

A1 Birtley to Coal House Scheme Number: TR010031 4.1 Statement of Reasons

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The A1 Birtley to Coal House

Development Consent Order 20[xx]

STATEMENT OF REASONS

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1 Introduction

1.1 Summary

1.1.1 This Statement of Reasons (this "Statement") relates to an application made by Highways England (the "Applicant") to the Planning Inspectorate (the "Inspectorate") under the Planning Act 2008 (the "2008 Act") for a Development Consent Order (DCO). If made the DCO would grant consent for the Applicant to undertake the A1 Birtley to Coal House (the "Scheme"). A detailed description of the Scheme can be found in **Chapter 2** of the Environmental Statement (ES) **(Application Document Reference: TR010031/APP/6.1).**

1.2 The Scheme

- 1.2.1 The Scheme is a Nationally Significant Infrastructure Project (NSIP) within sections 14(1)(h) and 22(1) of the 2008 Act. The Scheme is considered to be an "alteration" within the meaning of Section 22(1)(b). For further information regarding how the Scheme qualifies as a NSIP, please refer to the Explanatory Memorandum (**Application Document Reference: TR010031/APP/3.2**) that accompanies the application.
- 1.2.2 As the Scheme is an NSIP, development consent must be obtained from the Secretary of State to authorise it, and an application for a DCO must be made to the Secretary of State under section 37 of the 2008 Act.
- 1.2.3 In summary the Scheme comprises:
 - i. Widening of the southbound carriageway from three to four lanes, and widening of the northbound carriageway from two to three lanes (with an additional lane between junctions) between junction 67 (Coal House) and junction 65 (Birtley).
 - ii. Changes to signage and road markings on the southbound carriageway between just south of junction 68 (Lobley Hill) and junction 67 (Coal House).
 - iii. The Scheme includes a replacement bridge structure where the A1 crosses over the East Coast Main Line (ECML), 40m to the immediate south of the existing Allerdene Bridge structure, which would tie into the existing carriageways at junction 67 (Coal House) and north of junction 66 (Eighton Lodge).
 - iv. The Scheme would include a replacement of North Dene Footbridge located between junction 66 (Eighton Lodge) and junction 65 (Birtley) to accommodate the widening of the A1 and
 - v. Diversion of existing utilities.



1.2.4 A more detailed description of the Scheme can be found in **Chapter 2** of the ES (**Application Document Reference**: **TR010031/APP/6.1**).

1.3 Compulsory acquisition

1.3.1 In its DCO application for the Scheme, the Applicant seeks compulsory acquisition and temporary possession powers in respect of certain land interests. A detailed description of the extent and nature of the powers sought is set out by reference to the DCO application documents in **Chapter 3** of this Statement.

1.4 Land interests

- 1.4.1 The extent of the land interests affected by the compulsory acquisition and temporary possession powers sought by the Applicant in relation to the Land is described in **Chapter 4** of this Statement.
- 1.4.2 The Applicant has carried out diligent inquiry, as set out in the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (the "APFP Regulations"), and the Planning Act 2008: Guidance related to procedures for the compulsory acquisition of land (DCLG, September 2013) (the "CA Guidance"), to identify all persons with an interest in the "Land" (the land shown on the Land Plans (**Application Document Reference: TR010031/APP/2.2**)) and persons with a potential claim for compensation as a result of the Scheme. These persons have been consulted pursuant to section 42 of the 2008 Act. The categories of persons identified, and the methods used to identify them are described in **Chapter 4** of this Statement by reference to the categories in the Book of Reference (**Application Document Reference: TR010031/APP/4.3**).
- 1.4.3 The Applicant has entered into negotiations to acquire other parties' interests voluntarily so as to enable the acquisition of the land required by agreement, and is progressing those discussions. These negotiations are not yet complete. The current position on these negotiations is set out at **Annex B** of this Statement.
- 1.4.4 It is necessary to acquire the land interests by compulsory acquisition in order to enable the Scheme to be delivered. The acquisition of all of the land interests is necessary to enable the Scheme to proceed. Further details are set out in **Chapter 4** of this Statement.
- 1.4.5 The Applicant already owns a number of plots, which are subject to the rights of others which are incompatible with the construction and operation of the Scheme. In order to ensure that any such rights can be removed (and the persons benefitting from them are compensated for such removal) the Applicant's own land has been included within the Land to which the compulsory powers sought will apply.



1.5 The case for compulsory acquisition

- 1.5.1 This Statement sets out the reasons for the inclusion of compulsory acquisition powers within the DCO. It explains that it is necessary to include compulsory powers within the DCO so that the Applicant can acquire the land required for the construction of the Scheme that is not already in its possession. It also explains why powers of compulsory acquisition are necessary to enable the Applicant to use land temporarily, and acquire or extinguish rights over land in order to construct the Scheme in a way that is both proportionate and in the public interest by reducing environmental impacts, minimising the cost to the Applicant (and hence the public purse) and mitigating the impact on affected landowners. This compelling case is evidenced further in the wider documentation that accompanies the Application.
- 1.5.2 The powers of compulsory acquisition and temporary possession sought in the Application are necessary, proportionate and justified. The Applicant is further satisfied that the powers sought are in accordance with all relevant statutory and policy guidance.
- 1.5.3 There is a compelling case in the public interest for the compulsory acquisition and temporary possession powers sought as set out in **Chapter 5** of this Statement. The conclusion of this Statement is that the grant of the compulsory powers requested would be lawful under all applicable legal regimes.

1.6 Human rights

1.6.1 In preparing the DCO, the Applicant has had regard to the European Convention for Human Rights and the Human Rights Act 1998. Chapter 6 of this Statement considers how the Scheme complies with this legislation, notwithstanding any infringement of the private rights of those whose interests in the land may be affected by the exercise of powers of compulsory acquisition and temporary possession.

1.7 Special considerations

1.7.1 In **Chapter 7** of this Statement, the Applicant has identified all special category land which is affected by the compulsory acquisition powers sought in the DCO. The Applicant has engaged with the persons responsible for the relevant special category land with a view to avoiding the need for special parliamentary procedure in accordance with the relevant sections of the 2008 Act. The Applicant has further considered what other consents are required in order to enable the Scheme to proceed and set out how these will be secured.

1.8 Compliance with statutory requirements and policy guidance



- 1.8.1 This Statement has been prepared in accordance with the requirements of Regulation 5(2)(h) of the Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (the "APFP Regulations"), and the 'Planning Act 2008: Guidance related to procedures for the compulsory acquisition of land' (DCLG, September 2013) (the CA Guidance).
- 1.8.2 This Statement is required because the DCO, if made, would confer upon the Applicant the compulsory acquisition powers described in this Statement, including the power to acquire land outright, the power to acquire rights over land, the power to extinguish rights over land, and the power to occupy land temporarily for construction and maintenance purposes.
- 1.8.3 This Statement forms part of a suite of documents accompanying the application submitted in accordance with section 55 of the 2008 Act and regulations 5 and 6 of the APFP Regulations and should be read alongside the other DCO application documents that relate to the compulsory acquisition powers sought by the Applicant, including:
 - The draft DCO (Application Document Reference: TR010031/APP/3.1);
 - Explanatory Memorandum (Application Document Reference: TR010031/APP/3.2);
 - Consents and Agreements Position Statement (Application Document Reference: TR010031/APP/3.3);
 - Book of Reference (Application Document Reference: TR010031/APP/4.3);
 - Land Plans (Application Document Reference: TR010031/APP/2.2);
 - Works Plans (Application Document Reference: TR010031/APP/2.3);
 - Special Category Land Plans (**Application Document Reference: TR010031/APP/2.8**);
 - Funding Statement (Application Document Reference: TR010031/APP/4.2);
 - Planning Statement (Application Document Reference: TR010031/APP/7.1);
 - NNNPS Accordance Table (Application Document Reference: TR010031/APP/7.2);
 - Introduction to the Application (Application Document Reference: TR010031/APP/1.3);
 - Transport Assessment Report (**Application Document Reference: TR010031/APP/7.3**).



2 The Scheme

2.1 Description of the Scheme

- 2.1.1 The Scheme is located between land north of junction 67 (Coal House) and junction 65 (Birtley) of the A1 in Gateshead. It aims to increase capacity and reduce congestion along this section of the A1 trunk road. Most of the work would take place within the existing highway boundary. However, some permanent and temporary land-take would be required alongside the A1 at certain points to enable the additional lanes in each carriageway to be constructed and for the construction of an offline replacement for Allerdene Bridge.
- 2.1.2 The Scheme would provide additional road capacity by widening of the southbound carriageway from three to four lanes and widening of the northbound carriageway from two to three lanes (with an additional lane between junctions) between junction 67 (Coal House) and junction 65 (Birtley). The additional lane between the junctions would help manage traffic joining and leaving the A1 on the northbound carriageway. The Scheme would also include changes to signage and road markings on the southbound carriageway between just south of junction 68 (Lobley Hill) and junction 67 (Coal House).
- 2.1.3 The Scheme includes a replacement bridge structure where the A1 crosses over the ECML, 40m to the immediate south of the existing Allerdene Bridge structure, which would tie into the existing carriageways at junction 67 (Coal House) and north of junction 66 (Eighton Lodge). The Scheme would include a replacement North Dene Footbridge located between junction 66 (Eighton Lodge) and junction 65 (Birtley) to accommodate the widening of the A1. Diversion of existing utilities would also be required as part of the Scheme.
- 2.1.4 A more detailed description of the Scheme can be found in **Chapter 2** of the ES (**Application Document Reference: TR010031/APP/6.1**).
- 2.1.5 The key objectives of the Scheme are as follows:
 - i. **Supporting Economic Growth** the Scheme forms part of a wider government initiative for growth in the North East and aims to support economic growth by improving the road to the Newcastle and Tyneside area.
 - ii. **A safe and serviceable network** the Scheme aims to reduce accidents and improve journey time reliability which will lead to a reduction in driver stress and delays.
 - iii. **A more free-flowing network** the traffic model used to design the Scheme predicts that road users travelling through the Scheme will



benefit significantly from reduced journey times as a result of the proposal.

iv. **Improved environment** – the environmental effects resulting from the Scheme have been considered during previous stages of development. Measures to mitigate potential effects on the local environment have been identified and will be further refined as the Scheme design is finalised. Opportunities to improve the local environment are also being sought as part of the final Scheme design.

2.2 Need for and benefits of the Scheme

- 2.2.1 The A1 Newcastle Gateshead Western Bypass (NGWB) is a critical part of both the national and local road network and experiences congestion issues, as shown in Chapters 1 and 3 of the Transport Assessment Report (Application Document Reference: TR010031/APP/7.3). Traffic flows and journey times have been derived from the Northern Regional Transport Model. Analysis of network performance in the Transport Assessment Report indicates that the section between junction 67 (Coal House) and junction 65 (Birtley) experiences significant congestion with two-way flows exceeding the North of England benchmark for Dual Links. Figure 3-9 of the Transport Assessment Report states that junction 67 (Coal House) to junction 65 (Birtley) experiences the worst overall delays along the A1. Traffic in the region is forecast to grow further in the future, largely due to new housing and employment development planned in Gateshead, Newcastle and wider region. This additional traffic demand will further exacerbate the congestion and capacity issues on the stretch of the A1 between Coal House and Birtley.
- 2.2.2 The National Networks National Policy Statement (NNNPS) sets out the need and Government policies for nationally significant infrastructure rail and road projects for England. It is used by the Secretary of State as the primary basis for making decisions on development consent applications related to such projects. Section 104 of the 2008 Act states that where there is a relevant national policy statement in place, as with the Scheme, then the Secretary of State must decide the application in accordance with the NNNPS unless one of four exceptions listed in section 104 applies. The exceptions do not apply to the Scheme.
- 2.2.3 Paragraph 2.2 of the NNNPS identifies a "critical need" to improve the national networks to address road congestion and crowding on the railways to provide safe, expeditious and resilient networks that better support social and economic activity; and to provide a transport network that is capable of stimulating and supporting economic growth. It goes on to state that improvements may also be required to address the impact of the national networks on quality of life and environmental factors



- 2.2.4 The Planning Statement (**Application Document Reference: TR010031/APP/7.1**) and NNNPS Accordance Table (**TR010031/APP/7.2**) set out the need for the Scheme by reference to the NNNPS and other national and local policy.
- 2.2.5 Development of improvements to the A1 NWGB has taken place since the publication of the Tyneside Area Multi Modal Study (TAMMS) in November 2002 which recommended a number of highway measures for further investigation to address congestion and capacity issues on the A1 NGWB. In 2010, the Access to Tyne and Wear City Region Study identified that the A1 NGWB experienced significant network stress with corresponding impacts on the economy, environment and quality of life. The North East Delivering a Sustainable Transport System (DaSTS) Study Report (2010) further identified addressing congestion problems on the A1 NGWB and the challenges posed by large numbers of commuter journeys from South East Northumberland and North Durham to its urban centres, as one of 16 high-level city and regional challenges identified by the DfT and its North East partners.
- 2.2.6 The Scheme was first announced in the Autumn Statement 2014, and was subsequently included in the Road Investment Strategy (RIS) which outlines the Government's plan for long term investment in the Strategic Road Network (SRN).
- 2.2.7 A Feasibility Study was undertaken in 2014 (and published in 2015) to determine the existing issues on the A1 NGWB and prioritise the sections which most urgently needed attention. The study recommended that improvements on this stretch of the A1 would help address current congestion and accommodate forecasted traffic demand.
- 2.2.8 The Scheme is designed to improve traffic flows and reduce driver delays and journey times during all hours in both directions on this section of the A1 NGWB, a strategically important part of the road network for the regional and national economy. It is likely to improve user experience by reducing frustration and stress due to less stop-start traffic and making the network more reliable for all road users. The Transport Assessment Report (**Application Document Reference: TR010031/APP/7.3**) demonstrates that the Scheme has a significant effect on reducing delays, including improving conditions on local roads as well as the SRN. Benefits in terms of reduced accidents are also highlighted.
- 2.2.9 The existing Allerdene Bridge structure has a number of inherited design/construction deficiencies which cannot be easily resolved due to its complex structural form. Also, it is not sufficiently wide to accommodate the Scheme within its existing structure. To increase its width would require additional structures to accommodate further lanes, adding to the difficulties associated with an already complex structure.



- 2.2.10 Allerdene Bridge already requires regular maintenance works to keep the bridge operational, which in turn requires traffic management on the A1, disrupting the free flow of traffic and causing congestion. As the residual life of the structure further reduces, it is anticipated that the maintenance regime and cost to keep the bridge serviceable will only increase, and the disruption for users of the A1 will also increase. Therefore, it is in the interests of travellers for the bridge to be replaced.
- 2.2.11 The replacement of this structure as part of the Scheme will help to reduce local traffic disruption and lead to significant savings in maintenance costs. The Scheme also provides an opportunity to raise the bridge in height where it crosses the railway, allowing supporting poles to be installed to carry Overhead Line Equipment, an improvement on the current arrangement where these structures are attached to the underside of the bridge, which further complicates maintenance of this structure.
- 2.2.12 The Scheme would reduce delays in the vicinity of the Team Valley Trading Estate, a strategic employment area and forms a key role in the government's investment strategy for creating jobs in the North East. The Scheme would provide additional capacity to support and facilitate future development of the Trading Estate.
- 2.2.13 The Scheme would improve the connectivity between communities through reducing delays that currently make travel difficult on this section of the A1.
- 2.2.14 The Scheme is designed to provide an overall environmental enhancement, in particular through improved landscaping, water management (through Sustainable Urban Drainage Systems (SuDS) and other measures), and noise reduction (through improved carriageway surfacing and additional noise barriers). There would also be some initial improvements in air quality and carbon emissions through reduced congestion, although increased capacity may mean that benefits are offset as traffic levels increase. The assessment of effects on the environment, including climate change, is set out in the ES (**Application Document Reference: TR010031/APP/6.1**).
- 2.2.15 Further details about the development of the Scheme and the benefits it is expected to bring can be found in the Planning Statement (**Application Document Reference: TR010031/APP/7.1**).

2.3 The authorised works

- 2.3.1 In order to deliver the Scheme, it will be necessary to carry out the following works comprising:
 - i. The widening, alteration and realignment of the existing highway to provide additional lanes on the A1 varying from four lanes southbound to three lanes northbound (with a lane gain/drop)



between junction 67 (Coal House) and junction 65 (Birtley). This includes construction of new pavements, embankments, cuttings, retaining walls, ground improvements (to increase bearing capacity of proposed retaining walls), drainage, road signs and markings, road lighting, utility works/ diversions, a hardened central reserve, and landscape design.

- ii. The widening of the existing Kingsway Viaduct bridge over junction67 (Coal House) roundabout.
- iii. Associated drainage works and underground storage drainage facilities within the junction 67 (Coal House) roundabout to collect and store water and works to associated existing outfalls to the River Team.
- iv. The construction of a new offline structure to cross the ECML and demolition of the existing Allerdene Bridge. Removal and replacement of Overhead Line Equipment structures on the ECML.
- v. Construction of two gas transfer station buildings (one new and one replacement) for the benefit of Northern Gas Networks (NGN) Limited with associated diversions of existing pipelines.
- vi. Construction of a private maintenance access road for maintenance of gas, railway and highway structures.
- vii. Construction of an access road from the main A1 southbound carriageway to a drainage attenuation pond and pipe outfall to Allerdene Culvert.
- viii. Diversion of Northumbrian Water main underneath the A1 carriageway between junction 67 (Coal House) and Smithy Lane Overbridge.
- ix. Widening of the three existing structures at junction 66 (Eighton Lodge Slip Road/ North / South underbridges).
- x. Demolition of the existing North Dene Footbridge and construction of a new foot/cycle bridge in place of the existing.
- xi. Extension of the north side of the Longbank Bridleway Underpass and provision of lighting and associated improvements on approach.
- xii. Alteration and realignment of existing culverted watercourse (Allerdene Culvert) under the A1.
- xiii. Installation of CCTV, MIDAS and traffic counting equipment with associated ducting and removal of Vehicle Activated Signs and motorway signals.
- xiv. Treatment of underground historical mine workings to reduce the risk of ground instability to include drilling and grouting, mine shaft stabilisation and/or installation of other protection measures.
- 2.3.2 A full description of the works and associated development, referred to in the DCO as "the authorised works" is set out in Schedule 1 of the draft DCO (**Application Document Reference: TR010031/APP/3.1**).

2.4 Allerdene Bridge Options



- 2.4.1 The Application provides for two options in respect of the replacement of Allerdene Bridge. These are described in full at paragraphs 2.7.11 to 2.7.18 of the ES (Application Document Reference: TR010031/APP/6.1). The following section of this Statement explains why the Application and the proposed DCO allow options to be provided for the construction of the new structure over the ECML.
- 2.4.2 A series of ground investigation surveys, which are reported in Appendix
 9.2, Volume 6.3 of the ES (Application Document Reference: TR010031/APP/6.3), identified that ground settlement could occur at a magnitude of 600 – 1000mm along the footprint of the new A1 earthwork embankment.
- 2.4.3 In order to mitigate this issue and to retain flexibility for the detailed design stage, two design solutions are proposed in the DCO application for the replacement of Allerdene Bridge. Both options are in all respects acceptable engineering solutions and both include ground improvement works to mitigate the settlement risk, but address it in different ways which will be deployed based upon the final engineering design. The options are:
 - i. Construction of a single span bridge supported by its abutments, and approached by embankments which utilise ground improvements in the form of rigid inclusions e.g. controlled modulus columns; and
 - ii. Construction of a multi span viaduct structure supported on piled foundations 40-45m deep which ties into shorter embankment structures at either end and requires no or fewer rigid inclusions.
- 2.4.4 As a result, two options for the replacement of Allerdene Bridge are proposed in the application: a single span option (Embankment Option) and a viaduct option (Viaduct Option). Further detail for each option is outlined below:
- 2.4.5 **Embankment Option** the existing Allerdene Bridge would be replaced with a single span steel bridge (approximately 62m in length) that is two additional lanes wider than the existing in order to improve capacity. The height of the bridge and A1 at this section would also be raised to ensure the bridge meets Network Rail requirements.
- 2.4.6 An embankment would be constructed either side of the bridge and extend between the eastern extent of Kingsway Viaduct and tie-in to the existing alignment to the north of Smithy Lane Overbridge. The proposed embankment would be located adjacent to the existing A1 embankment and extend up to 12m high, with side slopes at a gradient of 1:3. Ground improvement for the embankment in the form of rigid inclusions, would be constructed extending to a depth of 30m below existing ground level. A load transfer platform (likely to be constructed from granular fill and basal geogrid) would span across the rigid inclusions, upon which the



embankment would be constructed. The embankment would be constructed from standard earthwork materials.

