rights; and
(g)	to install, construct, operate, test, retain, use, maintain, inspect, alter, remove, refurbish, reconstruct, replace, renew, upgrade, protect and improve sewers,

	drains, pipes, ducts, mains, conduits, flues and to drain into and manage water flows in any drains, watercourses and culverts.
New Landscaping Rights (land coloured green)	
Means all rights and restrictions necessary for the undertaker and / or those authorised by the undertaker:	
(a)	to install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodlands, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping and the right to pass and repass on foot, with or without vehicles, equipment, plant and machinery (including any temporary surface) at all times and for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;
(b)	to install, construct, operate, test, retain, use, maintain, inspect, alter, remove, refurbish, reconstruct, replace, renew, upgrade, protect and improve sewers, drains, pipes, ducts, mains, conduits, flues and to drain into and manage water flows in any drains, watercourses and culverts; and
(c)	restrictions on constructing and erecting buildings, works, structures, excavation, altering ground cover or soil levels, or growing or planting trees or shrubs or carrying out operations or actions which may obstruct, interrupt, or interfere with the exercise of the rights.

Appendix B

SUMMARY OF NEGOTIATIONS WITH STATUTORY UNDERTAKES

Plot Nos.	Work Nos.	Engagement of section 127	Statutory undertaker and status of negotiation
4-42	4	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of ESP Utilities Group's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to ESP Utilities Group.</p>	<p>ESP Utilities Group Ltd</p> <p>ESP Utilities Group has apparatus within the Order Limits. The Applicant has not yet contacted ESP Utilities Group to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
3-20, 3-22, 4-11, 4-13, 4-14, 4-15, 4-16, 4-19, 4-41, 4-42, 9-02, 9-09, 9-10	4	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of GTC Infrastructure's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to GTC Infrastructure.</p>	<p>GTC Infrastructure Ltd (GTC Electricity)</p> <p>GTC Infrastructure has apparatus within the Order Limits. The Applicant has not yet contacted GTC Infrastructure to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
3-22, 4-11, 4-13, 4-15, 4-29, 4-41, 4-42, 9-09, 9-10, 10-24	4	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of GTC Infrastructure's undertaking.</p> <p>The Protective Provisions also ensure that (if necessary) no rights will be extinguished without</p>	<p>GTC Infrastructure Ltd (GTC Gas)</p> <p>GTC Infrastructure has apparatus within the Order Limits. The Applicant has not yet contacted GTC Infrastructure to consult with and agree protective provisions, however contact will be made to</p>

		<p>GTC Infrastructure's agreement and no apparatus removed until alternative apparatus has been constructed.</p> <p>The Applicant is not intending to extinguish any rights belonging to GTC Infrastructure.</p>	<p>discuss protective provisions following submission of the Application.</p>
<p>3-18, 3-19, 3-20, 3-21, 3-22, 4-02, 4-03, 4-05, 4-06, 4-07, 4-08, 4-10, 4-11, 4-12, 4-13, 4-14, 4-15, 4-16, 4-17, 4-18, 4-19, 4-20, 4-21, 4-22, 4-23, 4-26, 4-27, 4-28, 4-30, 4-34, 4-35, 4-36, 4-38, 4-39, 4-40, 4-41, 4-42, 5-01, 5-02, 5-05, 5-06, 5-07, 5-11, 5-12, 5-14, 5-15, 5-16, 5-17, 5-18, 5-19, 5-20, 5-21, 5-23, 5-28, 5-29, 5-30, 5-32, 5-37, 6-04</p>	4	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Hampshire County Council's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to Hampshire County Council.</p>	<p>Hampshire County Council</p> <p>Hampshire County Council has apparatus within the Order Limits. The Applicant has not yet contacted Hampshire County Council to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
<p>3-13, 5-12, 8-10</p>	4	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of the Environment Agency's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to the Environment Agency.</p>	<p>The Environment Agency</p> <p>The Environment Agency has rights relating to watercourses within the Order Limits. The Applicant has had a number of meetings with the Environment Agency and will continue to engage with the Environment Agency following submission of the Application.</p>
<p>1-22, 1-28, 1-31, 1-32</p>	1,2	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of NGET's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to NGET.</p>	<p>National Grid Electricity Transmission plc</p> <p>National Grid Electricity Transmission has apparatus within the Order Limits. The Applicant has not yet contacted National Grid Electricity Transmission</p>

