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Welcome back everyone, and just to resume the hearing. As we were saying just before the break there, number of action points, and we just wanted to clarify what those were and go through. But we've now done that this will be printed on on the pins website. So you'll be able to check through them in the next few days. But just to go through them now so that you've got a advance warning of what's coming. And just say again, that the expectation is that these will be dealt with by deadline for which is Monday, the 29th of July, so less than than two weeks away.

So we picked up on a number of action points, there's 13 in all. So, first fewer for Lincolnshire, I'm afraid. So you're going to provide a position statement on our schools eight and nine,

as well as the situation with the NR Swa and whether objections are retained as the principal and or wording of these articles. Number two is also for Lincolnshire. You'll provide details on the council's road permitting scheme and how why it should be applicable to the DCO. Third one is for both the applicant and for Lincolnshire county council provide commentary on whether a mechanism needs to be written into the DCO for the application of TOS of section 278 agreements to Section 278 of the high risks act or whether a separate site agreement is sufficient. And then moving on to a number of action points for the for the applicant number four, provide a detailed description of the working of article 19 in the DCO or when it works could or would take place in a SSSI as a result of the article. Next to give examples of other DC shows where the crown estates have approved an article in relation to restrictive covenants not being exercised without section 135 Consent having first been given. Number six from the applicant again is to consider the word adjacent in article 43 of the DCO and whether this places undue burdens or restrictions on the ability for the council to pursue land restoration conditions.

Number seven and we're back to Lincolnshire now to review the wording of the without prejudice requirements in respect of biodiversity net gain, and provide any comments on the drafting.

Number eight and this is for local authorities generally and Natural England to review the CA CE MP and the O L E MP with a view to checking whether such documents do satisfactory secure biodiversity net gain to the extent that a separate requirement in the DCO is not required. The benign and this is for the applicant and Lincolnshire to refine or otherwise agree on this on the scope and limitation of articles 38 and 39 or whether a separate tree hedgerow removal shedule is required for the DCO. Number 10 Just for the applicants. Lincolnshire county council raised the issue about fees. So can they consider fees and whether fee increases are required in line with their the council's suggestion. Number 11 to consider whether the commitment with landowners to discuss with them pipeline burial depth and subsequent restrictions will be appropriate to write into the DCO. That's for the applicants as is the next one number 12. To consider whether Lincolnshire county council can be named consulte with requests moments, I think it was 11 1215 and 18. And if so make amendments to the DCO. Or the last one was

for national highways to set out their objections to the deemed consent provisions in articles 13 and 16. And the reasoning behind them. So those were the action points that that we identified. I don't know if anyone has got anything different or additional or requires clarification, respect for any of those, as I said, they will be produced on the planning spectrum website over the next two or three days. So you'll be able to see them, but the expectation is that we're going to receive that information by deadline for so I'm not sure Mr. Booth, nothing from the applicant, sir. Thank you. Okay, and the council's particularly Lincolnshire as you you're into battle on a number of those, I'm afraid, nothing for us. Thank you.

Sorry, thank you very much for that. It is 1252. And the local authorities and the applicant are all in the room together. There is an opportunity over the next few minutes, particularly as we're finishing early to have a conversation on a particular points which which are between you or which you want the clarifying, have a chat with we with each other to try and progress matters. But please use the time as we are most of us are here. Selling birds today. Please, please use the opportunity to discuss with each other to try and resolve these issues. sign for that. Thank you very much indeed for everyone who who's turned up today. And lessor wants to say anything, and no one does good and no hands in a virtual room. So I'll bring the issues specific hearing to a close at 1253. And thank you very much for attending and enjoy the afternoon. Thank you. Thanks