- 2.4.7 Allerdene Culvert, located just east of junction 67 (Coal House), would be completely removed and replaced with a new culvert structure measuring 116.5m in length. The proposed culvert would comprise a steel multiplate pipe arch with concrete headwalls, wingwalls and apron to both the upstream and downstream ends of the structure. The cross section of the new culvert would exceed that of the existing culvert to allow for future increases in hydraulic capacity.
- 2.4.8 **Viaduct Option** Allerdene Bridge would be replaced with a viaduct structure comprising either six spans (with a maximum length of 290m) or seven spans (with a maximum length of 310m). The proposed viaduct option would be supported on rigid piled foundations, 40m deep. The structure would have three components as follows:
 - i. Superstructure The north and southbound A1 carriageway would be two structurally independent decks. The main girders are expected to comprise fabricated weathering steel plate sections (not standard beams) that are connected to form the webs/flanges to the main longitudinal girders. The girders would support a reinforced concrete deck.
 - ii. Substructure The intermediate piers would comprise reinforced concrete piers or alternatively a series of columns interconnected via a reinforced concrete cross head beam at the top and a pile cap at the base. The end supports (abutments) would comprise reinforced concrete cantilever construction.
 - iii. Foundations The foundation to the intermediate piers/abutments would comprise reinforced concrete bored pile foundations with a minimum diameter of 900mm and an embedment depth of 40m.
- 2.4.9 Towards the end of the viaduct there would be some earthworks (embankments) required for the A1 to transition from the viaduct to the existing road alignment. The embankments would be significantly smaller than the Embankment Option. To mitigate any settlement risks, ground improvement would be provided in the form of rigid inclusions in these proposed embankments. Allerdene Culvert would be diverted under one of the bridge spaces as an open ditch. This would be suitably sized to allow for significant storm water flows. The alignment of the open channel would be protected against scour by a form of rip-rap and stone pitchings. Sediment control would also be incorporated in the form of a plunge-pool and throttles to reduce velocity.
- 2.4.10 It is important that both options are included in the powers conferred by the DCO because at this stage it is not possible to determine which



engineering option is most feasible. For the proper and efficient performance of Highways England's functions that it should be able to select the most appropriate engineering solution. This will either be a cost effective and practicable bridge/embankment option or, if that results in residual engineering and cost uncertainties, a viaduct option. This design selection will be undertaken following the completion of ground investigation works prior to implementation of the Scheme.

2.5 Grouting Works

- 2.5.1 As part of the works required for the Scheme, ground improvement will be required. This is necessary so that the effects resulting from naturally occurring phenomena and/or historical mining activity are controlled / managed with respect to ground stability, construction and the safe operation of the Scheme once constructed.
- 2.5.2 One method that is likely to be used to address this is grouting, which includes the drilling of an array of vertical or inclined holes to intercept below ground coal seams and/or mine workings and the pumping of grout to consolidate broken ground and fill voids. Drilling and grouting is anticipated to be undertaken at various depths beneath the Scheme, targeting various coal seams and/or mine workings, at between approximately 5 and 60m below existing ground level.
- 2.5.3 Consequently, in some areas, grouting will take place resulting in subsoil grouting of land permanently acquired, land over which temporary access is taken, but where the subsoil will be affected by grout after the works are complete and land where temporary access is not taken at the surface, but grout will be in situ after the works are complete at subsoil level. Grouting works are identified for each relevant land plot in the Land Plans (Application Document Reference: TR010031/APP/2.2) and Annex A of this Statement.



3 Compulsory acquisition

3.1 Scope of compulsory acquisition powers sought

- 3.1.1 The purpose of the compulsory acquisition powers in the DCO is to enable the Applicant to construct, operate and maintain the Scheme. The specific compulsory acquisition powers sought by the Applicant is set out in full in Part 5 of the Draft DCO (**Application Document Reference: TR010031/APP/3.1**).
- 3.1.2 Section 122 of the 2008 Act provides that an order granting development consent may include provisions authorising compulsory acquisition of land. To the extent that this is sought, the decision maker (i.e. the Secretary of State) in respect of the Application must be satisfied that the land is:
 - required for the development;
 - required to facilitate or is incidental to the development; or
 - the land is replacement land which is to be given in exchange for the order land under section 131 or section 132 of the 2008 Act.
- 3.1.3 In addition, section 122(3) of the 2008 Act requires the decision maker to be satisfied that there is a compelling case in the public interest for the inclusion of powers of compulsory acquisition in a DCO. The way in which the Scheme meets these conditions is considered in **Chapter 5** of this Statement.
- 3.1.4 In addition to powers of compulsory acquisition, section 120 of the 2008 Act provides that a DCO may make provision relating to, or to matters ancillary to, the development in respect of which a DCO is sought. The matters in respect of which provision may be made includes (but is not expressly limited to matters listed in Schedule 5 of the 2008 Act), including:
 - The acquisition of land, compulsorily or by agreement (paragraph 1);
 - The creation, suspension or extinguishment of, or interference with, interests in or rights over land, compulsorily or by agreement (paragraph 2);
 - The abrogation or modification of agreements relating to land (paragraph 3); and
 - The payment of compensation (paragraph 36).

3.2 Main compulsory acquisition powers



- 3.2.1 The main powers authorising the compulsory acquisition of land, or interests in, or rights over land, are contained in Articles 23 (compulsory acquisition of land) and 26 (compulsory acquisition of rights and restrictive covenants) of the draft DCO.
- 3.2.2 **Table 1** of **Annex A** to this Statement provides a description of the land which is subject to powers of outright acquisition in terms of Article 23. The purpose for acquiring this land is to enable the Applicant to construct the permanent works on the land and other elements described in **Annex A**.
- 3.2.3 Article 26 allows rights over land to be acquired instead of outright acquisition. This allows for a flexibility in approach and a reduction in the impact on the interests of owners. Compulsory acquisition of rights and the compulsory imposition of restrictive covenants is authorised by Article 26. Schedule 6 sets out land in respect of which only rights may be required or restrictive covenants imposed. **Table 3** of **Annex A** to this Statement provides a description of the land which is subject to the acquisition of rights or the imposition of restrictive covenants. These rights are necessary for the purposes of constructing the works and the maintenance of the works thereafter, ensuring the finished Scheme fulfils its highway functions.
- 3.2.4 **Table 4** of **Annex A** to this Statement provides a description of the land which is subject to powers of acquisition provided in Article 23, (with the exception of the highway/railway land beneath the soffit level of Allerdene Bridge).
- 3.2.5 **Table 5 of Annex A** to this Statement provides a description of the land which is subject to powers of acquisition above ground level provided in Article 23, as well as temporary possession and use of land at ground level, which is covered in **paragraph 3.4.1** below.
- 3.2.6 **Table 6 of Annex A** to this Statement provides a description of the land which is subject to the permanent acquisition of rights over subsoil in terms of Article 26 (and Article 30), as well as temporary possession and use of land, which is covered in **paragraphs 3.3.7 and 3.4.1** below.
- 3.2.7 Other compulsory acquisition powers are sought in the draft DCO (identified in **section 3.3** below) and these similarly relate to land and will, or may, interfere with property, rights and interests.
- 3.2.8 In addition, powers are sought in the draft DCO to enable the temporary possession and use of land for the construction and maintenance of the Scheme.
- 3.2.9 In each case, the owner of the land, or the interest or right in the land, may be entitled to compensation.

3.3 Other compulsory acquisition powers



3.3.1 The other compulsory acquisition powers sought by the Applicant in the DCO include:

Article 27: Private rights over land

- 3.3.2 Article 27 provides for the extinguishment of all existing private rights over land from the earlier of the date of acquisition of the land or the date on which the Applicant enters the land.
- 3.3.3 The Article further provides that, where new rights are being compulsorily acquired or restrictive covenants are being imposed on land then any existing private rights or restrictive covenants which that land is subject to may be extinguished to the extent that continuing enjoyment of those private rights or restrictive covenants would be inconsistent with the new right acquired or restrictive covenant imposed.
- 3.3.4 With regard to land that of which the Applicant may take temporary possession under draft Article 27, all private rights over that land will be suspended and unenforceable for as long as the Applicant is in lawful possession of the land.
- 3.3.5 The power to extinguish existing rights is required to ensure that such rights do not interfere with the construction and operation of the Scheme.
- 3.3.6 Article 27 provides that any person who suffers loss caused by the extinguishment or suspension of rights (pursuant to the exercise of the power in Article 27) is entitled to compensation.

Article 30: Acquisition of subsoil or airspace only

3.3.7 Article 30 provides that where the Applicant has, in respect of any land, powers of compulsory acquisition under Article 30 above then it may, for the same purposes for which it is authorised to acquire the whole of the land, choose instead to acquire only the subsoil underneath or the airspace over the land. This power is included for flexibility as it would allow the Applicant to minimise its costs and/or the impact on landowners by acquiring subsoil or airspace only where it is possible to do so and still deliver the Scheme, leaving landowners in possession of the valuable part of the land. **Table 6** of **Annex A** to this Statement provides a description of the land which is subject to the permanent acquisition of rights over subsoil in terms of Article 30 (and Article 26), as well as temporary possession and use of land which is covered in **paragraphs 3.2.6 and 3.4.1**.

Article 31: Rights under or over streets

3.3.8 Article 31 is not in a strict sense a power of compulsory acquisition. However, it is included here for completeness because it would authorise the Applicant to:



- i. enter on and appropriate so much of the subsoil underneath or airspace over any street within the limits of the DCO as may be required to provide the Scheme; and
- ii. use that subsoil or airspace for the purposes of carrying out the Scheme or any purpose ancillary to it.
- 3.3.9 Save in the case of subways or underground buildings, or to cellars or similar structures forming part of a building fronting the street, the Applicant may exercise its powers under this Article without having to acquire any part of the street or any easement or right in the street.
- 3.3.10 Save in the case of subways or underground buildings, or to cellars or similar structures forming part of a building fronting the street, the Applicant may exercise its powers under this Article without having to acquire any part of the street or any easement or right in the street.

3.4 Temporary possession powers

3.4.1 The Applicant further seeks, in the DCO, powers to take temporary possession of land to carry out and thereafter maintain the Scheme. Table 2 of Annex A to this Statement provides a description of the land which may be occupied temporarily. Table 5 of Annex A to this Statement provides a description of the temporary possession and use of land at ground level in terms of Article 32 and 33, as well as the powers of acquisition above ground level as described in paragraph 3.2.5 above. Table 6 of Annex A to this Statement provides a description of the temporary possession and use of the temporary possession and use of acquisition above. Table 6 of Annex A to this Statement provides a description of the temporary possession and use of land provided in Article 32 and 33, as well as permanent acquisition of rights over subsoil described in paragraphs 3.2.6 and 3.3.7 above. The powers of temporary possession in the DCO are as follows:

Article 32: Temporary use of land for carrying out the authorised development

- 3.4.2 Article 32 would authorise the Applicant to take temporary possession of:
 - i. the land specified in column 1 of Schedule 8 to the DCO; or
 - ii. any other land within the limits of the DCO, so long as the Applicant has not served a notice of entry or executed a general vesting declaration in respect of that land.
- 3.4.3 In addition to taking possession of the land, the Article would authorise the Applicant to:
 - i. remove any buildings and vegetation from the land;



- ii. construct temporary works (including accesses) and buildings on the land; and
- iii. construct any works on the land as specified in Schedule 1 to the DCO.
- 3.4.4 The power to take temporary possession of land would be subject to the time limits set out in Article 32. The Applicant cannot remain in possession unless the owner of the land agrees after:
 - a) as regards to any land specified in column 1 of Schedule 8 to the DCO, for more than a year after completing that part of the Scheme specified in relation to that land in column 1 of Schedule 8; and
 - b) as regards to any other land included in the DCO, for more than a year after completing the work for which temporary possession was taken (unless before the end of that period the Applicant has made a vesting declaration or served notice of entry in relation to that land).
- 3.4.5 Article 32 provides that before giving up possession of any land the Applicant is obliged to remove all temporary works and restore the land to the reasonable satisfaction of the owners of the land.

Article 33: Temporary use of land for maintaining the authorised development

- 3.4.6 Article 33 would empower the Applicant to take temporary possession of any land within the limits of the DCO, if reasonably required for the purpose of maintaining the Scheme, at any time during the maintenance period (i.e. five years from the date on which that part of the Scheme is first opened for use).
- 3.4.7 This Article would allow the Applicant to construct temporary works and buildings on the land, so far as reasonably necessary for the purpose of carrying out the maintenance. The Applicant would not be able to take temporary possession of a house, or a garden belonging to a house, or any other occupied building under this Article.
- 3.4.8 The Applicant would only be able to remain in possession of land under this Article for so long as may be reasonably necessary to carry out the maintenance of the part of the Scheme for which possession was taken. Before giving up possession of the land, the Applicant would be required to remove all temporary works and restore the land to the owner's reasonable satisfaction.
- 3.4.9 The powers to use land temporarily for carrying out the authorised development ensures that appropriate work sites, working space and means of access will be available for use during the construction period and provides space for mitigation and other permanent works. This temporary



power minimises the impact on landowners by ensuring that the Applicant does not have to acquire land it only requires temporarily.

3.4.10 The powers to use land temporarily for maintaining the authorised development ensures that the land is available for maintenance works during a five year period from when that part of the Scheme is first opened for use. This is in the public interest as it ensures that it is possible to maintain the Scheme and the public benefits it will deliver. Temporary powers are sought for this purpose as permanent powers would entail an excessive impact on landowners.

3.5 Other rights and powers

- 3.5.1 In addition to powers of compulsory acquisition, if made, the DCO would also confer on the Applicant other rights and powers that may interfere with property rights and private interests. These additional powers (which are explained in more detail in the Explanatory Memorandum (Application Document Reference: TR010031/APP/3.2)) are:
 - a) Article 15: Temporary stopping up and restriction of use of streets;
 - b) Article 16: Permanent stopping up and restriction of use of streets, public rights of way and private means of access;
 - c) Article 21: Protective work to buildings;
 - d) Article 22: Authority to survey and investigate the land;
 - e) Article 31: Rights under or over streets; and
 - f) Article 37: Felling or lopping of tree and removal of hedgerows.
- 3.5.2 In each case (for both the principal powers and other powers) the owner of the land, or the interest or right in the land, may be entitled to compensation. Any dispute in respect of the compensation payable is to be determined by the Lands Chamber of the Upper Tribunal.



4 Land interests

4.1 The extent of the land subject to compulsory acquisition powers

- 4.1.1 The full extent of the Land subject to powers of compulsory acquisition and required in order to enable the Applicant to construct the Scheme as described in **Chapter 2** of this Statement is shown on the Land Plans (**Application Document Reference: TR010031/APP/2.2**) and the Works Plans (**Application Document Reference: TR010031/APP/2.3**). It is further described in the Book of Reference (**Application Document Reference: TR010031/APP/4.3**).
- 4.1.2 The Land comprises approximately 85.57 hectares (ha). Of this, approximately 57.24ha will be acquired permanently, 24.08ha will be subject to temporary possession, 1.07ha will be subject to acquisition of permanent rights and 3.18ha will be subject to acquisition of permanent rights and temporary possession.
- 4.1.3 The Applicant has sought powers of compulsory acquisition (or rights of use) in respect of all plots of land required for the Scheme even where it already holds an interest or presumes it holds an interest in the land. This approach has been taken to ensure that it has the right to acquire the interests it needs in all of the Land, even where an unknown or unregistered owner later asserts an interest in land which the Applicant believes it owns and clearing the title would be necessary.
- 4.1.4 The purpose for which each plot of land is required is described in **Annex A** of this Statement.

4.2 Location

- 4.2.1 This Scheme is approximately 6.5km in length and is located approximately 3km from Gateshead City Centre and 4km from Newcastle City Centre.
- 4.2.2 The location of the Land is shown on the Scheme Location Plan (Application Document Reference: TR010031/APP/2.1).
- 4.2.3 The Land is located within the administrative area of Gateshead Council.

4.3 Existing Land Use

4.3.1 The area is characterised by a combination of land uses (residential, rural, industrial, recreational, open space and urban fringe). Much of the area within the Scheme Footprint falls within designated Green Belt, namely the Tyne & Wear Green Belt. Approximately 61.29ha of the 85.57ha of land required for the Scheme is within the Green Belt. The rest comprises the existing A1 road and associated infrastructure.



- 4.3.2 The area to the north of junction 67 (Coal House) is characterised by Team Valley Trading Estate. To the west and north-west of junction 67 (Coal House) lies Ravensworth Conservation Area, which includes several listed buildings. This area also includes Lady Park which is made up of a small number of residential properties.
- 4.3.3 To the east of junction 67 (Coal House) lies Allerdene Bridge which carries the A1 over the ECML. This is an engineering constraint to the Scheme due to the vertical and the horizontal clearance requirements for the ECML.
- 4.3.4 The central area between junction 67 (Coal House) and junction 66 (Eighton Lodge) is dominated by the A1. Areas to the north and south of the A1 are designated Green Belt. Longacre Wood Local Wildlife Site (LWS) lies directly south of the A1. Smithy Lane Overbridge crosses the A1 in this location, north of the LWS. Other land uses include Lamesley Conservation Area (and listed buildings) and large areas of agricultural land. Longacre Dene ancient woodland lies close to junction 66 (Eighton Lodge) to the south.
- 4.3.5 The additional, non-highway land required for the Scheme is comprised of various land uses. The south section of the Scheme between junction 65 (Birtley) and junction 66 (Eighton Lodge) has predominantly suburban use with areas of grazing land. The area between junction 66 (Eighton Lodge) and junction 67 (Coal House) is currently open countryside, to the south of the existing A1. The north section of the Scheme near junction 67 (Coal House) is comprised of grazing land bordered by commercial land uses.
- 4.3.6 Bowes Railway Scheduled Monument, one of the earliest and bestpreserved examples of a rope haulage system; and Bowes Railway Local Wildlife Site are located just south of junction 66 (Eighton Lodge). The area subject to these designations is also a bridleway for most of its length known as Longbank Bridleway. In practice, this land comprises a 6km linear length of recolonised disused railway line with patches of heathland and acid grassland. Small areas of linear woodland and a small pond are also present.
- 4.3.7 The area south of junction 66 (Eighton Lodge) at Birtley is predominantly residential in nature. Residential properties immediately adjacent to the A1 in this location include North Dene, Crathie, Lockwood Avenue and Birtley Northside.
- 4.3.8 To the east of junction 67 (Coal House) lies Allerdene Bridge which carries the A1 over the ECML. The Angel of the North sculpture is situated



to the east of the A1 between junction 67 (Coal House) and junction 66 (Eighton Lodge).