		No compulsory acquisition powers are being sought over land within the existing operational boundary of Lovedean Substation.	to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.
7-11	4	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Network Rail's undertaking. The Applicant is not intending to extinguish any rights belonging to Network Rail.	Network Rail Infrastructure Ltd Network Rail has apparatus within the Order Limits. The Applicant has contacted Network Rail to consult with and agree protective provisions and will continue to discuss this following submission of the Application.
6-04, 6-05, 6-09, 6-13, 6-15, 6-16, 6-17, 6-18, 6-19, 6-21, 6-22, 7-01, 7-02, 7-03, 7-04, 7-08, 7-09, 7-10, 8-03, 8-04, 8-05, 8-06, 8-08, 8-09, 8-10, 9-02, 9-04, 9-06, 9-09, 9-10, 10-21, 10-22, 10-23, 10-24, 10-25, 10-26, 10-27, 10-28, 10-31, 10-32	4, 5	The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Portsmouth City Council's undertaking. The Applicant is not intending to extinguish any rights belonging to Portsmouth City Council.	Portsmouth City Council Portsmouth City Council has apparatus within the Order Limits. The Applicant has not yet contacted Portsmouth City Council to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.

<p>1-34, 1-45, 1-46, 1-49, 1-50, 3-06, 3-08, 3-14, 3-15, 3-16, 3-17, 3-18, 3-19, 3-20, 3-21, 3-22, 4-01, 4-02, 4-03, 4-04, 4-05, 4-06, 4-08, 4-10, 4-15, 4-16, 4-19, 4-20, 4-27, 4-28, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-40, 4-42, 5-02, 5-03, 5-04, 5-07, 5-08, 5-09, 5-10, 5-12, 5-13, 5-13a, 5-14, 5-15, 5-16, 5-17, 5-19, 5-20, 5-30, 5-31, 5-33, 6-04, 6-05, 6-08, 6-09, 6-10, 6-11, 6-14, 6-15, 6-16, 6-17, 6-18, 6-19, 6-21, 6-22, 7-01, 7-08, 7-09, 8-03, 8-08, 8-10, 9-02, 9-04, 9-06, 9-09, 9-10, 9-11, 9-19, 9-20, 9-27, 10-04, 10-18, 10-22, 10-23, 10-24, 10-25, 10-26, 10-27, 10-28, 10-29, 10-31, 10-32</p>	<p>4, 5</p>	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Portsmouth Water's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to Portsmouth Water.</p>	<p>Portsmouth Water Ltd</p> <p>Portsmouth Water has apparatus within the Order Limits. The Applicant has contacted Portsmouth Water to consult with and agree protective provisions and will continue to discuss this following submission of the Application.</p>
<p>1-46, 1-50, 3-06, 3-13, 3-19, 3-20, 3-21, 3-22, 4-02, 4-03, 4-04, 4-05, 4-06, 4-07, 4-15, 4-19, 4-20, 4-21, 4-23, 4-24, 4-26, 4-27, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-37, 4-40, 4-42, 5-02, 5-03, 5-04, 5-05, 5-06, 5-07, 5-08, 5-10, 5-14, 5-15, 5-16, 5-17, 5-19, 5-20, 5-26, 5-27, 5-29, 5-30, 6-04, 6-05, 6-08, 6-09, 6-16, 6-17, 6-18, 6-19, 6-21, 6-22, 7-01, 7-02, 7-03, 7-05, 7-09, 7-10, 7-13, 7-19, 8-04, 8-06, 8-07, 8-10, 9-02, 9-06, 9-10, 9-11, 9-20, 9-21, 9-22, 9-23, 9-24, 9-27, 9-29, 10-01, 10-04, 10-18, 10-23, 10-24, 10-25, 10-27, 10-29, 10-31, 10-32</p>	<p>4, 5</p>	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Southern Gas Network's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to Southern Gas Network's.</p>	<p>SGN– Southern Gas Network PLC</p> <p>Southern Gas Networks has apparatus within the Order Land. The Applicant and Southern Gas Networks are currently negotiating protective provisions and will continue to discuss this following submission of the Application.</p>

