From: Nicola Mathiason

Sent: Wednesday, May 16, 2012 3:02 PM

To: Howard, Karen - RPC **Cc:** Simone Wilding

Subject: RE: Confirmation of advice provided on 22 March 2012 and draft meeting note

Karen

Just to confirm our telephone conversation on the point you raised in your email below:

if RWE Npower is acquiring permanent rights over the land and is also intending to take possession of the land temporarily under Article 25 e.g. to carry out works prior to acquiring the permanent rights, then the land should be described in Schedule D.

Hope this clarifies the point

regards Nicola

Nicola Mathiason

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Inspectorate casework and appeals)

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National Infrastructure Planning portal)

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From: Howard, Karen - RPC [mailto:XXXX] Sent: Tuesday, May 15, 2012 2:43 PM To: Simone Wilding; Nicola Mathiason

Subject: Re: Confirmation of advice provided on 22 March 2012 and draft meeting note

Simone

With regard to the letter of 3 May 2012 can you clarify one point?

Can you explain what you mean in the last sentence under Article 25? This is because there are obviously areas of overlap ie where land may be occupied temporarily and yet also be subject to permanent rights.

Many thanks

Karen Howard Karen Howard Partner: Head of Planning & Regeneration

RPC LLP Tel: XXXX