4.4 Identifying persons with an interest in the Land

- 4.4.1 In preparing the DCO application, the Applicant has carried out diligent inquiry in order to identify all persons with an interest in the Land as defined in section 44 of the 2008 Act.
- 4.4.2 Those persons who were identified by the Applicant are listed in the Book of Reference (**Application Document Reference: TR010031/APP/4.3**) and have been consulted about the Application in accordance with section 42 of the 2008 Act as described in the Consultation Report (**Application Document Reference: TR010031/APP/5.1**).
- 4.4.3 Diligent inquiry to identify affected landowners, those with interests in land, and those with a potential claim was undertaken by the Applicant's expert independent land referencing supplier. The categories of persons identified, and the methods used to identify them are described below by reference to the categories in the Book of Reference (Application Document Reference: TR010031/APP/4.3).
- 4.4.4 Land referencing has been undertaken throughout the pre-application period to ensure any changes in ownership or new interests have been identified, consulted and subject to engagement. Land referencing will continue to be undertaken throughout the DCO process to ensure that any changes in ownership are identified and to ensure that any new interests will be consulted and subject to engagement. Any changes will also be recorded and updated in the Book of Reference.

4.5 Category 1 and 2 persons

- 4.5.1 Identification of Category 1 and 2 persons, as defined in section 44 of the 2008 Act, was undertaken at the early stages of development of the Scheme, in order to inform the design of the Scheme and preparation of the Application.
 - 4.5.2 A Shapefile of the search area, being the anticipated land requirements (before the Order limits shown on the land plans had been defined), was submitted to the Land Registry. Land Registry data was received in the form of a digital shape file (a GIS layer) and digital copies of the Official Copy Registers and Title Plans. All relevant freehold, leasehold, mortgagee, beneficiary, other charges and restrictive covenant information was extracted and stored in a land referencing database. Further Land Registry searches have been used to ensure that any changes in title in respect of land potentially required for or affected by the Scheme were identified.



- 4.5.3 On completion of the initial, desk-based exercise described above, the extent of unregistered land interests became known. In order to establish ownership of relevant areas of unregistered land, public sources of information were used, including site visits, the posting of site notices, Companies House website, the relevant Highways Authority, records held by Statutory Undertakers, and online resources. A land charges search was also carried out.
- 4.5.4 The information obtained from the above exercises was used to populate Part 1, Part 2 and Part 3 of the Book of Reference.

4.6 Category 3 persons - section 10 of the Compulsory Purchase Act 1965 (CPA 1965) and/or section 152(3) of the 2008 Act

- 4.6.1 Category 3 persons are those with potential claims under the above legislation should the Scheme be carried out. They mainly relate to those whose land may be injuriously affected (i.e. its value would be diminished) as a result of the Scheme, although the land in question is not acquired outright.
- 4.6.2 Identification of Category 3 persons, as defined in section 44 of the 2008 Act, was undertaken at the early stages of development of the Scheme, in order to inform the design of the Scheme and preparation of the DCO application.
- 4.6.3 In order to identify potential Category 3 persons who may be entitled to make a claim pursuant to section 10 of the CPA 1965, a desk-based assessment was carried out to identify properties with a potential claim.
- 4.6.4 Furthermore, proposed new residential developments, identifiable from the Local Plan or from local authority information on developments with the benefit of planning permission were taken into account.

4.7 Assessment of Category 3 persons which fall under Part I of the Land Compensation Act 1973 (LCA 1973)

- 4.7.1 In assessing potential claimants under Part I of the LCA 1973, physical factors and the impact of the Scheme were considered, including:
 - Properties closest to the Highway within the DCO boundary; and
 - Properties identified as a receptor as a consequence of the property being located outside the DCO order limits but close to the Highway;
- 4.7.2 The Applicant's land referencing team were provided with guidance from environmental specialists involved in the compilation of the ES (Application Document Reference: TR010031/APP.6.1). This guidance was based on the topography of the land and the likely significant effects



arising from the Scheme. For example, the noise assessments had regard to information available at that time regarding:

- Background noise levels; and
- Distances to receptors.
- 4.7.3 Based on the above information, professional judgement was used to ascertain whether a person may have a relevant claim for compensation under section 57(4) of the 2008 Act, based on a worst-case assessment. Further details about the noise assessments and other environmental assessments undertaken can be found in **Chapter 11** Noise and Vibration of the ES (**Application Document Reference: TR010031/APP/6.1**).

4.8 Contact referencing

4.8.1 Following the initial non-contact methods above, persons identified as having an interest in the Land or a potential claim were issued with a letter with a plan describing the extent of the Scheme and a questionnaire requesting return of information about their interests in the Land.

4.9 Negotiations to acquire by agreement

- 4.9.1 As well as consulting all persons with an interest in the Land about the Scheme proposals in accordance with section 42 of the 2008 Act, the Applicant is aware of the requirement (paragraph 25 of the CA Guidance) to seek to acquire land by negotiation wherever practicable. The power to acquire land compulsorily should only be sought if attempts to acquire by agreement fail.
- 4.9.2 At the same time, the Applicant notes that the CA Guidance also recognises that where proposals would entail the compulsory acquisition of many separate plots of land, it may not always be practicable to acquire each plot of land by negotiated agreement. As the CA Guidance states, "Where this is the case, it is reasonable to include provision authorising compulsory acquisition covering all the land required at the outset".
- 4.9.3 The Applicant has engaged with all landowners and occupiers with a view to acquiring their land interest by agreement by writing to them to inform them of the Applicant's willingness to negotiate to acquire the Land by agreement, and to invite dialogue on this point. As a result, the Applicant is continuing the process of engaging with a significant proportion of landowners with regard to the acquisition of land by agreement; and negotiations with this objective will be ongoing throughout the DCO process. The status of such negotiations is set out in **Annex B** to this Statement.



4.9.4 Whilst negotiations are ongoing, the Applicant is mindful that it is under a duty to acquire land at best value and that it is required to deliver the Scheme within a specified timescale. It has concluded that it may not be possible to acquire all land interests necessary to deliver the Scheme within this timescale. There are further parcels of land in unknown ownership which cannot be acquired by agreement. These are set out in **Table 1** below:

Table 1 – Unregistered Land Interests within the Order Limits relevant to Permanent Acquisition

Nature of	Description of Land	Affected Land Plot
Interest		numbers
Unknown Freeholder (in respect of mines and minerals)	Approximately 5337 square metres of grassland and woodland south of public highway (Chowdene Bank)	3/3i
Unknown Freeholder (in respect of mines and minerals)	Approximately 18 square metres of grassland south of public highway (Chowdene Bank)	3/3rr
Unknown Freeholder (in respect of mines and minerals)	Approximately 27690 square metres of public highway (A1), North Dene Footbridge, public footpath (Lamesley No. 43) and verges	4/1s
Unknown Freeholder (in respect of mines and minerals)	Approximately 228 square metres of verge and footway adjacent to the northbound carriageway (A1)	4/1t
Unknown Freeholder (in respect of mines and minerals)	Approximately 82 square metres of footway and verge (A167, Durham Road)	4/3c
Unknown Freeholder (in respect of mines and minerals)	Approximately 98 square metres of public highway (A167, Durham Road) and verges	4/3e
Unknown Freeholder (in respect of	Approximately 262 square metres of public bridleway (Lamesley No. 72) and	4/3r



	1	
mines and	verge adjacent to	
minerals)	northbound carriageway	
	(A1)	4/2-
Unknown Fraghaldar (in	Approximately 531 square	4/3s
Freeholder (in	metres of public highway	
respect of mines and	(A1), underpass and public footpath (Lamesley No. 72)	
minerals)	Toolpalit (Lattiesley No. 72)	
Unknown	Approximately 330 square	4/3t
Freeholder (in	metres of public bridleway	4/51
respect of	(Lamesley No. 72) and	
mines and	hedgerow (Bowes Mineral	
minerals)	Railway Line)	
Unknown	Approximately 219 square	4/4e
Freeholder	metres of agricultural land	
	and access track south of	
	public highway (Long Bank,	
	B1296) and public footpath	
	(Lamesley 40)	
Unknown	Approximately 1262 square	4/7d
Freeholder (in	metres of woodland and	
respect of	grassland adjacent to the	
mines and	southbound carriageway	
minerals) Unknown	(A1) Approximately 181 square	4/9c
Freeholder (in	metres of woodland south of	4/90
respect of	public highway (A1)	
mines and		
minerals)		
Unknown	Approximately 69 square	4/11
Freeholder	metres of grassed area (to	
	the rear of 45 Dene Court,	
	Birtley, DH3 1QH)	
Unknown	Approximately 261 square	4/12c
Freeholder (in	metres of verge and footway	
respect of	adjacent to the northbound	
mines and	carriageway (A1)	
minerals)	Approximately 524 arrian	4/12a
Unknown Freebolder (in	Approximately 534 square metres of agricultural land,	4/13a
Freeholder (in respect of	hedgerows (Northside Farm)	
mines and	and verge adjacent to	
minerals)	southbound carriageway	
	(A1)	
Unknown	Approximately 834 square	4/13c
Freeholder (in	metres of agricultural land,	
respect of	hedgerows (Northside Farm)	



· ·]
mines and	and verge adjacent to	
minerals)	southbound carriageway	
	(A1)	
Unknown	Approximately 1532 square	4/14a
Freeholder (in	metres of agricultural land,	
respect of	hedgerow and verge	
mines and	adjacent to southbound	
minerals)	carriageway (A1)	
Unknown	Approximately 28376	5/2a
Freeholder (in	square metres of public	0/20
respect of	highway (A1), slip road at	
mines and		
	Junction 65 onto public	
minerals)	highway (A1231) and	
	verges	5 /01
Unknown	Approximately 7895 square	5/2b
Freeholder (in	metres of woodland and	
respect of	verge adjacent to the	
mines and	southbound carriageway	
minerals)	(A1)	
Unknown	Approximately 4752 square	5/2c
Freeholder (in	metres of woodland and	
respect of	verge adjacent to the	
mines and	northbound carriageway	
minerals)	(A1)	
Unknown	Approximately 12052	5/2d
Freeholder (in	square metres of public	
respect of	highway (A1) and verge	
mines and		
minerals)		
Unknown	Approximately 11034	5/2e
Freeholder (in	square metres of verge	0/20
respect of	adjacent to the northbound	
mines and	carriageway (A1)	
	Callageway (AT)	
minerals)	Approximately 14622	5/2f
Unknown	Approximately 14633	5/2f
Freeholder (in	square metres of public	
respect of	highway (A1), grassland and	
mines and	verges	
minerals)		
Unknown	Approximately 2115 square	5/2g
Freeholder (in	metres of public highway	
respect of	(A194) and verges	
mines and		
minerals)		
Unknown	Approximately 3537 square	5/2i
Freeholder (in	metres of woodland and	
respect of		
	1	1



	-	
mines and	verge south of public	
minerals)	highway (A194)	
Unknown	Approximately 1015 square	5/3a
Freeholder (in	metres of agricultural land	
respect of	and verge adjacent to	
mines and	southbound carriageway	
minerals)	(A1)	
Unknown	Approximately 162 square	5/4a
Freeholder (in	metres of grassland,	
respect of	hedgerow and verge Bowes	
mines and	Incline Hotel)	
minerals)		
Unknown	Approximately 174 square	5/4c
Freeholder (in	metres of hedgerow and	
respect of	verges adjacent to	
mines and	southbound carriageway	
minerals)	(A1)	
Unknown	Approximately 1382 square	5/5d
Freeholder (in	metres of public highway	
respect of	and roundabout (A1231)	
mines and		
minerals)		
Unknown	Approximately 697 square	5/5f
Freeholder (in	metres of woodland and	
respect of	verge east of public highway	
mines and	(A1231)	
minerals)	(,	
•		F /0
Unknown	Approximately 113 square	5/9
Freeholder	metres of unnamed access	
	track adjacent to	
	southbound carriageway	
	(A1)	
Unknown	Approximately 7896 square	5/10a
Freeholder (in	metres of public highway	
respect of	(A1231), footway and	
mines and	verges	
minerals)		
Unknown	Approximately 1168 square	5/10c
Freeholder (in	metres of bridge carrying	0,100
respect of	public highway (A1231) over	
mines and	public highway (A1231) over	
minerals)		
Unknown	Approximately 3105 square	5/10d
Freeholder (in	metres of public highway	
respect of	slip road (A1231) onto	



mines and minerals)	northbound carriageway (A1)	
Unknown Freeholder (in respect of mines and minerals)	Approximately 1763 square metres of woodland and verge north of public highway (A1231)	5/10e
Unknown Freeholder (in respect of mines and minerals)	Approximately 1022 square metres of woodland and verge adjacent to northbound carriageway (A1)	5/10g

- 4.9.5 Therefore, the Applicant has concluded that the Scheme is unlikely to be capable of being delivered without compulsory acquisition powers.
- 4.9.6 Land already owned by the Applicant is included in the DCO in order to ensure that no known or unknown third party rights, which might impede delivery of the Scheme, remain over the land.

4.10 Utility Diversions

- 4.10.1 A number of existing utility services are located in the surrounding area that would be affected by the Scheme. The relevant major utility diversions are summarised below and have been defined as specific works within the development listed within Schedule 1 of the draft DCO (Application Document Reference: TR010031/APP/3.1). These works are also shown on the Works Plans (Application Document Reference: TR010031/APP/2.3):
 - Works No. 9,13,14,15, and 16 –Diversion of existing Northern Gas Networks Gas Pipeline
 - Work No. 22 Diversion of Northumbrian Water main



5 The case for compulsory acquisition

5.1 Introduction

5.1.1 In seeking compulsory acquisition and temporary possession powers in the DCO, the Applicant has had regard to the conditions in section 122 of the 2008 Act and to the tests set out in the CA Guidance.

5.2 The statutory conditions and CA Guidance

5.2.1 Section 122 of the 2008 Act states that:

"An order granting development consent may include provision authorising the compulsory acquisition of land only if the Secretary of State is satisfied that the conditions in subsections (2) and (3) are met"

- 5.2.2 The conditions are:
 - In subsection (2), that the land is:
 - (a) required for the development to which the development consent relates;
 - (b) required to facilitate or is incidental to that development; or
 - (c) replacement land which is to be given in exchange for the order land under sections 131 or 132 of the 2008 Act; and
 - In subsection (3), that there is a compelling case in the public interest for the land to be acquired compulsorily.
- 5.2.3 The CA Guidance (paragraph 11) sets out the considerations which the Secretary of State will take into account in deciding whether the condition in subsection (2) has been met. It states:
 - i. In respect of whether the land is required for the development, the applicant should be able to demonstrate to the satisfaction of the Secretary of State that the land in question is needed for the development. The Secretary of State will need to be satisfied that the land to be acquired is no more than is reasonably required for the purposes of the development.
 - ii. In respect of whether the land is required to facilitate or is incidental to the proposed development, the Secretary of State will need to be satisfied that the development could only be carried out to a satisfactory standard if the land in question were to be compulsorily acquired and that the land to be taken is no more than is reasonably necessary for that purpose and that it is proportionate.



- iii. In respect of whether the land is replacement land, the Secretary of State will need to be satisfied that the compulsory acquisition is needed for replacement land, that no more land is being taken than is reasonably necessary for that purpose and that it is proportionate.
- 5.2.4 In respect of the condition in subsection (3), the CA Guidance states at paragraphs 12 and 13 that the Secretary of State 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.
- 5.2.5 Paragraphs 8 to 10 of the CA Guidance are also relevant, setting out a number of general considerations to be taken into account by the applicant in seeking compulsory acquisition powers:
 - i. That all reasonable alternatives to compulsory acquisition (including modifications to the Scheme) have been explored.
 - ii. 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.
 - iii. That the Applicant has a clear idea of how they intend to use the land which is to be acquired.
 - iv. That there is a reasonable prospect of the necessary funds for acquisition becoming available.
 - v. That the purposes for which the compulsory acquisition powers are included in the application are legitimate and sufficiently justify interfering with the human rights of those with an interest in the affected land.
- 5.2.6 Finally, paragraph 25 of the CA Guidance states that applicants should seek to acquire land by negotiation wherever practicable.

5.3 Need for the Land and the purposes for which the compulsory acquisition powers are sought

- 5.3.1 The Applicant is satisfied that the condition in section 122(2) of the 2008 Act is met. As explained in **Chapter 3** of this Statement, the Land subject to compulsory acquisition powers is either needed for the development (i.e. the Scheme), or is needed to facilitate the development, or is incidental to the development.
- 5.3.2 At **Annex A** of this Statement, the Applicant sets out why compulsory powers are necessary in relation to each individual parcel of the Land, with reference to the relevant DCO works numbers, and the nature of the



works as set out in Schedule 1 of the DCO. The proposed use of the Land is set out in **Chapter 2** and **Annex A** of this Statement.

- 5.3.3 The Applicant considers that the land included in the draft DCO is the minimum land-take required to construct, operate, maintain and mitigate the Scheme and is necessary to achieve the objectives of the Scheme. The Applicant has sought to achieve a balance between minimising land take and securing sufficient land to ensure delivery of the Scheme, noting that the detailed design of the Scheme has yet to be developed. In that context the limits of deviation have been drawn as tightly as possible so as to avoid unnecessary land take. In the event that less land proves to be required in a particular area following the detailed design stage, the Applicant would only seek to acquire that part of the land that is required and, in all events, will seek to minimise effects on landowners.
- 5.3.4 The compulsory acquisition powers are also required to override any existing rights and interests in land as well as grant the right to take temporary possession of land for construction and maintenance purposes. Again, without these rights over the Land, the Scheme cannot be delivered.
- 5.3.5 The Applicant is accordingly satisfied that the land to be taken is reasonable and proportionate.

5.4 Compelling case in the public interest

- 5.4.1 The Applicant is satisfied that the condition in section 122(3) of the 2008 Act is met and that there is a compelling case in the public interest for compulsory acquisition.
- 5.4.2 The need for and the benefits of the Scheme are set out in **Section 2.2** of this Statement and in the other application documents, including **Chapter 4** of the Transport Assessment Report (**Application Document Reference: TR010031/APP/7.3**) and **Chapters 2 and 4** of the Planning Statement (**Application Document Reference: TR010031/APP/7.1**). Together, they demonstrate that there is a compelling case in the public interest for the Scheme to be delivered.
 - 5.4.3 In particular, as set out at **Chapter 5** of the Planning Statement (**Application Document Reference: TR010031/APP/7.1**), paragraph 2.2 of the National Networks National Policy Statement (NNNPS) identifies a "critical need" to improve the national networks to address road congestion and crowding on the railways to provide safe, expeditious and resilient networks that better support social and economic activity; and to provide a transport network that is capable of stimulating and supporting economic growth. It goes on to state that improvements may also be



required to address the impact of the national networks on quality of life and environmental factors.

- 5.4.4 The Government identified the need for the Scheme in the Road Investment Strategy. The A1 between Birtley and Coal House is an important stretch of the SRN serving both the local and wider economy. In the morning peak period (without the Scheme), the two-way total traffic between junction 65 (Birtley) and junction 66 (Eighton Lodge) is forecast to grow by 16% and 3% between junction 66 (Eighton Lodge) and junction 67 (Coal House) by 2038. This is largely due to the planned growth in the Newcastle, Gateshead and wider region. This additional traffic demand will further exacerbate the congestion and capacity issues experienced on the A1 NGWB, particularly between junction 65 (Birtley) and junction 67 (Coal House). Further details can be found in the Transport Assessment Report (**Application Document Reference: TR010031/APP/7.3**). These issues are a constraint to future investment and economic growth in the area without the Scheme in place.
- 5.4.5 The way in which the strategic objectives of the Scheme are aligned with the NNNPS is set out in detail at **Chapter 5** of the Planning Statement (**Application Document Reference: TR010031/APP/7.1**). General compliance with the NNNPS is set out in the NNNPS Accordance Table (**Application Document Reference: TR010031/APP/7.2**). This clearly demonstrates that there would be substantial public benefits arising from the implementation of the Scheme.
- 5.4.6 The powers of compulsory purchase are proportionate as:
 - They are no more than are necessary for delivery of the Scheme;
 - The Land is no larger in extent than is necessary for the delivery of the Scheme;
 - There are no reasonable alternatives to the Scheme that would reduce the amount of land that would be subject to compulsory acquisition.
 - 5.4.7 The Applicant has minimised the land take required in order to deliver the benefits of the Scheme. However, the acquisition of the Land is necessary in order to provide the Scheme. The loss of private interests in the Land is outweighed by the clear public benefits which would be delivered by the Scheme.