<p>3-06, 3-14, 3-15, 3-16, 3-17, 3-18, 3-19, 3-20, 3-21, 3-22, 4-02, 4-03, 4-04, 4-05, 4-06, 4-07, 4-10, 4-12, 4-14, 4-15, 4-16, 4-19, 4-20, 4-21, 4-23, 4-25, 4-28, 4-29, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-38, 4-39, 4-40, 4-42, 5-02, 5-03, 5-07, 5-10, 5-12, 5-14, 5-16, 5-17, 5-19, 5-20, 5-30, 6-04, 6-05, 6-16, 6-17, 6-18, 6-19, 6-21, 6-22, 7-01, 7-02, 7-03, 7-04, 7-08, 7-09, 7-10, 8-02, 8-03, 8-04, 8-05, 8-08, 8-09, 8-10, 9-02, 9-04, 9-06, 9-09, 9-10, 9-11, 9-19, 9-20, 9-25, 9-26, 9-27, 9-28, 9-29, 10-01, 10-04, 10-05, 10-10, 10-11, 10-14, 10-17, 10-18, 10-20, 10-21, 10-22, 10-24, 10-27, 10-29, 10-30, 10-31, 10-32,</p>	<p>4, 5</p>	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of Southern Water Services undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to Southern Water Services.</p>	<p>Southern Water Services Ltd – Sewer</p> <p>Southern Water Services has apparatus within the Order Limits. The Applicant has not yet contacted Southern Water Services to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
<p>4-42, 5-19, 5-20</p>	<p>4, 5</p>	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of SSE's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to SSE.</p>	<p>SSE PLC (Gas)</p> <p>SSE Gas has apparatus within the Order Limits. The Applicant has not yet contacted SSE Gas to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
<p>1-28, 1-31, 1-34, 1-35, 1-36, 1-39, 1-46, 1-47, 1-48, 1-49, 1-50, 1-52, 1-55, 1-56, 1-60, 1-71, 3-06, 3-18, 3-19, 3-20, 3-21, 3-22, 4-02, 4-03, 4-04, 4-05, 4-06, 4-07, 4-08, 4-10, 4-11, 4-12, 4-13, 4-14, 4-15, 4-16, 4-19, 4-20, 4-21, 4-23,</p>	<p>1,2,4, 5</p>	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of SSE's undertaking.</p> <p>The Applicant is not intending to extinguish any rights belonging to SSE.</p>	<p>SSE PLC (High Voltage)</p> <p>SSE HV has apparatus within the Order Limits. The Applicant has contacted SSE HV to consult with and agree protective provisions and will continue to discuss</p>

<p>4-24, 4-25, 4-26, 4-27, 4-28, 4-29, 4-30, 4-34, 4-35, 4-40, 4-42, 5-02, 5-04, 5-05, 5-10, 5-16, 5-17, 5-19, 5-21, 5-23, 5-24, 5-25, 5-31, 6-04, 6-05, 6-06, 6-08, 6-09, 6-16, 6-17, 6-18, 6-19, 6-21, 6-22, 7-01, 7-02, 7-03, 7-08, 7-09, 7-10, 7-11, 7-12, 7-13, 7-16, 7-17, 8-03, 8-04, 8-06, 8-07, 8-10, 9-02, 9-06, 9-09, 9-10, 9-11, 9-13, 8-14, 9-17, 9-27, 9-29, 10-01, 10-04, 10-17, 10- 18, 10-23, 10-24, 10-25, 10-27, 10-28, 10-31</p>			<p>this following submission of the Application.</p>
<p>1-28, 1-31, 3-18, 3-20, 3-21, 3-22, 4-02, 4-03, 4-04, 4-05, 4-06, 4-10, 4-11, 4-12, 4-13, 4-14, 4-15, 4-16, 4-17, 4-18, 4-19, 4-20, 4-21, 4-23, 4-24, 4-26, 4-28, 4-29, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-37, 4-40, 4-42, 4-33, 4-34, 4-35, 4-37, 4-40, 4-42, 5-02, 5-03, 5-04, 5-05, 5-06, 5-07, 5-09, 5-10, 5-11, 5-12, 5-13a, 5-14, 5- 16, 5-17, 5-18, 5-19, 5- 20, 5-21, 5-23, 5-24, 5- 25, 5-27, 5-29, 5-30, 5- 31, 5-39, 6-04, 6-05, 6- 06, 6-07, 6-09, 6-11, 6- 13, 6-14, 6-15, 6-16, 6- 17, 6-18, 6-19, 6-21, 6- 22, 7-01, 7-02, 7-03, 7- 04, 7-07, 7-08, 7-09, 7- 10, 7-13, 7-14, 7-15, 7- 16, 7-17, 8-03, 8-04, 8- 06, 8-07, 8-08, 8-09, 8- 10, 9-02, 9-04, 9-06, 9- 09, 9-10, 9-11, 9-20, 9- 27, 9-29, 10-01, 10-04, 10-05, 10-07, 10-08, 10- 10, 10-11, 10-14, 10-18, 10-22, 10-23, 10-24, 10-</p>	<p>1,2,3,4</p>	<p>The Applicant considers that the land and rights can be acquired without serious detriment to the carrying on of SSE's undertaking. The Applicant is not intending to extinguish any rights belonging to SSE.</p>	<p>SSE PLC (Low Voltage)</p> <p>SSE LV has apparatus within the Order Limits. The Applicant has contacted SSE LV to consult with and agree protective provisions and will continue to discuss this following submission of the Application.</p>