5.5 Consideration of alternatives

- 5.5.1 As explained in detail in **Chapter 2** of the Consultation Report (**Application Document Reference: TR010031/APP/5.1**); **Chapter 3** of the ES (**Application Document Reference: TR010031/APP/6.1**) and **Chapter 3** of the Planning Statement (**Application Document Reference: TR010031/APP/7.1**) the Applicant has explored alternative options for the Scheme.
- 5.5.2 In designing the Scheme and determining the land to be subject to compulsory acquisition and temporary possession powers, the Applicant has considered alternatives and modifications to the Scheme to minimise the potential land take. These alternatives and modifications were consulted on and the preferred route has been chosen based on a thorough consideration of all of the relevant issues. This process is described in detail in Chapter 3 of the ES (Application Document Reference: TR010031/APP/6.1) and Chapter 3 of the Planning Statement (Application Document Reference: TR010031/APP/7.1).
- 5.5.3 Following public consultation, the Applicant selected the most appropriate option. Further details of this public consultation are provided in **Chapter 2** of the Consultation Report (**Application Document Reference: TR010031/APP/5.1**). This selection, where appropriate, took into account various factors, including, amongst others, views of consultees including persons with a land interest. Other factors included environmental impacts, meeting the objectives of the Scheme, affordability, value-formoney, safety and construction and operational considerations. None of the alternatives or modifications considered would obviate the need for the compulsory acquisition and temporary possession of the Land in its entirety.
- 5.5.4 Whilst the option of reproviding Allerdene Bridge in an online location would potentially have resulted in a smaller permanent land take, there are a number of reasons why there is a compelling reason for selecting the offline solution, which include:
 - i. That for an online solution, a temporary diversion via an offline bridge would be needed in all likelihood, resulting in a similar working area in any event;
 - ii. The online reprovision of Allerdene Bridge would result in a materially sub-optimal engineering solution should the existing bridge be extended, whilst a new bridge would result in greater disruption; and
 - iii. The results of public consultation favour the offline reprovision of Allerdene Bridge.



5.5.5 Between the Viaduct Option and the Embankment Option, the land required on a temporary basis for construction is identical. Whilst there might be minor variations in the final footprint of either option resulting from the comparative width of an embankment and the viaduct, it is also the case that the permanent land take can be expected to be the same.

5.6 Reasonable prospect of funding

5.6.1 The Applicant is content that there is a reasonable prospect of the necessary funds for acquisition being available for the reasons set out in the Funding Statement (**Application Document Reference: TR010031/APP/4.2**).

5.7 Acquisition by agreement

- 5.7.1 The Applicant recognises that the authority to acquire land compulsorily should only be sought if attempts to acquire by agreement fail. However, the Applicant notes that the CA Guidance recognises that, in some cases, it may not always be practicable to acquire each plot of land by agreement. Where this is the case, the CA Guidance confirms that it is reasonable to include provision authorising compulsory acquisition covering all the land required at the outset. It also recognises that in some cases it may be preferable, or necessary, to acquire land compulsorily rather than by agreement.
- 5.7.2 The Applicant sets out in **Chapter 4** and **Annex B** of this Statement the discussions it has had with landowners and occupiers to acquire the Land by agreement. It is satisfied that compulsory acquisition and temporary possession powers are required to ensure that the Scheme can be delivered in a reasonable timescale and in the event that it does not prove possible to acquire all of the Land by agreement.

5.8 Conclusions

- 5.8.1 The Applicant is satisfied that the conditions in section 122 of the 2008 Act are met and that the tests in the CA Guidance are satisfied.
- 5.8.2 All of the Land subject to compulsory acquisition and temporary possession powers is necessary to construct, operate, maintain and mitigate the Scheme necessary to achieve the objectives of the Scheme. The extent of the Land sought is reasonable and proportionate.
- 5.8.3 Further there is a compelling case in the public interest to include the compulsory acquisition powers sought by the Applicant in the DCO. The exercise of the compulsory acquisition powers that are sought is shown throughout this Statement to be necessary and proportionate to the extent that interference with private land and rights is required. In the absence of compulsory powers, the Applicant considers that it would not be possible



to proceed with the Scheme, and the public benefits of the Scheme would not be realised.



6 Human rights

6.1 Overview

6.1.1 No residential properties - and no part of any residential properties - are to be acquired for the Scheme.

6.2 The protected rights

- 6.2.1 The Human Rights Act 1998 incorporated into domestic law the provision of the European Convention on Human Rights ("ECHR"). The ECHR includes provisions in the form of Articles, which aim to protect the rights of the individual. The relevant Articles can be summarised as follows:
 - Article 1 of The First Protocol protects the rights to peaceful enjoyment of possessions. No one can be deprived of their possessions except in the public interest.
 - Article 6 entitles those affected by compulsory powers to a fair and public hearing.
 - Article 8 protects the right of the individual to respect for his private and family life, his home and his correspondence. Interference with this right can be justified if it is in accordance with law and is necessary in the interests of, among other things, national security, public safety or the economic wellbeing of the country.
- 6.2.2 Section 6 of the Human Rights Act 1998 prohibits public authorities from acting in a way which is incompatible with rights protected by the ECHR.
- 6.2.3 Paragraph 10 of the CA Guidance sets out how applicants should take into account Human Rights:

"The Secretary of State must ultimately be persuaded that the purposes for which an order authorises the compulsory acquisition of land are legitimate and are sufficient to justify interfering with the human rights of those with an interest in the land affected. In particular, regard must be given to the provisions of Article 1 of the First Protocol to the European Convention on Human Rights and, in the case of acquisition of a dwelling, Article 8 of the Convention."

- 6.2.4 The DCO, if made, may infringe the human rights of persons with an interest in land. This infringement is authorised by law provided that:
 - There is a compelling case in the public interest for the compulsory acquisition powers included within the DCO, and that proper procedures are followed.



• Any interference with a human right is proportionate and otherwise justified.

6.3 Compliance with the convention

- 6.3.1 The Applicant recognises that the Scheme may have an impact on individuals but considers that the significant public benefits that will arise from the Scheme as set out in this Statement outweigh any harm to those individuals. The DCO strikes a fair balance between the public interest in seeing the Scheme proceed (which is unlikely to happen in the absence of the DCO) and the private rights which will be affected by the compulsory acquisition.
- 6.3.2 In relation to both Article 1 and 8, the compelling case in the public interest for the compulsory acquisition powers included within the DCO has been demonstrated in **Chapter 5** of this Statement and in **Chapter 4** of the Planning Statement (**Application Document Reference: TR010031/APP/7.1**). The public benefits which will be realised by the Scheme can only be delivered if all of the land required for Scheme can be acquired. These significant public benefits justify the effects of the DCO upon affected persons. The land over which compulsory acquisition powers are sought as set out in the DCO is the minimum necessary to ensure the delivery of the Scheme. The Scheme has been designed to minimise harm whilst achieving its publicly stated objectives. In this respect the interference with human rights is both proportionate and justified.
- 6.3.3 In relation to Article 6, the Applicant is content that the proper procedures have been followed for both the consultation on the Scheme and in determining the compulsory acquisition powers included within the DCO. Throughout the development of the Scheme, the Applicant has given persons with an interest in the land a full opportunity to comment on the proposals, both in a statutory and non-statutory capacity, and the Applicant has endeavoured to engage with landowners. The Applicant has had regard to landowner feedback in both the initial design of the Scheme and in iterative design changes throughout the life of the Scheme. Examples of design changes are provided within the Consultation Report (Application Document Reference: TR010031/APP/5.1).
- 6.3.4 Furthermore, any individuals affected by the DCO may submit representations by way of an objection to the Application in response to any notice given under section 56 of the 2008 Act, the examination of the application by the examining authority, any written representations procedure which the examining authority decides to hold and in particular, any compulsory acquisition hearing held under section 92 of the 2008 Act, at which each affected person is entitled to make oral representations about the compulsory acquisition request.



6.3.5 If the DCO is made, a person aggrieved may challenge the DCO by judicial review in the High Court if they consider that the grounds for doing so are made out pursuant to section 118 of the 2008 Act.

6.4 Fair compensation

- 6.4.1 Any person affected by the exercise of compulsory acquisition powers or by the exercise of temporary possession, may be entitled to compensation. This entitlement to compensation is provided for by the existing compensation code and Article(s) 27, 32 and 33 in and Schedule(s) 7 to the DCO. The Applicant has the resources to pay such compensation and has demonstrated in the Funding Statement (**Application Document Reference: TR010031/APP/4.2**) that these resources are available.
- 6.4.2 Any dispute in respect of the compensation payable may be referred to the Upper Tribunal (Lands Chamber), an independent tribunal, for determination.

6.5 Conclusion

6.5.1 For the reasons set out above, the Applicant considers that any infringement of the ECHR rights of those whose interests in the land might be affected by the exercise of powers of compulsory acquisition would be proportionate and legitimate, would be in the public interest and would be in accordance with national and European law. The Applicant therefore considers that it would be appropriate and proportionate for the Secretary of State to make the DCO including the grant of compulsory acquisition powers.



7 Special considerations

7.1 Crown land

- 7.1.1 None of the Land is Crown land for the purposes of section 135 of the 2008 Act.
- 7.2 Special category land comprising land forming part of a common, open space, or fuel or field garden allotment
- 7.2.1 As shown in **Part 5** of the Book of Reference (**Application Document Reference: TR010031/APP/4.3**) and the Special Category Land Plans (**Application Document Reference: TR010031/APP/2.8**), the DCO makes provision for the acquisition of special category land, comprising open space, namely:
 - i. The land that is open space is within plots 3/2d, 3/2i, 3/2j, 3/2l, 3/2m, 3/2n, 3/3oo, 3/3qq, 3/3rr, 3/3xx, 3/3yy, 3/3eee, 3/3fff, 3/3ggg, 3/3hhh, 3/3iii, 3/3jjj, 3/3kkk, 3/3lll, 3/3mmm, 3/3nnn, 3/4f, 3/4h, 3/4i, 3/4k, 3/4m, 3/4q, 3/4r, 3/4s, 3/6g, 4/1d, 4/1e, 4/1h, 4/2a, 4/2b, 4/9a, 4/9b, 4/9c, 4/10, 4/11 and 4/12b comprises 3.30 hectares of land to be permanently acquired, 2.76 hectares of land required temporarily, and 1.03 hectares of land where permanent rights are required for access/maintenance/other.
- 7.2.2 Section 131 of the 2008 Act applies to the compulsory acquisition of any land forming part of a common, open space or fuel or field garden allotment. Section 132 of the 2008 Act applies to the compulsory acquisition of any rights over land forming part of a common, open space or fuel or field garden allotment. These provisions make provision for Special Parliamentary Procedure (SPP) to apply where a DCO authorises the compulsory acquisition of or rights over such land. This means that the DCO will be subject to SPP unless the Secretary of State is satisfied that one of the following four circumstances apply:
 - Replacement land will be given in exchange for the land to be compulsory acquired with the same rights, trusts and incidents; or
 - The land to be acquired does not exceed 200 square metres or is required for the widening or drainage of an existing highway and the giving of land in exchange is unnecessary; or
 - For open space land only, replacement land in exchange is not available or is only available at a prohibitive cost, but it is strongly in the public interest for the Scheme to proceed sooner than SPP would allow; or



- For open space land only, the land is only being compulsory acquired for a temporary purpose.
- 7.2.3 **Table 2** below sets out the special category land plots within the order limits and the four circumstances that apply. The application should not be the subject of Special Parliamentary Procedures as one of the four circumstances set out in **paragraph 7.2.2** above, apply to each plot affected.
- 7.2.4 The plot references align with **Part 5** of the Book of Reference (Application Document Reference: TR010031/APP/4.3) and are marked on the Land Plans (Application Document Reference: TR010031/APP/2.2) and Special Category Land Plans (Application Document Reference: TR010031/APP/2.8).

Table 2 – Special Category Land within the order limits

Four Circumstances	Plot
Replacement land will be given in	N/A
exchange for the land to be compulsory	
acquired with the same rights, trusts and incidents	
Land to be acquired does not exceed 200	3/2d, 3/2i,3/2j, 3/2l, 3/2m, 3/2n,
square metres or is required for the	3/3qq, 3/3rr, 3/3yy, 3/3hhh,
widening or drainage of an existing highway and the giving of land in	
exchange is unnecessary	4/1d, 4/1e, 4/1h, 4/9b, 4/9c,
	4/10, 4/11, 4/12b
For open space land only, replacement	
land in exchange is not available or is	
only available at a prohibitive cost, but it	
is strongly in the public interest for the	
Scheme to proceed sooner than SPP would allow	
For open space land only, the land is only	3/3oo, 3/3xx, 3/3eee, 3/3fff,
being compulsory acquired for a	3/3ggg, 3/3jjj, 3/4f, 3/4h, 3/4k,
temporary purpose	3/4r, 3/6g, 4/2a, 4/2b, 4/9a

7.3 National Trust land

7.3.1 None of the land to be acquired for the scheme is National Trust "inalienable" land for the purposes of s130 of the 2008 Act.

7.4 Statutory undertaker land

7.4.1 The DCO, if made, will authorise the permanent compulsory acquisition of land and rights on statutory undertaker's land comprising of plots 3/6b, 3/6d, 3/6e, 3/6f, 3/6j, 3/6k, 3/6l, 3/10b, 3/10c, 3/10d, 3/10e, 3/10f, 3/10g, 3/10h, 3/10j, 3/10k, 3/11, 3/12a, 3/12b, 3/12c, 3/12d, 3/12e and 3/12f as



described in the Book of Reference (**Application Document Reference: TR010031/APP/4.3**) and shown on the Land Plans (**Application Document Reference: TR010031/APP/2.2**). This land is held by either Northern Gas Networks Limited or Network Rail Limited for the purposes of carrying out their statutory undertakings.

- 7.4.2 Section 127(3) of the 2008 Act provides that a DCO may only authorise the compulsory acquisition of statutory undertaker land where a representation has been made by the statutory undertaker objecting to the acquisition if the Secretary of State is satisfied that:
 - i. The land can be purchased and not replaced without serious detriment to the carrying on of the undertaking; or
 - ii. If purchased, the land can be replaced by other land belonging to, or available for acquisition by, the undertaker without serious detriment to the carrying on of the undertaking.
- 7.4.3 Section 127(5) of the 2008 Act provides that a DCO may only authorise the compulsory acquisition of rights over statutory undertaker land where a representation has been made by the statutory undertaker objecting to the acquisition if the Secretary of State is satisfied that:
 - i. The rights can be acquired without any serious detriment to the carrying on of the undertaking; or
 - ii. Any consequential detriment to the carrying on of the undertaking can be made good by the undertaker by the use of other land belonging to or available for acquisition by the undertaker.
- 7.4.4 The Applicant has, during preparation of the DCO application, been in discussions with Northern Gas Networks Limited and Network Rail Limited about the proposed compulsory acquisition of plots and the status of those discussions is set out in **Annex B** of this Statement.
- 7.4.5 Northern Gas Networks Ltd and Network Rail Limited have not indicated to the Applicant that they have any objection to the acquisition of their land. The Applicant hopes to conclude an agreement with Northern Gas Networks Ltd and Network Rail Limited in due course. Following a meeting with Northumbrian Water they confirmed the land acquisition does not affect them.

7.5 Other consents

7.5.1 The Consents and Agreements Position Statement (Application Document Reference: TR010031/APP/3.3) sets out the additional consents required outside of the DCO and the current position as to the status of securing those consents. The Consents and Agreements



Position Statement will continue to be updated as necessary during the Examination.

7.5.2 The Applicant is satisfied that all necessary consents to enable the Scheme to proceed have been identified and that there is no reason why such consents should not be secured or granted pursuant to the DCO or by other means.



8 Conclusions

8.1 Overview

- 8.1.1 This Statement sets out why compulsory acquisition and temporary possession powers have been sought in the DCO application and explains why the Applicant considers such powers to be necessary, proportionate, and justified.
- 8.1.2 In determining the extent of the compulsory acquisition and temporary possession powers proposed in the DCO, the Applicant has had regard to the legislative tests set out in the 2008 Act and to the advice in the CA Guidance. The Applicant is content that the scope of the powers sought and the extent of the interests in the Land to be acquired by compulsory acquisition are required for the Scheme and are the minimum necessary that will allow the Applicant to construct, operate and maintain the Scheme. The purpose for which each part of the Land is required is set out in **Annex A** to this Statement.
- 8.1.3 The Applicant has consulted all persons affected by the compulsory acquisition and temporary possession powers and persons who may have a claim for compensation arising from the Scheme. It has consulted such persons during preparation of the DCO application and in the design of the Scheme to address their concerns and to ensure that any impacts are reduced or removed. The Applicant has further sought to acquire any interests in the Land by agreement wherever practicable. The status of negotiations with affected landowners for the acquisition of their land interest is set out in **Annex B** to this Statement.
- 8.1.4 The Applicant has considered the human rights of the individuals affected by the compulsory acquisition and temporary possession powers. It is satisfied that there is a compelling public interest case for compulsory acquisition and that the significant public benefits arising from the Scheme will outweigh the harm to those individuals.
- 8.1.5 Without the grant of compulsory acquisition and temporary possession powers, the Applicant considers that it will not be possible to construct the Scheme, or realise the public benefits arising from it.



Figures and Annexes

- **Annex A** Details of the purpose for which compulsory acquisition and temporary possession powers are sought
- **Annex B** Schedule of all interests in the Land and progress of negotiations with persons subject to compulsory acquisition and temporary possession powers

Annex A

Details of the purpose for which compulsory acquisition and temporary possession powers are sought

The specific purposes for which each plot of Land subject to compulsory acquisition and temporary possession powers is required are set out in **Tables 1 - 6** in this Annex. The first column of each table identifies the plot number (as shown on the Land Plans) and used in the Book of Reference. Plots may be grouped in each row to the extent that they relate to the same Work. The second column of each table sets out the corresponding Works numbers as shown on the Works Plans and the broad uses for which the plot in question is required.

It should be noted that whilst reference is made to particular work numbers, in practice the Scheme is a composite whole, meaning that the use of a plot (particularly during the construction phase) will be required for the delivery of the Scheme as a whole.

The tables in this Annex A should be read in conjunction with and by reference to the:

- Land Plans (Application Document Reference: TR010031/APP/2.2)
- Works Plans (Application Document Reference: TR010031/APP/2.3)
- Draft DCO (Application Document Reference: TR010031/APP/3.1)

Table 1 – Permanent acqui	sition of land – by plot nu	mber
Plot Number/ Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
1/1	N/A	Alteration and realignment of road markings and new/relocation of ADS signs.
2/1	Work Nos. 1a and 1b	The widening, alteration and realignment of the existing southbound and northbound carriageway of the <i>A</i> junction 67 (Coal House). Alteration and realignment of road markings and new/relocation of ADS signs.
3/2a	Work Nos. 1a, 1b, 2, 3a and 3d	The widening, alteration and realignment of the existing highway, junction 67 (Coal House) southbound or with construction of new pavements, embankments, retaining walls, ground improvements and the widen bridge. Grouting works under land.
3/2b	Work Nos. 1a, 1b and 2	The widening, alteration and realignment of the existing highway with construction of new pavements, em improvements and the widening of the existing Kingsway Viaduct bridge. Grouting works under land.
3/2c	Work Nos. 1a, 1b, 2, 3b, 3c, 4a, 5a, 5b, 15 and 20	The widening, alteration and realignment of the existing highway junction 67 (Coal House) southbound or the construction of a new offline section of the A1 with construction of new pavements, embankments, ref directional gantry signs. Widening of the existing Kingsway Viaduct bridge. Construction of the replacement Coast Main Line and the demolition of the existing Allerdene Bridge. Diversion of existing Northern Gas N realignment of existing culverted watercourse. Grouting works under land.
3/2d	Work Nos. 4a, 5b, 17 and 22	The construction of a new offline section of the A1 with construction of new pavements, embankments, gr gantry signs. The demolition of the existing Allerdene Bridge. Construction of attenuation pond and an ac Water main under the A1 carriageway.
3/2e	Work Nos. 4a, 4b, 5a, 5b, 17 and 22	The construction of a new offline section of the A1 with construction of new pavements, embankments, greplacement Allerdene Bridge to cross the East Coast Main Line and the demolition of the existing Allerder road. Diversion of Northumbrian Water main under the A1 carriageway.
3/2f	Work Nos. 6a and 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, em improvements and directional gantry signs.



A1 dual carriageway on the approach to

off slip road and northbound on slip road ening of the existing Kingsway Viaduct

mbankments, retaining walls, ground

on slip road, northbound off slip road and retaining walls, ground improvements and nent Allerdene Bridge to cross the East Networks gas pipeline. Alteration and

ground improvements and directional access road. Diversion of Northumbrian

ground improvements. Construction of the dene Bridge. Construction of an access

mbankments, retaining walls, ground

Table 1 – Permanent acqui	isition of land – by plot nເ	Imber
Plot Number/ Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
3/2g	Work Nos. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
3/2h	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, elimprovements and directional gantry signs.
3/2i	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, existing highway with construction of
3/2j	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
3/2k	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
3/21	Work Nos. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
3/2m	Work Nos. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
3/2n	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
3/3a	Work Nos. 1b and 3d	The widening, alteration and realignment of the existing highway and junction 67 (Coal House) northbou pavements, embankments, retaining walls, ground improvements. Grouting works under land.
3/3j	Work No. 3a	The widening, alteration and realignment of the junction 67 (Coal House) southbound off slip road with c embankments, retaining walls, ground improvements. Grouting works under land.
3/31	Work Nos. 1b and 3d	The widening, alteration and realignment of the existing highway and junction 67 (Coal House) northbour pavements, embankments, retaining walls, ground improvements. Grouting works under land.
3/3m	Work Nos. 1b and 2	The widening, alteration and realignment of the existing northbound carriageway of the A1 dual carriageway. House) with construction of new pavements, embankments, retaining walls, ground improvements. The Viaduct bridge and the accommodation of attenuation tanks.
3/30	Work Nos. 1a and 2	The widening, alteration and realignment of the existing southbound carriageway of the A1 dual carriage House) with construction of new pavements, embankments, retaining walls, ground improvements. The Viaduct bridge and the accommodation of attenuation tanks. Grouting works under land.
3/3t	Work Nos. 1a and 2	The widening, alteration and realignment of the existing southbound carriageway of the A1 dual carriage House) with construction of new pavements, embankments, retaining walls, ground improvements. The Viaduct bridge and the accommodation of attenuation tanks. Grouting works under land.
3/3u	Work Nos. 1b and 2	The widening, alteration and realignment of the existing northbound carriageway of the A1 dual carriage House) with construction of new pavements, embankments, retaining walls, ground improvements. The Viaduct bridge and the accommodation of attenuation tanks.
3/3ii	Work Nos. 1a, 3b, 5b, 12, 15 and 20.	The widening, alteration and realignment of the existing southbound carriageway of the A1 dual carriage House), junction 67 (Coal House) southbound on slip road with construction of new pavements, embank demolition of the existing Allerdene Bridge. Construction of a replacement gas transfer station building a under the A1. Alteration and realignment of existing culverted watercourse.



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geway on the approach to junction 67 (Coal nkments, ground improvements. The g and construction of new gas main pipeline

Plot Number/ Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:		
3/3kk	Work No. 3c	The widening, alteration and realignment of the junction 67 (Coal House) northbound off slip road with combankments, ground improvements.
3/3nn	Work No. 3c	The widening, alteration and realignment of the junction 67 (Coal House) northbound off slip road with combankments, ground improvements.
3/3rr	Work No. 3b	Realignment of the junction 67 (Coal House) southbound on slip road.
3/3vv	Work Nos. 4a, 5a and 5b	The construction of a new offline section of the A1 with construction of new pavements, embankments, g replacement Allerdene Bridge to cross the East Coast Main Line and the Demolition of the existing Allerd
3/3zz	Work Nos. 4a, 4b, 5a and 22	The construction of a new offline section of the A1 with construction of new pavements, embankments, r Construction of the replacement Allerdene Bridge to cross the East Coast Main Line. Diversion of Northuc carriageway.
3/3ddd	Work No. 4b	The construction of a new offline section of the A1 with construction of new pavements, embankments, r
3/3iii	Work No. 6a	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements.
3/3mmm	Work No. 6a	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements.
3/4c	Work Nos. 4b and 6b	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements. Required for access to the A1.
3/4d	Work No. 4b	The construction of a new offline section of the A1 with construction of new pavements, embankments, r Required for access to the A1.
3/4g	Work No. 6b	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements. Required for access to the A1.
3/4i	Work No. 6b	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements. Required for access to the A1.
3/41	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
3/4m	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
3/4n	Work Nos. 4a, 4b, 6a and 6b	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements and directional gantry signs.
3/40	Work Nos. 4a and 6a	The widening, alteration and realignment of the existing highway and the construction of a new offline se pavements, embankments, retaining walls, ground improvements. Required for access to the A1.
3/4p	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
3/4s	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.



construction of new pavements,

construction of new pavements,

, ground improvements. Construction of the erdene Bridge.

, retaining walls, ground improvements. humbrian Water main under the A1

, retaining walls, ground improvements.

section of the A1 with construction of new

section of the A1 with construction of new

section of the A1 with construction of new

, retaining walls, ground improvements.

section of the A1 with construction of new

section of the A1 with construction of new

embankments, retaining walls, ground

embankments, retaining walls, ground

section of the A1 with construction of new

section of the A1 with construction of new

embankments, retaining walls, ground

embankments, retaining walls, ground

Table 1 – Permanent acqu		
Plot Number/ Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
3/6e	Work Nos. 1b, 3c, 4a, 4b, 5a, 11, 14, 15 and 20	The widening, alteration and realignment of the existing southbound carriageway of the A1 dual carriageway (Coal House), northbound off slip road and the construction of a new offline section of the A1 with construction grating walls, ground improvements and directional gantry signs. Construction of the replacement Allere Line. Diversion of existing Northern Gas Networks Gas Pipeline. Alteration and realignment of existing curve maintenance access track to access new Allerdene Bridge and Network Rail land. Grouting works under
3/6j	Work Nos. 4a, 12 and 15	The construction of a new offline section of the A1 with construction of new pavements, embankments, re Construction of a replacement gas transfer station building and construction of new gas main pipeline un
3/10j	Work Nos. 4a, 4b, 5a and 23	The construction of a new offline section of the A1 with construction of new pavements, embankments, re Construction of the replacement Allerdene Bridge to cross the East Coast Main Line and installation of new
3/10k	Work Nos. 4b, 5a and 23	The construction of a new offline section of the A1 with construction of new pavements, embankments, re Construction of the replacement Allerdene Bridge to cross the East Coast Main Line and installation of new
3/12a	Work Nos. 4a, 4b, 5a, 5b and 23	The construction of a new offline section of the A1 with construction of new pavements, embankments, g gantry signs. Construction of the replacement Allerdene Bridge to cross the East Coast Main Line and ins Equipment. Demolition of the existing Allerdene Bridge. Grouting works under land.
4/1a	Work Nos. 6a, 6b, 7a, 7b, 7c ,7d and 19	The widening, alteration and realignment of the existing highway, junction 66 (Eighton Lodge) southboun slip road with construction of new pavements, embankments, retaining walls, ground improvements and alteration and new construction of the Eighton Lodge structures. Extension of the north side of the Longb
4/1b	Work Nos. 6b and 7d	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) northbo pavements, embankments, retaining walls, ground improvements.
4/1c	Work Nos. 6a and 7a	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) southor new pavements, embankments, retaining walls, ground improvements and directional gantry signs. Wide the Eighton Lodge structures.
4/1d	Work Nos. 6a and 7a	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) southor new pavements, embankments, retaining walls, ground improvements and directional gantry signs. Wide the Eighton Lodge structures.
4/1e	Work Nos. 6b and 7d	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) northbo pavements, embankments, retaining walls, ground improvements.
4/1f	Work Nos. 6a and 7a	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) southbound new pavements, embankments, retaining walls, ground improvements. Widening, alteration and new con



jeway on the approach to the junction 67 struction of new pavements, embankments, erdene Bridge to cross the East Coast Main culverted watercourse. Construction of new er land.

retaining walls, ground improvements. Inder the A1.

retaining walls, ground improvements. new Overhead Line Equipment.

retaining walls, ground improvements. new Overhead Line Equipment.

ground improvements and directional installation of new Overhead Line

und on/off slip road and northbound on/off d directional gantry signs. Widening, gbank Bridleway Underpass.

bound on slip road with construction of new

hbound off slip road with construction of dening, alteration and new construction of

bound off slip road with construction of dening, alteration and new construction of

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nbound off slip road with construction of onstruction of the Eighton Lodge structures.

Table 1 – Permanent acqui	isition of land – by plot nu	ımber
Plot Number/ Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
4/1g	Work Nos. 6b and 7d	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) northbo pavements, embankments, retaining walls, ground improvements.
4/1h	Work Nos. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Diversion of statutory undertakers' equipment (Water, Electri
4/1i	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements.
4/1j	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements.
4/1k	Work Nos. 6b and 7c	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) northb pavements, embankments, retaining walls, ground improvements and directional gantry signs. Widening Eighton Lodge structures.
4/11	Work No. 7c	The widening, alteration and realignment of the junction 66 (Eighton Lodge) northbound off slip road with embankments, retaining walls, ground improvements.
4/1n	Work No. 7b	The widening, alteration and realignment of the junction 66 (Eighton Lodge) southbound on slip road with embankments, retaining walls, ground improvements. Required for construction compound.
4/10	Work No. 7b	The widening, alteration and realignment of the junction 66 (Eighton Lodge) southbound on slip road with embankments, retaining walls, ground improvements and directional gantry signs.
4/1q	Work Nos. 6b, 7c and 19	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) northbo pavements, embankments, retaining walls, ground improvements and directional gantry signs. Extension Bridleway Underpass.
4/1r	Work Nos. 6a and 7b and 19	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) southor new pavements, embankments, retaining walls, ground improvements and directional gantry signs. External Bridleway Underpass.
4/1s	Work Nos. 6a, 6b and 18	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements and directional gantry signs. Demolition of existing North Dene Footbridge and construction
4/1t	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements and directional gantry signs.
4/2c	Work Nos. 6a and 19	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements and directional gantry signs. Extension of the north side of the Longbank Bridleway Under
4/3c	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements and directional gantry signs. Required for utility diversions and associated works within ju
4/3d	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, en improvements and directional gantry signs. Widening, alteration and new construction of the Eighton Loc



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embankments, retaining walls, ground stricity, Gas and Openreach).

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ith construction of new pavements,

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hbound on slip road with construction of tension of the north side of the Longbank

embankments, retaining walls, ground stion of a new foot/cycle bridge.

embankments, retaining walls, ground

embankments, retaining walls, ground lerpass.

embankments, retaining walls, ground junction 66 (Eighton Lodge) Roundabout. embankments, retaining walls, ground odge structures.

Table 1 – Permanent acqui	DCO Work No.	
Plot Number/ Land Plan sheet:	DCO WORK NO.	Purpose for which the land is required:
4/3e	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Widening, alteration and new construction of the Eighton Loc
4/3f	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Widening, alteration and new construction of the Eighton Loc
4/3g	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
4/3h	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Widening, alteration and new construction of the Eighton Loc
4/3k	Work Nos. 6a and 7b	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) southbreak new pavements, embankments, retaining walls, ground improvements and directional gantry signs. Wide the Eighton Lodge structures.
4/31	Work Nos. 6b and 7c	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) northbour pavements, embankments, retaining walls, ground improvements and directional gantry signs.
4/30	Work Nos. 6a and 7b	The widening, alteration and realignment of the existing highway and junction 66 (Eighton Lodge) southbinew pavements, embankments, retaining walls, ground improvements and directional gantry signs.
4/3r	Work Nos. 6b and 19	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. New right to extend the Longbank Bridleway Underpass and structure and associated equipment.
4/3s	Work Nos. 6a, 6b and 19	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. New right to extend the Longbank Bridleway Underpass and structure and associated equipment. Grouting works under land.
4/3t	Work Nos. 6a and 19	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. New right to extend the Longbank Bridleway Underpass and structure and associated equipment. Grouting works under land.
4/6c	Work Nos. 6a and 19	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Extension of the north side of the Longbank Bridleway Under
4/7a	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
4/7d	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Grouting works under land.
4/9c	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Required for the construction of oil interceptors.
4/11	Work No. 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Required for the construction of oil interceptors.
4/12c	Work No. 18	Required to carry out the demolition and construction of the replacement North Dene Footbridge and for closure of the Footbridge.



- embankments, retaining walls, ground odge structures. Grouting works under land.
- embankments, retaining walls, ground odge structures.
- embankments, retaining walls, ground
- embankments, retaining walls, ground odge structures.
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- nbound off slip road with construction of new
- hbound on slip road with construction of
- embankments, retaining walls, ground nd operate, access and maintain the
- embankments, retaining walls, ground nd operate, access and maintain the
- embankments, retaining walls, ground nd operate, access and maintain the
- embankments, retaining walls, ground lerpass.
- embankments, retaining walls, ground
- or temporary diversion of pedestrians during

Table 1 – Permanent acqui	sition of land – by plot nu	mber
Plot Number/ Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
4/13a	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
4/13c	Work Nos. 6a and 18	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Required to carry out the demolition and construction of the
4/14a	Work Nos. 6a and 18	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs. Required to carry out the demolition and construction of the
5/2a	Work Nos. 6a, 6b and 8a	The widening, alteration and realignment of the existing highway and junction 65 (Birtley) southbound of pavements, embankments, retaining walls, ground improvements and directional gantry signs.
5/2b	Work Nos. 6a and 8a	The widening, alteration and realignment of the existing highway and junction 65 (Birtley) southbound of pavements, embankments, retaining walls, ground improvements.
5/2c	Work Nos. 6b and 8b	The widening, alteration and realignment of the existing highway and junction 65 (Birtley) northbound on pavements, embankments, retaining walls, ground improvements.
5/2d	Work Nos. 6b and 8b	The widening, alteration and realignment of the existing highway and junction 65 (Birtley) northbound on pavements, embankments, retaining walls, ground improvements.
5/2e	Work Nos. 6a and 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/2f	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/2g	Work Nos. 6a and 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/2h	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/2i	Work Nos. 6a and 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/2j	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/3a	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
5/4a	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
5/4c	Work No. 6a	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements and directional gantry signs.
5/5b	Work Nos. 6a and 8a	The widening, alteration and realignment of the existing highway and junction 65 (Birtley) southbound of pavements, embankments, retaining walls, ground improvements.
5/5d	Work No. 8b	The widening, alteration and realignment of the junction 65 (Birtley) northbound on slip road with constru retaining walls, ground improvements and directional gantry signs.



embankments, retaining walls, ground

embankments, retaining walls, ground e replacement North Dene Footbridge.

embankments, retaining walls, ground e replacement of North Dene Footbridge.

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on slip road with construction of new

on slip road with construction of new

embankments, retaining walls, ground

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ruction of new pavements, embankments,

Table 1 – Permanent acqui	isition of land – by <u>plot ກເ</u>	umber
Plot Number/ Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
5/5f	Work No. 8b	The widening, alteration and realignment of the junction 65 (Birtley) northbound on slip road with constru retaining walls, ground improvements and directional gantry signs.
5/10a	Work No. 8b	The widening, alteration and realignment of the junction 65 (Birtley) northbound on slip road with constru retaining walls, ground improvements.
5/10c	Work Nos. 6a and 6b	The widening, alteration and realignment of the existing highway with construction of new pavements, er improvements.
5/10d	Work No. 8b	The widening, alteration and realignment of the junction 65 (Birtley) northbound on slip road with constru retaining walls, ground improvements.
5/10e	Work No. 8b	The widening, alteration and realignment of the junction 65 (Birtley) northbound on slip road with constru retaining walls, ground improvements
5/10f	Work Nos. 6a and 8a	The widening, alteration and realignment of the existing highway and junction 65 (Birtley) southbound off pavements, embankments, retaining walls, ground improvements.
5/10g	Work No. 8b	The widening, alteration and realignment of the junction 65 (Birtley) northbound on slip road with constru retaining walls, ground improvements.

Table 2 - Temporary posse	ession and use of land – b	y plot number
Plot Number/Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
3/3b	Work Nos. 1b and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea works to junction 67 (Coal House) northbound on slip road.
3/3c	Work Nos. 1b and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea works to junction 67 (Coal House) northbound on slip road.
3/3d	Work Nos. 1b and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea works to junction 67 (Coal House) northbound on slip road.
3/3k	Work Nos. 1a, 3a and 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3n	Work Nos. 1a and 3a	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3р	Work Nos. 1b, 3c and 3d	Temporary working space for the widening, alteration and realignment of the existing highway. The realign southbound off slip road and northbound on slip road with construction of new pavements, embankments
3/3q	Work Nos. 1a, 3a and 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3r	Work Nos. 1a, 3a and 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea



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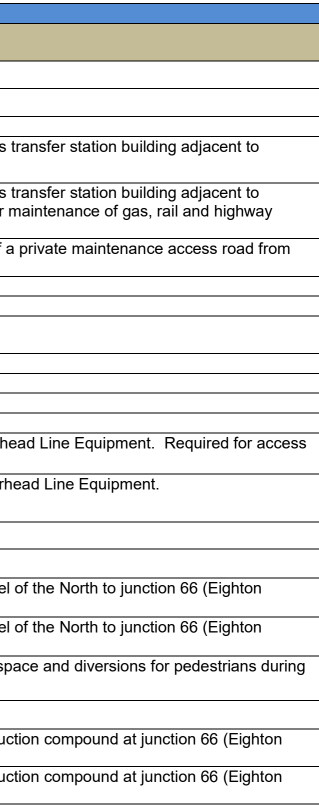
Table 2 - Temporary posse		
Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:	Work Nos 1h 2s and	Pequired for works within and around junction 67 (Coal House) Poundahout including works to Piver Tec
3/3s	Work Nos. 1b, 3c and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3v	Work Nos. 1a, 3a and	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
	3b	
3/3w	Work Nos. 1b, 3c and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3x	Work Nos. 1b, 3c, 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
0,0X	and 11	maintenance access road from Lamesley Road for maintenance of gas, rail and highway structures.
3/3у	Work Nos. 1b, 3c and	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
-	3d	
3/3aa	Work Nos. 1a, 3a, 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3bb	Work Nos. 1b, 3c and	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
	3d	
3/3cc	Work Nos. 1b and 3c	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
		works to junction 67 (Coal House) northbound off slip road.
3/3ee	Work Nos. 1a and 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
		Southbound on slip road.
3/3jj	Work Nos. 9, 10, 13	Required for diversion of existing Northern Gas Networks pipelines and construction of associated gas tra
	and 14	northbound carriageway.
3/300	Work No. 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
		southbound on slip road.
3/3ss	Work No. 16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/3xx	Work No. 21	Required for the working compound and associated access at Woodford.
3/3bbb	Work Nos. 4b and 22	Required for access and to construct proposed highway and associated embankment. Required for prop diversion.
3/3ccc	Work No. 6b	Required to access, maintain and alter existing drainage outlet and ditch
3/3eee	Work No. 21	Required for the working compound and associated access
3/3fff	Work No. 6a	Temporary working space for the widening, alteration and realignment of the existing highway with constr
		embankments, retaining walls, ground improvements and directional gantry signs.
3/3ggg	Work No. 22	Required for the Northumbrian Water pipeline diversion and associated access for the working compound
3/3jjj	Work No. 6a	Required to access, maintain and alter existing drainage outlets.
3/4e	Work No. 6b	Required for access and to construct proposed highway and associated embankment. Required to acces
		outlet and ditch.
3/4f	Work No. 6b	Required for access and to construct proposed highway and associated embankment. Required to acces
		outlet and ditch.
3/4h	Work No. 6b	Required to access, maintain and alter existing drainage outlet and ditch.
3/4j	Work No. 6b	Required for access and to construct proposed highway and associated embankment.