25, 10-26, 10-27, 10-29, 10-31			
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Appendix C

SUMMARY OF NEGOTIATIONS WITH OTHER APPARATUS OWNERS

Plot Nos.	Work Nos.	Apparatus owner and status of Negotiation
6-09, 6-10, 6-11, 6-12, 6-14, 6-15, 7-03, 7-09, 7-10, 8-06, 8-10, 9-02	4	<p>CityFiber Holdings Ltd</p> <p>CityFiber Holdings has apparatus within the Order Limits. The Applicant has not yet contacted CityFiber Holdings to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
1-28, 1-31, 1-34, 1-46, 1-50, 1-52, 3-03, 3-06, 3-17, 3-18, 3-19, 3-20, 3-21, 3-22, 4-01, 4-02, 4-03, 4-04, 4-05, 4-06, 4-07, 4-10, 4-11, 4-12, 4-13, 4-14, 4-15, 4-16, 4-17, 4-18, 4-19, 4-27, 4-28, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-36, 4-37, 4-39, 4-40, 4-41, 4-42, 5-01, 5-02, 5-03, 5-06, 5-07, 5-09, 5-10, 5-11, 5-12, 5-13, 5-14, 5-15, 5-16, 5-17, 5-18, 5-19, 5-20, 5-21, 5-23, 5-24, 5-25, 5-29, 5-30, 5-31, 5-32, 5-33, 6-04, 6-05, 6-06, 6-07, 6-09, 6-10, 6-11, 6-14, 6-15, 6-16, 6-17, 6-18, 6-19, 6-21, 6-22, 7-01, 7-02, 7-03, 7-05, 7-09, 7-10, 7-19, 8-03, 8-04, 8-06, 8-08, 8-09, 8-10, 9-02, 9-10, 9-11, 9-27, 9-29, 10-01, 10-04, 10-14, 10-15, 10-18, 10-21, 10-22, 10-23, 10-24, 10-25, 10-27, 10-28, 10-31, 10-32, 10-33	4, 5	<p>Openreach Ltd (BT)</p> <p>Openreach has apparatus within the Order Limits. The Applicant has not yet contacted Openreach to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
3-20, 3-21, 4-02, 4-03, 4-04, 4-05, 4-06, 4-07, 4-08, 4-10, 4-11, 4-12, 4-13, 4-14, 4-15, 4-16, 4-17, 4-18, 4-19, 4-23, 4-24, 4-26, 4-29, 4-30, 4-32, 4-33, 4-34, 4-35, 4-39, 4-40, 4-41, 4-42, 5-02, 5-03, 5-04, 5-05, 5-06, 5-07, 5-09, 5-10, 5-11, 5-12, 5-15, 5-16, 5-17, 5-19, 5-20, 5-21, 5-23, 5-24, 5-25, 5-27, 5-29, 5-30, 5-32, 5-33, 6-04, 6-05, 6-06, 6-08, 6-09, 6-10, 6-11, 6-12, 6-13, 6-14, 6-15, 6-16, 6-18, 6-19, 6-21, 7-01, 7-02, 7-03, 7-11, 9-02, 9-09, 9-10, 9-11, 9-29, 10-01, 10-04, 10-07, 10-18, 10-24	4	<p>Virgin Media Ltd</p> <p>Virgin Media has apparatus within the Order Limits. The Applicant has not yet contacted Virgin Media to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>

<p>1-50, 3-20, 4-04, 4-05, 4-07, 4-08, 4-10, 4-12, 4-14, 4-15, 4-16, 4-17, 4-18, 4-19, 4-23, 4-24, 4-26, 4-27, 4-29, 4-30, 4-31, 4-32, 4-33, 4-34, 4-35, 4-36, 4-38, 4-39, 4-41, 4-42, 5-01, 5-02, 5-12, 5-17, 6-04, 6-05, 6-06, 6-09, 6-10, 6-11, 6-13, 6-16, 6-19, 7-01, 7-02, 7-03, 7-11</p>	<p>1,4</p>	<p>Vodafone Ltd</p> <p>Vodafone has apparatus within the Order Limits. The Applicant has not yet contacted Vodafone to consult with and agree protective provisions, however contact will be made to discuss protective provisions following submission of the Application.</p>
<p>7-22</p>	<p>4</p>	<p>Highways England (in respect of NRTS apparatus)</p> <p>NRTS has apparatus within the Order Limits. The Applicant has had a number of engagements with Highways England in relation to the Proposed Development and will continue to engage with Highways England following submission of the Application.</p>

Appendix D

STATUS OF NEGOTIATIONS WITH LAND OWNERS AND OCCUPIERS

12. History of Negotiation of Voluntary Agreements

12.1 Converter Station Area

Heads of Term to acquire the necessary interests in land to construct, operate and maintain the converter station, including associated development, have been issued to a number of agents representing landowners in the converter station area. Since late 2016 numerous meetings have been held with landowners and their agents to attempt to secure the necessary interests. Negotiations are ongoing with the respective parties and the Applicant is hopeful these can be concluded on a voluntary basis.

12.2 Onshore Cable Route

Heads of Term to acquire the necessary rights to construct, operate and maintain the onshore cable route have been issued to a number of agents representing landowners along the route (excepting the owners of land under the subsoil of a highway only, with whom no negotiations have taken place, for the reasons set out in section 7.5 of this Statement).

Since late 2016 numerous meetings have been held with landowners and their agents to attempt to secure the necessary interests. Negotiations are ongoing with the respective parties and the Applicant is hopeful these can be concluded on a voluntary basis.

Seeking compulsory acquisition powers whilst, in parallel, negotiating to acquire interests on a voluntary basis continues, in accordance with both general practice and paragraph 39 of the guidance issued by the Department of Communities and Local Government ('DCLG')

Where an agreement is reached with a land interest for land necessary to construct, operate and maintain the Proposed Development, that land, save where expressly stated otherwise, will be retained within the Order Limits for the Proposed Development. This will enable the Applicant to override, suspend or extinguish any third party interests that may subsist in the land which might otherwise delay, impede or prevent the implementation of the construction, operation or maintenance of the Proposed Development. This approach has been recommended at paragraph 26 of the DCLG guidance and has been communicated to the landowners throughout the negotiation process.

12.3 Methods of Communication

Multiple methods of communication have been utilised to ensure all land interests receive information about the Proposed Development and to maintain ongoing dialogue where possible via the land owner's preferred method of communication.

The Applicant's agent is in contact with the owners of relevant land interests and has been the main point of contact since the respective land owners were contacted about the Project.

In addition, further information on the Applicant's website and its consultation website has been made available including a section covering frequently asked questions and details of an information line landowners can contact should they have any queries about the Project.

All feedback and correspondence with all impacted parties has been recorded and logged alongside a record of responses.

13. CURRENT STATUS OF NEGOTIATIONS

Plot Nos.	Landowner or Occupier	Reason for Acquisition or Temporary Use	Status of Negotiations
1-32, 1-38, 1-51, 1-57, 1-69, 1-70, 1-71, 1-72	Geoffrey and Peter Carpenter	Acquisition of freehold for converter station site, part of the access road, telecommunications building(s), attenuation ponds and associated landscaping New Access Rights New Landscaping Rights Temporary Use of Land	The Applicant's Proposed Development was first discussed with the landowners at a meeting on 9 December 2016 and discussions have been taking place with the landowner since then. Heads of terms were first sent to the landowner on 9 March 2017. Revised heads of terms were sent to the landowner on 14 November 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-05, 1-09, 1-20	Peter and Dawn Carpenter	Acquisition of freehold for converter station site and associated landscaping New Landscaping Rights	Heads of terms were first send to the landowners on 20 November 2018. Revised heads of terms were sent to the landowners on 14 November 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.