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Table 2 - Temporary posse Plot Number/Land Plan	DCO Work No.	
sheet:	DCO WORK NO.	Purpose for which the land is required:
3/4k	Work No. 6b	Required for access and to construct proposed highway and associated embankment.
3/4r	Work No. 6b	Required to access, maintain and alter existing drainage outlet and ditch.
3/4t	Work No. 22	Required for proposed Northumbrian Water pipeline diversion.
3/5	Work Nos. 10 and 13	Required for diversion of existing Northern Gas Networks pipelines and construction of associated gas t northbound carriageway.
3/6a	Work Nos. 9, 10, 11, 13, 14 and 15	Required for diversion of existing Northern Gas Networks pipelines and construction of associated gas t northbound carriageway. Construction of a private maintenance access road from Lamesley Road for n structures.
3/6c	Work Nos. 5a and 11	Required for the construction compound for Allerdene Bridge and associated access. Construction of a Lamesley Road for maintenance of gas, rail and highway structures.
3/6g	Work Nos. 12 and 16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/6h	Work Nos. 12 and 16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/6i	Work Nos. 12, 15 and 16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/6m	Work No.16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/7	Work No.16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/8	Work No.16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/9	Work No.16	Required for access to the works within junction 67 (Coal House) Roundabout.
3/10a	Work Nos. 5b, 16 and 23	Required to access and carry out the demolition of the existing Allerdene Bridge and associated Overhe to the works within junction 67 (Coal House) Roundabout.
3/10i	Work Nos. 4a, 4b, 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge, and associated Overhe
4/1m	Work No. 7b	Realignment of the junction 66 (Eighton Lodge) southbound on slip road.
4/1p	N/A	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/2a	N/A	Required for the temporary stopping up of footpath that runs parallel to A167 Durham Road from Angel Lodge).
4/2b	N/A	Required for the temporary stopping up of footpath that runs parallel to A167 Durham Road from Angel Lodge).
4/2e	Work No. 19	Required to construct the extension of Longbank Bridleway Underpass, including temporary working spattered the Underpass closure.
4/3a	Work No. 6a	Required for utility diversions and associated works within junction 66 (Eighton Lodge) Roundabout.
4/3i	Work Nos. 6a and 7b	Required for works within and around junction 67 (Coal House) Roundabout. Required for the construct Lodge) and associated access
4/3j	Work Nos. 6a and 7b	Required for works within and around junction 67 (Coal House) Roundabout. Required for the construct Lodge) and associated access
4/3m	Work Nos. 6a, 7b and 19	Required for access and to construct proposed highway and associated embankment. Required to construct proposed highway and associated embankment. Required to construct proposed highway Underpass, including temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during the Underpase temporary working space and diversions for pedestrians during temporary working space and diversions for pedestrians during temporary working space and diversions for pedestrians during temporary working space and diversions during temporary working space and diversions for pedestrians during temporary working space and diversions during temporary working space and diversions for pedestrians during temporary working space and diversions during tempo





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	ssion and use of land – by	
Plot Number/Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
4/3n	Work Nos. 6a, 7b and 19	Required for access and to construct proposed highway, associated embankment and realignment of th on slip road. Required to construct the extension of Longbank Bridleway Underpass, including tempora pedestrians during the Underpass closure.
4/3p	Work Nos. 6a, 7b and 19	Required for access and to construct proposed highway, associated embankment and realignment of th on slip road. Required to construct the extension of Longbank Bridleway Underpass, including tempora pedestrians during the Underpass closure.
4/4a	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/4c	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/4d	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/4e	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/4f	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/5	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access.
4/6a	Work Nos. 6a, 7b and 19	Required for access and to construct proposed highway, associated embankment and realignment of just slip road Required to construct the extension of Longbank Bridleway Underpass, including temporary we pedestrians during the Underpass closure.
4/7c	Work No. 19	Required to carry out the Longbank Underpass and for temporary diversion of pedestrians during closur
4/8	Work No. 18	Required to carry out the demolition and construction of the replacement North Dene Footbridge and for during closure of the Footbridge.
4/9a	Work No. 6b	Required to construct the proposed highway widening works and for construction access.
4/12a	Work No. 6b	Required for access, alteration and maintenance of existing discharge outlet pipelines.
4/13e	Work No. 18	Required to carry out the demolition and construction of the replacement North Dene Footbridge and for during closure of the Footbridge.
4/13f	Work No. 18	Required to carry out the demolition and construction of the replacement North Dene Footbridge and for during closure of the Footbridge.
4/14c	Work No. 18	Required to carry out the demolition and construction of the replacement North Dene Footbridge and for during closure of the Footbridge.
4/15	Work No. 6b	Required to construct the proposed highway works and for utility diversions
5/1a	Work No. 6b	Required to construct the proposed highway works and for utility diversions.
5/1b	Work No. 6b	Required to construct the proposed highway works and for utility diversions.
5/5c	Work Nos. 6b and 8b	Required for access and construction of junction 65 (Birtley) northbound on slip road works.
5/5e	Work Nos. 6b and 8b	Required for access and construction of junction 65 (Birtley) northbound on slip road works



the junction 66 (Eighton Lodge) southbound rary working space and diversions for

the junction 66 (Eighton Lodge) southbound rary working space and diversions for

junction 66 (Eighton Lodge) southbound on working space and diversions for

sure of the Footbridge.

for temporary diversion of pedestrians

Table 2 - Temporary possession and use of land – by plot number		
Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:		
5/10b	Work Nos. 6b and 8b	Required for access and construction of junction 65 (Birtley) northbound on slip road works.

Table 3 – Permanent acq	uisition of rights over land	– by plot number
Plot Number/Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
2/2	Work Nos. 1a	Construction of retaining wall, new/relocation of existing ADS signs, upgrading of road lighting (including
3/1	Work Nos. 1a and 3a	Construction of retaining wall, new/relocation of existing ADS signs, upgrading of road lighting (including
3/311	Work No. 11	New right to construct, operate, access and maintain a private maintenance access road on land adjacent land adjacent to south side of the proposed Allerdene Bridge and the East Coast Main Line for the benefit Northern Gas Networks Ltd.
3/Зуу	Work No. 5b and 21	New right to demolish the existing Allerdene Bridge.
3/3hhh	Work No. 6a	New right to access, operate, make alterations to and maintain the existing drainage outlet pipeline.
3/3111	Work No. 6a	New right to access, operate, make alterations to and maintain the existing drainage outlet pipeline. Grou
3/6b	Work No. 11	New right to construct, operate, access and maintain a private maintenance access road on land adjacen land adjacent to south side of the proposed Allerdene Bridge and the East Coast Main Line for the benefi Northern Gas Networks Ltd.
3/61	Work No. 20	New right to access and maintain Allerdene culvert and drainage ditch.
3/10e	Work No. 5a	New right to operate, access and maintain a replacement offline Allerdene Bridge structure and for grouti proposed new structure.
3/10f	Work No 5a	New right to operate, access and maintain a replacement offline Allerdene Bridge structure and for grouti proposed new structure.
3/12c	Work No. 5a	New right to operate, access and maintain a replacement offline Allerdene Bridge structure and for grouti proposed new structure.
3/12e	Work No. 5a	New right to operate, access and maintain a replacement offline Allerdene Bridge structure and for grouti proposed new structure.
4/7f	Work No. 6a	New right to access, operate, make alterations to and maintain the existing drainage outlet pipeline. Grou
4/9b	Work No. 6b	New right to access, operate, make alterations to and maintain the existing drainage outlet pipeline.



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Table 3 – Permanent acquisition of rights over land – by plot number		
Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:		
4/10	Work No. 6b	New right to access, operate, make alterations to and maintain the existing drainage outlet pipeline.

Γable 4 - Acquisition of land except for highway/railway beneath soffit level of bridge - by plot number		
DCO Work No.	Purpose for which the land is required:	
Work Nos. 1b and 2	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side) and for grouting works on the land underneath the proposed new structure	
Work Nos. 1a and 2	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side) and for grouting works on the land underneath the proposed new structure	
Work Nos. 1b and 2	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side) and for grouting works on the land underneath the proposed new structure	
Work Nos. 1a and 2	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side) and for grouting works on the land underneath the proposed new structu	
Work Nos. 1a, 1b and 2	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side) and for grouting works on the land underneath the proposed new structure	
Work Nos. 1a, 1b, 2	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side) and for grouting works on the land underneath the proposed new structure	
Work Nos. 4a, 4b, 5a	New right to construct, operate, access and maintain a replacement offline Allerdene Bridge structure and underneath the proposed new structure.	
Work Nos. 4a, 4b, 5a	New right to construct, operate, access and maintain a replacement offline Allerdene Bridge structure and underneath the proposed new structure.	
Work Nos. 4b and 5a	New right to construct, operate, access and maintain a replacement offline Allerdene Bridge structure and underneath the proposed new structure.	
	DCO Work No.Work Nos. 1b and 2Work Nos. 1a and 2Work Nos. 1a and 2Work Nos. 1b and 2Work Nos. 1a and 2Work Nos. 1a, 1b and 2Work Nos. 1a, 1b and 2Work Nos. 1a, 1b, 2Work Nos. 4a, 4b, 5aWork Nos. 4a, 4b, 5a	

Table 5 - Acquisition of land	above ground level and	temporary possession and use of land at ground level - by plot number
Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:		
3/3uu	Work Nos. 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge, the construction of the r associated Overhead Line Equipment, and for grouting works on the land underneath the proposed new s



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Table 5 - Acquisition of lanc	Table 5 - Acquisition of land above ground level and temporary possession and use of land at ground level - by plot number		
Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:	
sheet:			
3/10b	Work Nos. 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge, the construction of the associated Overhead Line Equipment.	
3/10c	Work Nos. 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge, the construction of the associated Overhead Line Equipment, and for grouting works on the land underneath the proposed new	
3/11	Work Nos. 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge, the construction of the associated Overhead Line Equipment.	

Table 6 - Permanent acqui	sition of rights over subso	oil including temporary possession and use of land - by plot number
Plot Number/Land Plan sheet:	DCO Work No.	Purpose for which the land is required:
3/3e	Work Nos. 1b and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea works to junction 67 (Coal House) northbound on slip road. Grouting works under land.
3/3f	Work Nos. 1b and 3d	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea works to junction 67 (Coal House) northbound on slip road. Grouting works under land.
3/3i	Work Nos. 1a and 3a	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side). Grouting works under land.
3/3z	Work Nos. 1b and 3c	New right to widen the existing Kingsway Viaduct and operate, access and maintain the structure (includi extending up to 15m either side). Grouting works under land.
3/3dd	Work Nos. 1b and 3c	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea works to junction 67 (Coal House) northbound off slip road. Grouting works under land.
3/3gg	Work Nos. 1a and 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3mm	Work Nos. 3c, 13 and 14	Required for diversion of existing Northern Gas Networks pipelines. Required for access to construct wor northbound off slip road. Grouting works under land.
3/3рр	Work Nos. 1a and 3b	Required for works within and around junction 67 (Coal House) Roundabout including works to River Tea
3/3qq	Work Nos. 1a and 3b	Required for access to the works within junction 67 (Coal House) Roundabout. Grouting works under land
3/3tt	Work Nos. 1a and 3b	Required for access to the works within junction 67 (Coal House) Roundabout. Grouting works under land
3/3ww	Work No. 5a, 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge, the construction of the rassociated Overhead Line Equipment, and for grouting works on the land underneath the proposed new



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Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:		
3/3aaa	Work Nos. 4b and 22	Required for access and to construct proposed highway and associated embankment. Required for produversion. Grouting works under land.
3/3kkk	Work No. 6a	Required for access and to construct proposed highway and associated embankment. Grouting works u
3/3nnn	Work No. 6a	Required for access and to construct proposed highway and associated embankment. Required to alter under land.
3/4q	Work No. 6b	Required to access, maintain and alter existing drainage outlet and ditch. Grouting works under land.
3/6d	Work Nos. 3c, 13 and 14	Required for diversion of existing Northern Gas Networks pipelines. Required for access to construct we northbound off slip road. Grouting works under land.
3/6f	Work Nos. 10, 14 and 15	Required for diversion of existing Northern Gas Networks pipelines and construction of associated gas northbound carriageway. Grouting works under land.
3/6k	Work Nos. 5a and 11	New right to construct, operate, access and maintain a replacement offline Allerdene Bridge structure a underneath the proposed new structure. Required for construction compound.
3/10d	Work No. 5a, 5b and 23	New right to demolish the existing Allerdene Bridge and construct, operate, access and maintain a replated and for grouting works on the land underneath the proposed new structure.
3/10h	Work Nos. 4a, 4b, 5a, 5b and 23	New right to construct, operate, access and maintain a replacement offline Allerdene Bridge structure, a for grouting works on the land underneath the proposed new structure.
3/12b	Work Nos. 5b and 23	Required to access and carry out the demolition of the existing Allerdene Bridge and associated Overher on the land underneath the proposed new structure.
4/2d	Work Nos. 6a and 19	New right to extend the Longbank Bridleway Underpass and operate, access and maintain the structure works under land.
4/3b	Work No. 6a	Required for utility diversions and associated works within junction 66 (Eighton Lodge) Roundabout. Gro
4/3q	Work Nos. 6a, 7b and 19	New right to extend the Longbank Bridleway Underpass and operate, access and maintain the structure works under land.
4/4b	Work Nos. 6a and 7b	Required for the construction compound at junction 66 (Eighton Lodge) and associated access. Groutin
4/6b	Work Nos. 6a and 19	Required to construct the extension of Longbank Bridleway Underpass, including temporary working sp the Underpass closure. Grouting works under land.
4/7b	Work Nos. 6a and 19	Required to carry out the demolition and construction of the replacement North Dene Footbridge and fo closure of the Footbridge. Grouting works under land.
4/7e	Work No. 6a	Required for access and to construct proposed highway and associated embankment. Grouting works



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or temporary diversion of pedestrians during

under land.

Plot Number/Land Plan	DCO Work No.	Purpose for which the land is required:
sheet:		
4/12b	Work Nos. 6b and 18	Required to carry out the demolition and construction of the replacement North Dene Footbridge and for closure of the Footbridge. Grouting works under land.
4/13b	Work No. 6a	Required for access and to construct proposed highway and associated embankment. Grouting works u
4/13d	Work Nos. 6a and 18	Required for access and to construct proposed highway and associated embankment. Required to carry the replacement North Dene Footbridge and for temporary diversion of pedestrians during closure of the
4/14b	Work Nos. 6a and 18	Required for access and to construct proposed highway and associated embankment. Required to carry the replacement North Dene Footbridge. Grouting works under land
5/3b	Work No. 6a	Required for access and construction of main highway works. Grouting works under land.
5/4b	Work Nos. 6a and 8a	Required for access and construction of main highway works and junction 65 (Birtley) off slip road. Grout
5/4d	Work Nos. 6a and 8a	Required for access and construction of main highway works and junction 65 (Birtley) off slip road. Grout
5/5a	Work Nos. 6a and 8a	Required for access and construction of main highway works and junction 65 (Birtley) off slip road. Grout
5/6	Work No. 8a	Required for construction of junction 65 (Birtley) southbound off slip road works and temporary footpath of
5/7	Work No. 8a	Required for construction of junction 65 (Birtley) southbound off slip road works and temporary footpath of
5/8	Work No. 8a	Required for construction of junction 65 (Birtley) southbound off slip road works and temporary footpath of
5/9	Work No. 8a	Required for construction of junction 65 (Birtley) southbound off slip road works and temporary footpath of
5/11	Work No. 8a	Required for construction of junction 65 (Birtley) southbound off slip road works and temporary footpath of



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Annex B

Schedule of all objections made by representation to the granting of compulsory acquisition powers and progress of negotiations with those affected persons

The table below shows the progress of negotiations with affected persons. Please note that the table is correct at the date of submission. It is the intention of Highways England to submit further updates post-application, either when appropriate or as directed by the Examining Authority.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
1	Ann Adlington and Arthur Robert Adlington	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) N/A (c) N/A (d) 5/8	(a) N/A (b) N/A (c) N/A (d) Y	A meeting was he explain the chang would no longer to contacted Mr and statutory consulta (April – May 2019 no permanent act Mr and Mrs Adlin consultation but of Applicant's under of the country for
2	Arqiva No.2 Limited	Category 1 - Lessee /Tenant Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/6i, 3/6j (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant has obtain existing sta the preliminary de Limited were cons the section 42 sta response was rec the statutory cons undertaken with A stage.
3	Brett Morland Askew, Christopher Askew and Glenn Clifford Askew	Category 1 - Owner and/or Occupier Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 4/3i, 4/4a, 4/4c, 4/4d, 4/4e, 4/4f (c) N/A (d) 4/4b	(a) N/A (b) N (c) N/A (d) Y	The District Value October 2018 tha Askew and Glenn in negotiations pro land interest quest is not able to do. Askews' land age interest questionn asked their land a additional interest records and to cla



ction and negotiations with land

held with Mr and Mrs Adlington in 2018 to nges in the Scheme and that their land r be affected. In 2019, the Applicant nd Mrs Adlington as part of the targeted ltation in relation to the grouting works 19) which only requires subsoil rights and acquisition. The Applicant has contacted ington as part of the targeted statutory t did not receive a response. It is the erstanding that the Adlingtons are outside or weeks at a time.

as engaged with Arqiva No. 2 Limited to stats information on their assets to support design of the Scheme. Arqiva No. 2 insulted as a Prescribed Consultee during statutory consultation in February 2018. No eceived from Arqiva No.2 Limited during nsultation. Further consultation will be a Arqiva No. 2 Limited at detailed design

uer received written confirmation on 19 hat Brett Morland Askew, Christopher nn Clifford Askew were willing to engage providing their legal fees for completing a estionnaire were met which the Applicant b. The District Valuer contacted the gent on 9 July 2019 to confirm the land nnaire does not require completion and I agent to confirm if they have any ests not captured in the Land Registry clarify any objections.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
4	Christopher Thomas Noble and Katelyn Noble	Category 2	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 4/9a (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant cor section 47 statuto Applicant contact part of the refresh and Mrs Noble re that they have rig North Dene oppositive freehold interest of
5	Christopher Wilson and Marie Wilson	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) 4/13a, 4/13c (b) 4/13e, 4/13f (c) N/A (d) 4/13b, 4/13d	(a) Y (b) N (c) N/A (d) Y	The Applicant and Wilson and his la consultation in 20 plans to Mr Wilso for works and the A further meeting and his land ager wall and fencing. that we had cons to provide it due t embankment. Mr showed no requir not be provided. that the embankm he can make a re The District Value January 2020 and and planning provided.
6	David Auld and Dawn Auld	Category 1 - Owner and/or Occupier	(a) Permanent(b) Temporary(c) Rights(d) Rights and Temporary	(a) N/A (b) 4/8 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	Following initial m objections were ra written confirmation occasions with at writing proving un was made in writing address on 4 th Ap



consulted Mr and Mrs Noble as part of the itory consultation in February 2018. The cted Mr and Mrs Noble on 2 May 2019 as sh of the Scheme land data records. Mr responded on 17 May 2019 and identified ights to park their vehicles on the verge at posite their property which is in the t of Gala Unity Limited.