1-11, 1-13, 1-15, 1-16, 1-17, 1-19, 1-23, 1-24	Michael and Sandra Jefferies	Acquisition of freehold for converter station site and /or associated landscaping New Landscaping Rights	Heads of terms were sent to the landowner on 14 November 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-26, 1-29, 1-30	Robin Jefferies	Acquisition of freehold for converter station site and /or associated landscaping New Landscaping Rights	Heads of terms were sent to the landowner on 14 November 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-27, 1-28, 1-31, 1-33	National Grid Electricity Transmission plc	Acquisition of freehold for converter station site and/or New Connection Works Rights	Heads of terms were first sent to the landowner on 31 December 2018. Revised heads of terms were sent to the landowner on 14 November 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-31	SSE Services Plc (as tenant of land owned by National Grid Electricity Transmission Plc)	New Connection Works Rights	The Applicant has engaged with the landowner with respect to a number of technical aspects of the Project. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-04, 1-06, 1-08, 1-10, 1-22, 1-35, 1-36, 1-37, 1-39, 1-40, 1-41, 1-42, 1-43, 1-44, 1-47, 1-48, 1-49, 1-52, 1-53, 1-54, 1-55, 1-56, 1-58, 1-59 1-60, 1-61, 1-62, 1-63, 1-64, 1-65, 1-66, 1-73, 1-79, 1-82, 1-83, 2-01,	The Warden and Fellows of Winchester College	Freehold acquisition of land for the access road at the junction of Broadway Lane and Day Lane New Connection Works Rights New Access Rights New Landscaping Rights Temporary Use of Land for construction compound and laydown	The Applicant completed an Option Agreement with the landowner in December 2018. Negotiations are currently progressing to vary the Option Agreement to include additional rights to those originally agreed. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.

3-01, 3-02			
1-04, 1-06, 1-08, 1-10, 1-22, 1-35, 1-36, 1-37, 1-39, 1-40, 1-41, 1-42, 1-43, 1-44, 1-47, 1-48, 1-49, 1-52, 1-53, 1-54, 1-55, 1-56, 1-58, 1-59, 1-60, 1-61, 1-62, 1-63, 1-64, 1-65, 1-66, 1-73, 1-79, 1-82, 1-83, 2-01, 3-01, 3-02	Timothy Sykes and Samuel Sykes (as occupiers of the land owned by The Warden and Fellows of Winchester College)	Freehold acquisition of land for the access road at the junction of Broadway Lane and Day Lane New Connection Works Rights New Access Rights New Landscaping Rights Temporary Use of Land for construction compound and laydown	Messrs Sykes are the tenants of the land owned by the Warden and Fellows of Winchester College, with whom the Applicant completed an Option Agreement in December 2018. The Option Agreement also provided for the acquisition of rights from the Messrs Sykes as tenants. A variation of the Option Agreement is being progressed to include additional rights to those originally agreed. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-01, 1-02, 1-03	Andrew Hull	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-07	Joseph Madgwick and Stephen Guest	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-12	Patricia Conran	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-14	Susan Gosham and Andrew Greaney	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-18	Alexander Charlton and Melanie Brewer	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-21, 1-25	Lorna Henley-Smith and Harry Keet	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-78	Geoffrey and Carol Carpenter	New Landscaping Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-66, 1-67, 7-22, 7-24, 10-38	The Crown Estate	New Connection Works Rights	The Applicant has agreed a Licence with the Crown Estate Commissioners for the marine elements of the Cable

		Temporary Use of Land	Corridor. Further rights are being sought in relation to a number of onshore plots over which rights are required. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement and notes that compulsory acquisition powers cannot be used in respect of Crown interests.
1-66, 1-67	David Stone (as occupier of land owned by the Crown Estate)	Temporary Use of Land	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-75	Jacqueline Stevens	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-68, 1-74, 1-77, 1-80	Barry and Patricia Scott	New Connection Works Rights Temporary Use of Land	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
1-76	David and Mandy Jeffrey	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-01, 3-02	Alison and Andrew Stirling	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-03	Joe Stanley	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-04	Hillcrest Childrens Services Limited	New Connection Works Rights	Heads of Terms were first sent to the landowner on 02 May 2019. Revised Heads of Terms were sent to the landowner on 14 November 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-05	Joseph Tee, John Moore and Kathryn Moore.	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.

3-08, 3-09, 3-10, 3-11	Julie and Robin Elliott, Richard Elliott & Phillip Elliott	New Connection Works Rights Temporary Use of Land	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-08, 3-09, 3-10, 3-11	Julie Silk (as tenant of land owned by Julie and Robin Elliott, Richard Elliott & Phillip Elliott)	New Connection Works Rights Temporary Use of Land	The Applicant met with the occupier on 19 September 2019 to discuss the Proposed Development. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-12, 3-13	George Byng	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-14	The Parish Council of Denmead	New Connection Works Rights	The Applicant has had regular engagement with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-15	Michael McMurrugh	New Connection Works Rights	The Applicant has engaged with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-16	Emma Pounds and John Pounds	New Connection Works Rights	The Applicant has engaged with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-17	Richard Wellman	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
3-18	Havant Borough Council	New Connection Works Rights	The Applicant has had regular engagement with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.

3-21	Government Legal Department Bona Vacantia Division (as Queen's Nominee in respect of bona vacantia land relating to a freehold formerly held by E&L Berg Limited., dissolved)	Temporary Use of Land	<p>The Applicant has agreed a Licence with the Crown Estate Commissioners for the marine elements of the Cable Corridor. Further rights are being sought in relation to a number of onshore plots over which rights are required.</p> <p>The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement and notes that compulsory acquisition powers cannot be used in respect of Crown interests.</p>
4-36, 5-12	West Waterlooville Developments Limited	New Connection Works Rights	The Applicant has had regular engagement with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.
5-11	Andrew and Laura Allen	New Connection Works Rights	The Applicant is in discussions with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.
5-11	Motorvise Cars Limited (as occupiers of the land owned by Andrew and Laura Allen)	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
5-28	EI Group plc	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
5-28	Emma Dawson (as tenant of the land owned by EI Group plc)	New Connection Works Rights	The Applicant has not yet managed to contact the tenant but is hopeful that the necessary land and rights can be acquired by voluntary agreement.

6-10, 7-04, 7-07, 7-12, 7-13, 7-14, 7-15, 7-16, 7-17, 7-18, 7-19, 7-20, 7-21, 7-23, 7-25, 8-02, 8-03, 8-05, 8-09, 8-10, 9-01, 9-04, 9-06, 9-12, 9-13, 9-15, 9-16, 9-17, 9-18, 9-20, 9-29, 10-02, 10-03, 10- 12, 10-13, 10-14, 10- 21, 10-22, 10-30, 10- 32, 10-33, 10-34, 10- 36, 10-37	Portsmouth City Council	Acquisition of freehold for the Optical Regeneration Station(s) at Landfall New Connection Works Rights New Access Rights New Landscaping Rights Temporary Use of Land	Discussions with the landowner commenced in January 2018 and regular meetings have taken place since then. The landowner, in its Cabinet Meetings, has stated its objection to the Applicant's Proposed Development. Notwithstanding this, the Applicant has held numerous meeting with the landowner to understand their concerns and the landowner's feedback has been incorporated into the design of the Proposed Development where possible. The Applicant will continue to engage with the landowner and is hopeful that the necessary land and rights can be acquired by voluntary agreement.
6-08, 6-09, 6-13, 6-14, 6-16, 6-17, 7-11, 10-25, 10-26, 10- 28, 10-31, 10-33, 10- 34, 10-35, 10-36	The Secretary of State for Defence	New Connection Works Rights	The Applicant first engaged with the landowner in August 2018 and since then discussions have been ongoing. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement and notes that compulsory acquisition powers cannot be used in respect of Crown interests.
6-14	Annington Property Limited (as tenant of land owned by the Secretary of State for Defence)	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
6-22	Portsmouth Water Limited	New Connection Works Rights	The Applicant first engaged with the landowner in November 2018 and since then discussions have been ongoing. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.