and District Valuer have met with Mr land agent following the targeted statutory 2018, to discuss the Scheme and provide son showing the potential area required he fence line boundary.

ng was held in June 2019 with Mr Wilson ent to discuss the request for a retaining g. Mr Wilson was advised by the Applicant isidered a retaining wall but were unable to the costs compared to the Mr Wilson was also advised that the ES uirement for a noise fence so this would . The Applicant confirmed to Mr Wilson kment will be in the DCO application and representation if required at Examination.

uer had a phone call with Mr Wilson in nd provided an update of the Scheme ocess. The Applicant is continuing h Mr and Mrs Wilson's land agent around mpensation. Discussions are ongoing.

meetings in February 2018 at which no raised, the District Valuer has sought ation of Mr Auld's stance on numerous attempts to contact via telephone and in unsuccessful. The most recent attempt to iting and sent via post to Mr Auld's home April 2019.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objection interest:
7	David Herbert Hankey	Category 1 - Owner and/or Occupier Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) 4/6c (b) 4/3n, 4/3p, 4/6a (c) N/A (d) 4/6b	(a) Y (b) N (c) N/A (d) Y	The District Value Hankey's stance. with the permaner of his interests. Th Hankey was via h 2019, no response
8	David Meldrum	Category 1 - Owner and/or Occupier Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 4/3n, 4/3p, 4/5 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The District Vaule Mr Meldrum on 7 the permanent acc his land at this sta
9	DB Cargo (UK) Limited	Category 1 - Lessee /Tenant	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3/10c, 3/10g, 3/12a, 3/12d, 3/12f (b) 3/10i (c) 3/10e, 3/10f, 3/12c, 3/12e (d) 3/10d, 3/10h, 3/12b 	(a) Y (b) N (c) Y (d) Y	The District Value to discuss geotect Valuer contacted them to confirm a on the same day to currently drafting a
10	Environment Agency	Category 1 - Occupier Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3/3a, 3/3g, 3/3h, 3/3j, 3/3l, 3/3m, 3/3o, 3/3t, 3/3u, 3/3ff, 3/3hh, 3/3ii, 3/3kk, 3/3rr (b) 3/3c, 3/3d, 3/3k, 3/3p, 3/3q, 3/3s, 3/3w, 3/3cc, 3/3ee, 3/3oo, 3/3x (c) N/A (d) 3/3e, 3/3f, 3/3i, 3/3z, 3/3dd, 3/3gg, 3/3pp, 3/3qq, 3/3tt 	(a) Y (b) N (c) N/A (d) Y	The Applicant has (EA) during designethodology and environmental mi The Applicant has between 2017 and on the water and the Scheme. The the EA for common meeting on 11 Applicant The District Value discuss their land take requirement



uer has sought written confirm of Mr e. No objections have been raised to date nent acquisition and temporary possession The most recent attempt to contact Mr a his land agent by email on 11 June nse has yet been received.

uler has received written confirmation from 7 May 2019 that he has no objections to acquisition and temporary occupation of stage. Discussions are ongoing.

uer had early discussions with DB Cargo echnical investigation works. The District ed DB Cargo again on 4 July 2019 asking a written response. DB Cargo confirmed by that they received the request and are ag a response.

has engaged with the Environment Agency sign development to inform the EIA nd assessment, as well as the proposed mitigation for the Scheme.

has held several meetings with the EA and 2019 (alongside Gateshead Council) nd ecology receptors potentially affected by he Applicant has shared documents with ment and discussed their feedback at a April 2019.

uer contacted the EA on 9 July 2019 to nd plots near to the River Team and land nts for the Scheme.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
11	Gala Unity Limited Category 1 - Owner and/or Occupier Gateshead Council Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary (a) Permanent (b) Temporary 	 (a) 4/9c (b) 4/9a (c) 4/9b (d) N/A (a) 1-1, 3-2b, 3-3a, 3/3g, 3/3h, 3-3j, 3-3l, 3-3m, 3-3o, 3-3t, 3-3u, 3/3ff, 3/3hh, 3-3ii, 3-3kk, 3-3nn, 3-3rr, 3-3uu, 3-3vv, 3-3zz, 3-3ddd, 3-3iii, 	(a) Y (b) N (c) Y (d) N/A (a) Y (b) N	The District Value Gala Unity Limited response has bee most recent letter The Applicant has Gateshead Cound between 2016 and and Scheme desi	
			(c) Rights and Temporary	 3-3mmm, 3/4a, 3/4b, 3-4c, 3-4d, 3-4g, 3-4i, 3-4n, 3-4o, 3-10b, 3-10c, 3-10g, 4-11, 4-12c, 4-1k, 4-1s, 4-1t, 4-2c, 4-3c, 4-3d, 4-3e, 4-3f, 4-3g, 4-3h, 4-3k, 4-3r, 4-3s, 4-3t, 4-7a, 5-5b, 5-5d, 5-5f 5-10a, 5-10c, 5-10d, 5-10e, 5-10f, 5-10g (b) 3-3b, 3-3c, 3-3d, 3-3k, 3-3n, 3-3p, 3-3q, 3-3r, 3-3s, 3-3v, 3-3w, 3-3x, 3-3y, 3-3aa, 3-3bb, 3-3cc, 3-3ee, 3-3jj, 3-3oo, 3-3ss, 3-3xx, 3-3bbb, 3-accc, 3-3eee, 3-3fff, 3-3ggg, 3-3jjj, 3-4e, 3-4f, 3-4h, 3-4j, 3-4k, 3-4r, 3-4t, 3-10a, 4-12a, 4-13f, 4-14c, 4-15, 4-1p, 4-2a, 4-2e, 4-3a, 4-3i, 4-3j, 4-3n, 4-4c, 4-4e, 4-4f, 4-5, 5-10b, 5-1a, 5-1b, 5-5c, 5-5e (c) 3-3ll, 3-3yy, 3-3hhh, 3-3lll, 3-10e, 4-9b (d 3-3e, 3-3f, 3-3i, 3-3z, 3-3dd, 3-3gg, 3-3mm, 3-3pp, 3-3qq, 3-3tt, 3-3ww, 3-3aaa, 3-3kkk, 3-3nnn, 3-4q, 3-10d, 4-14b, 4-2d, 4-3b, 4-7b, 5-5a, 5-9 	(c) Y (d) Y	The plans detailin temporary land to to Gateshead Cou has yet to respond with them and est December 2018 a representatives se July 2019 to forma the Land Plans, W Plans and the dra with the request.



uer has made two attempts to contact ted in writing at their given address. No een received to these attempts with the er sent in February 2019.

as had ongoing engagement with Incil including a series of meetings and 2019 to discuss the DCO process, EIA esign.

ling both the proposed permanent and to be acquired for this Scheme were sent Council in November 2018. The Council and to further attempts to communicate establish their stance, which were made in 8 and February 2019. The Applicant's legal sent a letter to Gateshead Council on 8 mally ask for a response. Draft versions of Works Plans, General Arrangement aft DCO schedules were also included

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
13	Grenville Ford Long	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) N/A (c) N/A (d) 5/6	(a) N/A (b) N/A (c) N/A (d) Y	The Applicant and the 2019 targeted grouting works. W was advised by th eligibility once the there is an increa the property. Mr eligible for compe
14	H Docherty Limited	Category 1 - Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/7 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant cor the section 47 sta



and District Valuer met with Mr Long during ted statutory consultation in relation to Mr Long has the property up for sale and the Applicant he may have a Part 1 claim the Scheme has been opened for a year if ease in noise and an effect on the value of Ar Long was also advised he may be pensation for his subterranean rights.

consulted H Docherty Limited as part of statutory consultation in February 2018.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
15	Highways England Company Limited	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 1-1, 2-1, 3-2a, 3-2b, 3-2c, 3-2d, 3-2e, 3-2f, 3-2g, 3-2h, 3-2i, 3-2j, 3-2k, 3-2l, 3-2m, 3-2n, 3-3a, 3-3m, 3-3o, 3-3ii, 3-3rr, 3-3uu, 3-3vv, 3-3ddd, 3-3iii, 3-3mmm, 3-4a, 3-4b, 3-4c, 3-4d, 3-4g, 3-4i, 3-4l, 3-4m, 3-4n, 3-4o, 3-4p, 3-4s, 3-10b, 3-10c, 3-11, 4-13a, 4-13c, 4-14a, 4-1a, 4-1b, 4-1c, 4-1d, 4-1e, 4-1f, 4-1g, 4-1h, 4-1i, 4-1j, 4-1k, 4-1l, 4-1n, 4-1o, 4-1q, 4-1r, 4-1s, 4-1t, 4-3c, 4-3d, 4-3e, 4-3f, 4-3g, 4-3h, 4-3k, 4-3l, 4-3o, 4-3s, 4-3t, 5-10a, 5-10c, 5-10d, 5-10e, 5-10f, 5-10g, 5-2a, 5-2b, 5-2c, 5-2d, 5-2e, 5-2f, 5-2g, 5-2h, 5-2i, 5-2j, 5-3a, 5-5b, 5-5d, 5-5f (b) 3-3d, 3-3oo, 3-3ee, 3-3fff, 3-3jjj, 3-4e, 3-4f, 3-4j, 3-4k, 3-4t, 3-10a, 4-1m, 4-1p, 4-2b, 4-3a, 4-3i, 4-3j, 4-3m, 4-3p, 5-10b, 5-5c, 5-5e (c) 3/3hhh, 3/3lll (d) 3-3e, 3-3pp, 3-3qq, 3-3tt, 3-3ww, 3-3kkk, 3-3nnn, 3-10d, 4-3b, 4-3q 	(a) Y (b) N (c) Y (d) Y	Highways Englan which is subject t contained in the o subsisting rights o overridden or ext
16	Jackelyn Pelaez McLean and James Frederick McLean	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) N/A (c) 4/10 (d) N/A	(a) N/A (b) N/A (c) Y (d) N/A	Highways Englan McLean at his ho District Valuer red September 2018 objections and ha under land take h Discussions are d



and is already the owner of this land, t to the powers of compulsory acquisition e draft DCO Order so as to ensure that any s or interests over the land in question are xtinguished.

and representatives have met with Mr nome address to discuss the Scheme. The received written confirmation on 14 8 that Mr and Mrs McLean have no have agreed proposed compensation a heading for occupation of land. e ongoing.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
17	James Jones & Sons (Pallets and Packaging) Limited	Category 1 - Occupier Category 2- Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/3ccc, 3/4h (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	Ken Taylor of Jan 31 January 2019 Scheme and have possession of the Applicant keeps the plans once these
18	Jewson Limited	Category 1 - Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/7 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant cor section 47 statuto
19	Kenneth Long c/o Patricia Long	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) 4/7a, 4/7d (b) 4/7c (c) 4/7f (d) 4/7b, 4/7e, 5/7	(a) Y (b) N (c) Y (d) Y	The District Value met with Mr and M Scheme and discumeeting was held update and confir could be provided and Mrs Long ver the proposals and agent. Discussion
20	Key Inns Limited (trading as Bowes Incline Hotel)	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) 5/4a, 5/4c (b) N/A (c) N/A (d) 5/4b, 5/4d, 5/5a	(a) Y (b) N/A (c) N/A (d) Y	The District Value land agent on 15 objections to the ongoing. A furthe Salicki to inform I Footbridge during
21	Lesley Gray	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/3bb (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant cor section 47 statuto response was rec statutory consulta



ames Jones & Sons Limited confirmed on 9 that they have no objections to the ave no issue with the temporary neir interests. They have asked that the s them informed on the traffic management se are available. Discussions are ongoing.

onsulted Jewson Limited as part of the itory consultation in February 2018.

uer and Highway England representatives d Mrs Long in October 2018 to explain the scuss the land take required. A further eld with them in April 2019 to provide an firm that an alternative means of access ed from Long Bank. At this meeting, Mr erbally confirmed they had no issue with nd that they are unlikely to instruct a land ons are ongoing.

uer received written confirmation from the I5 November 2018 that there were no e Scheme at this stage. Discussions ther meeting is due to be arranged with Mr n him of the plans to close North Dene ing construction. Discussions are ongoing.

onsulted Lesley Gray as part of the itory consultation in February 2018. No eceived from Lesley Gray as part of the ltation.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objection interest:
22	Margaret Ann Bond and Emma Elizabeth Bond	Category 1 - Owner and/or Occupier	(a) Permanent(b) Temporary(c) Rights(d) Rights and Temporary	(a) N/A (b) N/A (c) N/A (d) 5/11	(a) N/A (b) N/A (c) N/A (d) Y	The District Value October 2018 that Elizabeth Bond ar no objections hav and the Applicant compensated for elsewhere on thei
23	Mark Llewellyn	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/3ss, 3/8 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	Highways England Llewellyn and it w objections to the t Llewelyn provided he had no objectio
24	Maureen Watts and Caroline Watts	Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3/3kk, 3/3nn, 3/6e, (b) 3/3cc, 3/3jj, 3/5, 3/6a, 3/6c (c) 3/6b (d) 3/3dd, 3/3mm, 3/6d, 3/6f, 3/6k 	(a) Y (b) N (c) Y (d) Y	The landowners h land they occupy Networks (NGN) l by NGN in 2018, a ongoing.
25	Network Rail Limited	Category 1 - Owner and/or Occupier Category 2 - Rights	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3/3nn, 3/6e, 3/10b, 3/10c, 3/10g, 3/10j, 3/10k, 3/11, 3/12a, 3/12d, 3/12f (b) 3/3jj, 3/3ss, 3/5, 3/6a, 3/6c, 3/9, 3/10a, 3/10i (c) 3/6b, 3/10e, 3/10f, 3/12c, 3/12e (d) 3/3mm, 3/6d, 3/6f, 3/6k, 3/10d, 3/10h, 3/12b 	(a) Y (b) N (c) Y (d) Y	The Applicant has Rail between 2010 proposals for Aller replacement over Valuer has sough on their stance in Discussions with relation to an agree draft protective pr the draft DCO (Ap TR010031/APP/3 2019 to an email to confirm that the in a similar format and they are gene consulting with the Discussions are o



uer received written confirmation on 24 nat Margaret Ann Bond and Emma are willing to engage in negotiations and ave been raised. Discussions are ongoing nt has agreed the claimant will be or the reinstatement of their stable building neir land.

and representatives have met with Mr was indicated that there were no e temporary occupation of his land. Mr ed written confirmation on 1 July 2019 that ctions to the proposed use of his land.

s have raised an objection to losing the by under licence from National Grid) Limited, as the licence was terminated 8, ahead of the Scheme. Discussions are

as held a series of meetings with Network 016 and 2019 to discuss the Scheme and lerdene Bridge demolition and er the East Coast Main Line. The District ght written confirmation from Network Rail in relation to the Scheme proposals.

h Network Rail have taken place in greement for Allerdene Bridge and the provisions contained in Schedule 11 of **Application Document Reference: //3.1**). Network Rail responded on 16 July il by the Applicant's legal representatives the protective provisions sent to them are nat to Network Rail's standard provisions enerally satisfied. Network Rail are their own legal team to confirm. e ongoing.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
26	North East Property Partnership Limited (note these are a subsidiary of UK Land Estates (Partnership) Limited – but North East Property Partnership Limited is the main contact)	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/3ss, 3/7 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant co Limited as part of February 2018.
27	Northern Gas Networks Limited	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) 3/6e, 3/6j (b) 3/3ss, 3/6a, 3/6c, 3/6g, 3/6h, 3/6i, 3/6m (c) 3/6b, 3/6l (d) 3/6d, 3/6f, 3/6k	(a) Y (b) N (c) Y (d) Y	The Applicant has between 2016 and plant and pipeline start of the Schen sought written con relation to the Sch Discussions with place in relation to Schedule 11 of th Reference: TR01 April 2019 to an e representatives to asset protection of protective provision
28	Persimmon Homes Limited	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 4/15, 5/1a, 5/1b (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	Persimmon Home the Scheme propo occupation of thei written response of requested in Janu received.



consulted North East Property Partnership of the section 47 statutory consultation in

as held a series of meetings with NGN and 2019 to discuss their proposed gas ne diversion works planned prior to the eme's construction. The Applicant has confirmation from NGN on their stance in scheme proposals.

h NGN and their land agent have taken to draft protective provisions contained in the draft DCO (**Application Document 010031/APP/3.1**). NGN responded on 26 memail by the Applicant's legal to confirm that they are providing a draft n deed, to be entered into in place of the sions.

ongoing in respect of specific terms

mes declined an invite to meet and discuss oposals. Plans of the proposed temporary neir land have been sent to them and a e detailing any objections was last nuary 2019. No response has been

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
29	Robert Henderson	Category 1 -	(a) Permanent	(a) 4/14a, 5/3a	(a) Y	The Applicant has
		Owner and/or Occupier	(b) Temporary	(b) 4/14c	(b) N	impact of the School sent an email to N
			(c) Rights	(c) N/A	(c) N/A	2019 to establish relation to the Sch
			(d) Rights and Temporary	(d) 4/14b, 5/3b	(d) Y	The District Value the most recent e
30	Septimus Watts	Category 1 -	(a) Permanent	(a) 3/3kk, 3/3nn, 3/6e,	(a) Y	The landowners h
		Owner and/or Occupier	(b) Temporary	(b) 3/3jj, 3/3cc 3/5, 3/6a, 3/6c,	(b) N	land they occupy Networks (NGN) L
		Category 2 –	(c) Rights	(c) 3/6b	(c) Y	by NGN in 2018, a ongoing.
		Rights	(d) Rights and Temporary	(d) 3/3dd, 3/3mm, 3/6d, 3/6f, 3/6k	(d) Y	
31	Shenstone Properties	Category 1 -	(a) Permanent	(a) 4/12c	(a) Y	The District Value
	Limited	Owner and/or Occupier	(b) Temporary	(b) 4/12a	(b) N	Shenstone Proper willing to engage in an email from the objections have b
			(c) Rights	(c) N/A	(c) N/A	
			(d) Rights and Temporary	(d) 4/12b	(d) Y	
32	St Mary Magdalene	Category 1 -	(a) Permanent	(a) 4/6c	(a) Y	The District Value
	and Holy Jesus Trustee Limited	Owner and/or Occupier	(b) Temporary	(b) 4/6a	(b) N	Mary Magdalene a October 2018 that willing to engage i
			(c) Rights	(c) N/A	(c) N/A	
			(d) Rights and Temporary	(d) 4/6b	(d) Y	
33	Team Valley S.A.R.L	Category 1 -	(a) Permanent	(a) N/A	(a) N/A	The District Value
	c/o Ares Management Limited	t Owner and/or Occupier	(b) Temporary	(b) N/A	(b) N/A	Team Valley S.A.I Scheme proposal from the landowne response in May 2
			(c) Rights	(c) 2/2, 3/1	(c) Y	
			(d) Rights and Temporary	(d) N/A	(d) N/A	



as met with Mr Henderson to discuss the cheme on his land. The District Valuer o Mr Henderson's land agent on 3 January sh if he had any objections or concerns in cheme but no response was received. uer has been chasing up a response and cemail was sent on 9 July 2019.

s have raised an objection to losing the by under licence from National Grid I) Limited, as the licence was terminated 3, ahead of the Scheme. Discussions

uer received written confirmation from perties on 15 November 2018 that they are e in negotiations. This was also confirmed n the land agent on 3 January 2019. No e been raised to date.