7-06	Edward Durkin, Michael Durkin and Portsoken Trustees Ltd	Temporary Use of Land	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
7-08	Richmond Property Holdings (Portsmouth) Limited	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
7-08	Magnet Limited (as tenant of land owned by Richmond Property Holdings (Portsmouth) Limited)	New Connection Works Rights	The Applicant has engaged with the tenant to provide an overview of the Proposed Development and the rights required. The Applicant is hopeful that the necessary land and rights (if required) can be acquired by voluntary agreement.
7-10	Sainsbury's Property Scottish Partnership	New Connection Works Rights	The Applicant first engaged with the landowner in late 2017 and met the landowner to discuss the Proposed Development on 6 March 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
7-10	Sainsbury's Supermarkets Ltd (as tenant of land owned by Sainsbury's Property Scottish Partnership)	New Connection Works Rights	The Applicant first engaged with the tenant in late 2017 and has met the tenant to discuss the Proposed Development on 6 March 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
7-11	Network Rail Infrastructure Limited	New Connection Works Rights	The Applicant first engaged with the landowner in mid-2018 and a meeting was held with the landowner on 20 March 2019. The landowner proposed Heads of Terms to the Applicant on 19 September 2019 and discussions are ongoing. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
8-01	Kendall Bros. (Portsmouth) Limited	New Connection Works Rights	The Applicant first engaged with the landowner in mid-2018 and a meeting was held with the landowner on 4

			<p>April 2019.</p> <p>The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.</p>
7-23, 7-24, 7-25	Langstone Harbour Board (as occupiers of land owned by Portsmouth City Council and the Crown Estate)	New Connection Works Rights	<p>The Applicant has engaged with the Harbourmaster who has confirmed the Langstone Harbour Board has no objections to rights being granted to the Applicant by either of the freeholders who own the land which the Board occupy.</p> <p>In the unlikely event the Applicant needs to secure rights from the Board, the Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.</p>
8-03	Maureen Clark, Linda Vacher and Christopher Goodyear as trustees of Tudor Sailing Club (as tenant of land owned by Portsmouth City Council)	New Connection Works Rights	<p>The Applicant met the tenant on 22 October 2019 to provide an overview of the Proposed Development in the vicinity of their interest.</p> <p>The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.</p>
8-03	Baffins Milton Rovers FC (as occupier of land owned by Portsmouth City Council)	New Connection Works Rights	<p>The Applicant met the tenant on 22 October 2019 to provide an overview of the Proposed Development in the vicinity of their interest.</p> <p>The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.</p>
8-03	Portsmouth Audi (as occupier of land owned by Portsmouth City Council)	New Connection Works Rights	<p>The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.</p>
8-09	Mitchells and Butlers (as tenant of land owned by Portsmouth City Council)	Temporary use of Land	<p>The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.</p>

9-15, 9-17	Southern Electric Power Distribution plc (as tenant of land owned by Portsmouth City Council)	New Connection Works Rights	The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
9-21, 9-22, 9-23, 9-24, 9-25, 9-26	University of Portsmouth Higher Education Corporation	New Connection Works Rights New Landscaping Rights Temporary use of Land	The Applicant first engaged with the landowner in July 2018 and has held a number of the meetings with the landowner since that date to discuss the Proposed Development. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
10-06	Two Saints Limited	Temporary use associated with New Connection Works Rights	The Applicant has engaged with the landowner to provide a summary of the rights required. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
10-09, 10-11	Spirit Pub Company (Managed) Limited	New Connection Works Rights	The Applicant first engaged with the landowner in August 2018 and met the landowner to discuss the Proposed Development in more detail on 15 May 2019. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
10-35	Investin Portsmouth Limited	New Connection Works Rights	The Applicant first engaged with the landowner in mid-2017 and met the landowner on 4 July 2017 with discussions continuing since then. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.
10-33, 10-44	PJ Estates (as tenant of land owned by Portsmouth City Council)	New Connection Works Rights	The Applicant first engaged with the landowner in late 2017 and met the landowner on 4 January 2018 with discussions continuing since then. The Applicant is hopeful that the necessary land and rights can be acquired by voluntary agreement.

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