uer received written confirmation from St e and Holy Jesus Trustee Limited on 12 nat there are no objections and they are e in negotiations.

uer has sought written confirmation from A.R.L on their stance in relation to the sals. The District Valuer sought instructions wner's agent in April 2019 and requested a y 2019.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
34	The Coal Authority	Category 2	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3-2h, 3-2i, 3-2j, 3-2n, 3-3a, 3-3g, 3-3h, 3-3l, 3-3m, 3-3o, 3-3t, 3-3u, 3- 3ff, 3-3hh, 3-3ii, 3-3rr, 3-3zz, 3-3ddd, 3-3iii, 3-3mmm, 3-4c, 3-4d, 3-4g, 3-4i, 3-4o, 3-6j, 4-1b, 4-1e, 4-1g, 4-1i, 4- 1n, 4-1o, 4-1r, 4-1s, 4-1t, 4-3c, 4-3e, 4-3r, 4-3s, 4-3t, 4-6c, 4-7a, 5-2a, 5- 2b, 5-4c (b) 3-3c, 3-3d, 3-3k, 3-3p, 3-3s, 3-3w, 3-3x, 3-3y, 3-3bb, 3-3cc, 3-3ee, 3- 3oo, 3-3xx, 3-3bbb, 3-3fff, 3-3ggg, 3- 3jjj, 3-4e, 3-4f, 3-4h, 3-4j, 3-4k, 3-4r, 3-4t, 3-6g, 3-6h, 3-6i, 3-6m, 4-2a, 4- 2e, 4-3a, 4-5, 4-6a, 4-7c (c) 3/3yy, 3/3hhh, 3/3lll, 3/6l (d) 3-3e, 3-3f, 3-3i, 3-3z, 3-3dd, 3- 3gg, 3-3pp, 3-3qq, 3-3tt, 3-3aaa, 3- 3kkk, 3-3nnn, 3-4q, 3-6d, 3-6f, 3-6k, 4-2d, 4-3b, 4-6b, 4-7b, 5-4d 	(a) Y (b) N (c) Y (d) Y	The Applicant has Authority in 2018, changes to the m the Scheme. The Applicant has drawings with the understood that a waters will not im Scheme. Therefo particular topic is As the construction (Embankment or Viaduct pier wider consultation is pro- detailed design is



has had discussions with the Coal 18, in relation to the potential effects from mine water pumping regime as a result of

has shared design information and he Coal Authority for comment and it is t any changes associated with rising mine impact the above ground features of the fore, no further consultation on this is required at this stage.

ction method for the Allerdene Bridge or Viaduct option) and the Kingsway dening will involve piling, further proposed with the Coal Authority once the is progressed.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
35	Thomas Arthur Hamish Ninth Baron Ravensworth (as executor for Lord Arthur Waller Eighth Baron)	Category 1 - Owner and/or Occupier	(a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary	(a) 1-1, 2-1, 3-2a, 3-2b, 3-2c, 3-2d, 3-2e, 3-2f, 3-2g, 3-2h, 3-2i, 3-2j, 3-2k, 3-2l, 3-2m, 3-2n, 3-3a, 3-3g, 3-3h, 3-3j, 3-3l, 3-3m, 3-3o, 3-3t, 3-3u, 3-3ff, 3-3hh, 3-3ii, 3-3kk, 3-3nn, 3-3rr, 3/3uu, 3-3vv, 3-3zz, 3-3ddd, 3-3iii, 3-3mmm, 3-4a, 3-4b, 3-4c, 3-4d, 3-4g, 3-4i, 3-4l, 3-4m, 3-4n, 3-4o, 3-4p, 3-4s, 3-6e, 3-6j, 3/10c, 3-10g, 3-10j, 3-10k, 3-12a, 3-12d, 3-12f, 4-1a, 4-1b, 4-1c, 4-1d, 4-1e, 4-1f, 4-1g, 4-1h, 4-1i, 4-1j, 4-1k, 4-1l, 4-1n, 4-1o, 4-1q, 4-1r, 4-1s, 4-1t, 4-2c, 4- 3d, 4-3e, 4-3f, 4-3g, 4-3h, 4-3k, 4-3o, 4-6c, 4-7a, 5-2a (b) 3-3b, 3-3c, 3-3d, 3-3k, 3-3n, 3-3p, 3-3q, 3-3r, 3-3s, 3-3v, 3-3w, 3-3x, 3-3aa, 3-3bb, 3-3cc, 3-3ee, 3-3jj, 3-3oo, 3-3xx, 3-3y, 3-3bb, 3-3ccc, 3-3fff, 3-3ggg, 3-3jjj, 3-4e, 3-4f, 3-4h, 3-4j, 3-4k, 3-4r, 3-4t, 3-5, 3-6a, 3-6c, 3-6g, 3-6h, 3-6i, 3-6m, 3-7, 3-9, 3-10i, 4-1m, 4-2b, 4-3a, 4-3i, 4-3j, 4-3m, 4-4a, 4-4d, 4-6a, 4-7c, 4-8 (c) 2-2, 3-1, 3-3ll, 3-3yy, 3-3hhh, 3-3lll, 3-6b, 3-6l, 3-10e, 3-10f, 3-12c, 3-12e (d) 3-3e, 3-3f, 3-3i, 3-3z, 3-3dd, 3- 3gg, 3-3pp, 3-3qq, 3-3tt, 3-3ww, 3- 3aaa, 3-3kkk, 3-3mm, 3-3nnn, 3-4q, 3-6d, 3-6f, 3-6k, 3-10d, 3-10h, 3-12b, 4-3b, 4-3q, 4-4b, 4-6b, 4-7b	(a) Y (b) N (c) Y (d) Y	The District Value Thomas Arthur H January 2019 tha willing to engage



uer received written confirmation from Hamish Ninth Baron Ravensworth on 11 hat there are no objections and he is le in negotiations.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
36	Tyneside Transport Services Ltd (trading as Nexus)	Part 1 (Category 1 – Occupier)	(a) Permanent	(a) N/A	(a) N/A	Nexus were consu the section 42 stat and they provided Annex N of the Co Document Refere
			(b) Temporary	(b) 3/3x, 4/3i	(b) N	
			(c) Rights	(c) N/A	(c) N/A	
			(d) Rights and Temporary	(d) N/A	(d) N/A	
37	UK Auto Holdings	Category 1 -	(a) Permanent	(a) N/A	(a) N/A	The Applicant cor
		Occupier	(b) Temporary	(b) 3/7	(b) N	the section 47 sta Muss Media Limit
			(c) Rights	(c) N/A	(c) N/A	address at the tim the Scheme land
			(d) Rights and Temporary	(d) N/A	(d) N/A	that Muss Media Auto Holdings no same Director). A Holdings Limited been received to
38	UK Land Estates (Partnership) Limited (note that North East Property Partnership Limited is the main contact, these are a subsidiary of UK Land Estates (Partnership)	Category 1 - Owner and/or Occupier	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) N/A (b) 3/7 (c) N/A (d) N/A	(a) N/A (b) N (c) N/A (d) N/A	The Applicant cor Limited as part of February 2018 via Property Partners from them as part
	Limited)					
39	YESSS (A) Electrical Limited		(a) Permanent	(a) N/A	(a) N/A	The Applicant cor part of the section 2018. No respons statutory consulta
			(b) Temporary	(b) 3/7	(b) N	
			(c) Rights	(c) N/A	(c) N/A	,
			(d) Rights and Temporary	(d) N/A	(d) N/A	



nsulted as a Prescribed Consultee during statutory consultation in February 2018 ed a response which can be found in Consultation Report (**Application erence: TR010031/APP/5.1**).

consulted Muss Media Limited as part of statutory consultation in February 2018. nited were the current occupier of this time of consultation. During the refresh of ad data records in 2019, it was identified a Limited are now in liquidation and UK now holds this address (although with the A consultation letter was sent to UK Auto d on 26 June 2019. No response has to date.

consulted UK Land Estates (Partnership) of the section 47 statutory consultation in via their subsidiary company North East ership Limited. No response was received art of the statutory consultation.

consulted YESSS (A) Electrical Limited as on 47 statutory consultation in February nse was received from them as part of the Itation.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objection interest:
Statu	tory Undertakers	1				
40	Centurylink Communications UK Limited	Part 1 (Category 2)	(a) Permanent(b) Temporary(c) Rights(d) Rights and Temporary	 (a) 3/10b, 3/10c, 3/10g, 3-10j, 3-10k, 3/11 (b) 3/3r, 3/3v, 3/3aa, 3/3ss, 3/8, 3/9, 3/10a, 3/10i (c) 3/10e, 3/10f (d) 3/10d, 3/10h 	(a) Y (b) N (c) Y (d) Y	The Applicant con Limited as part of consultation held identified following records and inforr Centurylink Comm the consultation of have plant within
41	Instalcom Limited	Part 1 (Category 2)	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	(a) 3/10b, 3/10c, 3/10g, 3/11 (b) 3/10a, 3/10i (c) 3/10e, 3/10f (d) 3/10d, 3/10h	(a) Y (b) N (c) Y (d) Y	The Applicant has obtain existing sta the preliminary de were consulted as section 42 statuto response was rec undertaken with In stage.
42	Northern Gas Networks Limited	Part 1 (Category 2	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3-2a, 3-2b, 3-2c, 3-3a, 3-3g, 3-3h, 3-3j, 3-3l, 3-3m, 3-3o, 3-3hh, 3-3ii, 3-3nn, 3-4a, 3-6e, 3-6j, 4-1a, 4-1b, 4-1c, 4-1g, 4-1h, 4-1k, 4-3c, 4-3g, 4-3l, 4-3o, 4-6c (b) 3-3b, 3-3c, 3-3d, 3-3k, 3-3n, 3-3p, 3-3q, 3-3r, 3-3s, 3-3v, 3-3w, 3-3x, 3-3y, 3-3aa, 3-3cc, 3-3ee, 3-3jj, 3-3oo, 3-3ss, 3-5, 3-6a, 3-6g, 3-6h, 3-6i, 3-6m, 3-8, 4-3a, 4-3m, 4-3n, 4-6a (c) 2-2, 3-1, 3-3ll, 3-6l (d) 3/3e, 3/3f, 3/3dd, 3/3mm, 3/3qq, 3/3tt, 3/6d, 4/3b, 4/3q, 4/6b 	(a) Y (b) N (c) Y (d) Y	The Applicant has between 2016 and plant and pipeline start of the Schem sought written cor relation to the Sch Discussions with I place in relation to Schedule 11 of th Reference: TR01 April 2019 to an e representatives to asset protection d protective provision Discussions are o which may be req



ontacted Centurylink Communications UK of the 2019 targeted statutory Id in May – June 2019. They were ing a refresh of the Scheme land data ormation obtained from the District Valuer. nmunications UK Limited responded to a on 25 May 2019 to confirm that they n the identified Scheme area.

as engaged with Instalcom Limited to stats information on their assets to support design of the Scheme. Instalcom Limited as a Prescribed Consultee during the itory consultation in February 2018. No eceived. Further consultation will be in Instalcom Limited at detailed design

as held a series of meetings with NGN and 2019 to discuss their proposed gas ne diversion works planned prior to the eme's construction. The Applicant has confirmation from NGN on their stance in ocheme proposals.

h NGN and their land agent have taken to protective provisions contained in the draft DCO (**Application Document 010031/APP/3.1**). NGN responded on 26 memail by the Applicant's legal to confirm that they are providing a draft in deed, to be entered into in place of the sions.

ongoing in respect of specific terms equired.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
43	Northern Powergrid Limited	Part 1 (Category 2)	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3-2a, 3-2b, 3-2c, 3-2d, 3-2e, 3-2f, 3-2g, 3-2k, 3-2l, 3-2m, 3-3a, 3-3g, 3-3h, 3-3j, 3-3m, 3-3o, 3-3hh, 3-3kk, 3-3nn, 3-3zz, 3-4a, 3-4c, 3-4d, 3-4g, 3-4i, 3-4l, 3-4m, 3-4n, 3-4o, 3-4p, 3-4s, 3-6j, 3-10b, 3-10c, 3-10g, 3-10j, 3-10k, 3-11, 4-12c, 4-14a, 4-1a, 4-1b, 4-1c, 4-1d, 4-1g, 4-1h, 4-1i, 4-1k, 4-1s, 4-3c, 4-3d, 4-3g, 4-9c, 5-10a, 5-10c, 5-10f, 5-2a, 5-2b, 5-2c, 5-2f, 5-5b (b) 3-3c, 3-3d, 3-3k, 3-3n, 3-3r, 3-3v, 3-3x, 3-3aa, 3-3jj, 3-3bbb, 3-3ccc, 3-3fff, 3-4e, 3-4f, 3-4h, 3-4j, 3-4k, 3-4t, 3-5, 3-6c, 3-6h, 3-10i, 4-15, 4-1m, 4-2b, 4-4a, 4-9a, 5-1a, 5-1b (c) 3-3ll, 3-3yy, 3-3hhh, 3-3lll, 3-10e, 3-10f, 4-9b (d) 3-3e, 3-3i, 3-3z, 3-3dd, 3-3gg, 3-3mm, 3-3aaa, 3-10d, 3-10h, 4-12b, 4-14b, 4-4b, 5-4d, 5-5a 	(a) Y (b) N (c) Y (d) Y	The Applicant has Northern Powergi an overview of the NPG provided fee (GA) drawings (A TR010031/APP/2 The Applicant has drawings with NP engagement with within the scope of be undertaken with



has held a number of discussions with rgrid (NPG) in 2018 to provide them with the progress made to date on the design. feedback on the General Arrangement (**Application Document Reference: P/2.6**) and conditions for the contractor.

has shared design information and NPG for comment. The Applicant's ith NPG helped to identify the assets e of the Scheme. Further consultation will with NPG at detailed design stage.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objecti interest:
44	Northumbrian Water Limited	Part 1 (Category 2)	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3-2a, 3-2b, 3-2c, 3-2d, 3-2e, 3-2f, 3-2g, 3-2h, 3-3a, 3-3g, 3-3h, 3-3j, 3-3l, 3-3m, 3-3o, 3-3ii, 3-3zz, 3-4a, 3-4n, 3-4o, 3-6e, 3-6j, 4-1a, 4-1b, 4-1c, 4-1f, 4-1g, 4-1h, 4-1i, 4-1j, 4-1k, 4-1s, 4-3c, 4-3d, 4-3e, 4-3f, 4-6c, 5-10f, 5-2a, 5-2b, 5-3a, 5-4c, 5-5b (b) 3-3c, 3-3d, 3-3k, 3-3n, 3-3q, 3-3r, 3-3v, 3-3z, 3-3aa, 3-3cc, 3-3ee, 3-3oo, 3-3ss, 3-3bbb, 3-6a, 3-6c, 3-6g, 3-10i, 4-15, 4-3a, 4-6a, 5-1a, 5-1b (c) N/A (d) 3/3e, 3/3f, 3/3i, 3/3dd, 3/3qq, 3/3aaa, 4/3b, 4/6b, 5/3b, 5/4d, 5/5a 	(a) Y (b) N (c) N/A (d) Y	The Applicant hel Water (NW) to en were in place for The Applicant has sections) of the pl information on the Radar (GPR) survey works are being p diversion fully. Discussions with relation to draft pr Schedule 11 of th Reference: TR01 contact was on 26 contacted Northur Derwent Pipeline update on the Scl
45	Openreach Limited	Part 1 (Category 2)	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 1-1, 2-1, 3-2a, 3-2d, 3-2e, 3-2f, 3-2g, 3-2h, 3-3a, 3-3g, 3-3h, 3-3j, 3-3zz, 3-3ddd, 3-4a, 3-4c, 3-4d, 3-4m, 3-4o, 3-4p, 3-6e, 3-6j, 3-10b, 3-10c, 3-10g, 3-11, 3-12a, 3-12f, 4-12c, 4-13c, 4-1a, 4-1b, 4-1c, 4-1g, 4-1h, 4-1i, 4-1j, 4-1k, 4-1s, 4-3f, 4-3g, 5-10a, 5-10c, 5-10f, 5-2a, 5-2c, 5-2d, 5-5b, 5-5d (b) 3-3c, 3-3d, 3-3n, 3-3r, 3-3v, 3-3w, 3-3x, 3-3y, 3-3aa, 3-3ss, 3-4e, 3-4t, 3-6m, 3-10a, 3-10i, 4-13e, 4-14c, 4-3a, 5-10b, 5-5c (c) 2-2, 3-1, 3-10e (d) 3-3f, 3-3i, 3-10d, 3-10h, 4-12b, 4-13d, 4-3b, 5-6, 5-7, 5-8 	(a) Y (b) N (c) Y (d) Y	The Applicant has obtain existing sta Scheme design a diversion routes re Openreach Limite Consultee during February 2018. T with Openreach ir stats diversion wo design. Further co Openreach Limite



eld a meeting in 2018 with Northumbrian ensure that appropriate arrangements or protection of their apparatus.

as provided details (including crossproposed works to NW. Due to limited he pipeline depth, Ground Penetrating urveys have been undertaken. Trial hole g planned to establish the need for the

h Northumbrian Water have taken place in protective provisions contained in the draft DCO (**Application Document 010031/APP/3.1**). The most recent 26 June 2019 when the Applicant numbrian Water by email to discuss the ne investigation works and a general Scheme delivery. Discussions are ongoing.

as engaged with Openreach Limited to stats information, provide details on the and obtain information on possible required.

ited were consulted as a Prescribed ing the section 42 statutory consultation in The Applicant has had several meetings in 2018 to give them an overview of the works and progress with the Scheme consultation will be undertaken with ited at detailed design stage.

Obj No:	Land Interest Name/Organisation and Land Agents Name (if applicable):	Type of Interest:	Permanent/Temporary:	Plot(s):	Compulsory Acquisition (Y/N):	Status of objection interest:
46	Virgin Media Limited	Part 1 (Category 2)	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3/2a, 3/2h, 3/3a, 3/3g, 3/3h, 3/3j, 3-10b, 3-11, 4/1a, 4/1b, 4/1c, 4/1g, 4/1i, 4/1j, 4/1l, 4/1o, 4/3g, 5/10a, 5/10c, 5/10f, 5/2a, 5/2b, 5/5d (b) 3/10a, 3/3c, 3/3d, 3/3k, 3/3n, 3/3p, 3/3x, 4/1m, 4/3a, 4/3i (c) N/A (d) 3/3f, 3/3i 	(a) Y (b) N (c) N/A (d) Y	The Applicant has obtain existing sta the preliminary de Virgin Media Limit Consultee during February 2018. No consultation will b at detailed design
47	Vodafone Limited	Part 1 (Category 2)	 (a) Permanent (b) Temporary (c) Rights (d) Rights and Temporary 	 (a) 3/2h, 3/10b, 3/10c, 3/10g, 3/11, 4/1a, 4/1b, 4/1c, 4/1g, 4/1h, 4/1i, 4/1j, 4/1k, 4/3c, 4/3e, 4/3g (b) 3/10a, 3/10i, 4/3a (c) 3/10e, 3/10f (d) 3/10d, 3/10h, 4/3b 	(a) Y (b) N (c) Y (d) Y	The Applicant has obtain existing sta the preliminary de Vodafone Limited Consultee during February 2018. No consultation will b detailed design sta



has engaged with Virgin Media Limited to stats information on their assets to support design of the Scheme.

mited were consulted as a Prescribed ng the section 42 statutory consultation in No response was received. Further I be undertaken with Virgin Media Limited gn stage.

as engaged with Vodafone Limited to stats information on their assets to support design of the Scheme.

ed were consulted as a Prescribed og the section 42 statutory consultation in No response was received. Further I be undertaken with Vodafone Limited at stage.