

# **Lower Thames Crossing**

9.79 ExQ1 15.1.3 PA2008 s127
Statutory Undertakers'
Land/Rights - LTC
(Tracked changes version)

Infrastructure Planning (Examination Procedure) Rules 2010

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## 1 Introduction

## 1.1 Purpose of this document

- 1.1.1 This document relates to the A122 Lower Thames Crossing (the Project) and has been submitted by National Highways (the Applicant) to the Planning Inspectorate acting on behalf of the Secretary of State for Transport. It relates to an application for a Development Consent Order (DCO) to permit and enable implementation of the Project made under section 37 of the Planning Act 2008 (as amended) (the 2008 Act).
- 1.1.2 A detailed description of the Project can be found in the Environmental Statement Chapter 2: Project Description [APP-140].
- 1.1.3 This document presents a Schedule identifying those Statutory Undertakers that have made a representation as part of the Examination process (on any matters) and provides a response with regard to those parties and their land or rights to which s127 of the Planning Act 2008 applies. It includes the status of their objection to the Order as at Deadline 4.
- 1.1.4 The Schedule does not include those Statutory Undertakers that have not made a representation, nor those where the land is to only be acquired exercising the temporary possession powers within the Application.
- 1.1.5 This document has been prepared and submitted in accordance with the Examining Authority's written questions and requests for information [PD-029] dated 15 August 2023, question Q(1)15.1.3.:

"The Applicant is requested to review RRs and WRs made as the examination progresses alongside its land and rights information systems and to prepare and at each successive deadline update as required a tabulated Schedule identifying and responding to any representations made by statutory undertakers with land or rights to which PA2008 s 127 applies.

In relation to any such representations, the applicant is requested to identify:

- a. the name of the statutory undertaker;
- b. the nature of the undertaking;
- c. the land and/ or rights affected (identified with reference to the most recent version of the Book of Reference (BoR) and Land Plan available at that time) (the 'relevant land' and/or the 'relevant rights');
- d. in relation to the relevant land, whether and if so how the tests in PA2008 s127(3)(a) or (b) can be met;
- e. in relation to the relevant rights, whether and if so how the tests in s127(6)(a) or (b) can be met; and
- f. in relation to these matters, whether any protective provisions and /or commercial agreements are anticipated, and if so:

- i. whether these are already available to the ExA in draft or final form,
- ii. whether a new document describing them is attached to the response to this question or
- iii. whether further work is required before they can be documented; and
- g. in relation to a statutory undertaker named in an earlier version of the table but in respect of which a settlement has been reached:
  - i. whether the settlement has resulted in that statutory undertaker's representation(s) being withdrawn in whole or part; and
  - ii. identifying any documents providing evidence of agreement and withdrawal.
- 1.1.6 This Schedule should be read in conjunction with the following documents:
  - a. Land Plans [REP5-006] and [REP5-008]
  - b. Statement of Reasons [REP5-028] including the following:
    - Appendix 1 explaining the land requirement for that land to which statutory undertakers as well as telecommunications operators who retain rights under the Electronic Communications Code own or have an interest
    - ii. Annex A explaining the purpose for which plots are required
    - iii. Annex B summarising engagement and negotiations
  - c. Book of Reference [REP5-030]
  - d. Applicant's comments on WRs Appendix B Statutory Undertakers [<u>REP2-047</u>]
  - e. ExQ1.15.1.1: Schedule of CA and TP Objections [REP6-077]
  - f. Applicable Statements of Common Ground where referenced in the Status of Objection column
  - g. Other DCO documents which are specifically referenced in the Status of Objection column.
- 1.1.7 The Schedule should be considered a live document which will be reviewed and updated during the examination period when the Applicant becomes aware that data and assumptions on which the previous deadline schedule submission was made have changed.

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#### 1.2 Section 127 of the Planning Act 2008

- 1.2.1 The request as per Q(1)15.1.3(d) is that "in relation to the relevant land, whether and if so how the tests in PA2008 s127(3)(a) or (b) can be met" and Q(1)15.1.3(e) is that "in relation to the relevant rights, whether and if so how the tests in s127(6)(a) or (b) can be met".
- 1.2.2 Section 127 of the Planning Act 2008 states:

#### 127 Statutory undertakers' land

- (1) This section applies in relation to land ("statutory undertakers' land") if—
  - (a) the land has been acquired by statutory undertakers for the purposes of their undertaking,
  - (b) a representation has been made about an application for an order granting development consent before the completion of the examination of the application, and the representation has not been withdrawn, and
  - (c) as a result of the representation the [F1 Secretary of State] is satisfied that—
    - the land is used for the purposes of carrying on the statutory undertakers' undertaking, or
    - (ii) an interest in the land is held for those purposes.
- (2) An order granting development consent may include provision authorising the compulsory acquisition of statutory undertakers' land only to the extent that the [F2 Secretary of State is satisfied of the matters set out in subsection (3).]
- (3) The matters are that the nature and situation of the land are such that—
  - (a) it can be purchased and not replaced without serious detriment to the carrying on of the undertaking, or
  - (b) if purchased it can be replaced by other land belonging to, or available for acquisition by, the undertakers without serious detriment to the carrying on of the undertaking.
- (4) Subsections (2) and (3) do not apply in a case within subsection (5).
- (5) An order granting development consent may include provision authorising the compulsory acquisition of a right over statutory undertakers' land by the creation of a new right over land only to the extent that the [F3 Secretary of State is satisfied of the matters set out in subsection (6).]
- (6) The matters are that the nature and situation of the land are such that—
  - (a) the right can be purchased without serious detriment to the carrying on of the undertaking, or
  - (b) any detriment to the carrying on of the undertaking, in consequence of the acquisition of the right, can be made good by the undertakers by the use of other land belonging to or available for acquisition by them.

F4 (7)		
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- (8) In this section—
  - "statutory undertakers" has the meaning given by section 8 of the Acquisition of Land Act 1981 (c. 67) and also includes the undertakers—
  - (a) which are deemed to be statutory undertakers for the purposes of that Act, by virtue of another enactment;
  - (b) which are statutory undertakers for the purposes of section 16(1) and (2) of that Act (see section 16(3) of that Act).
- (9) In the application of this section to a statutory undertaker which is a health service body (as defined in section 60(7) of the National Health Service and Community Care Act 1990 (c. 19)), references to land acquired or available for acquisition by the statutory undertakers are to be construed as references to land acquired or available for acquisition by the Secretary of State for use or occupation by the body.

#### **Textual Amendments**

<u>F1</u> Words in s. 127(1)(c) substituted (1.4.2012) by <u>Localism Act 2011 (c. 20)</u>, <u>s. 240(2)</u>, <u>Sch. 13 para. 64(2)</u>; <u>S.l. 2012/628</u>, <u>art. 7(a)</u>

<u>F2</u> Words in s. 127(2) substituted (25.6.2013) by <u>Growth and Infrastructure Act</u> 2013 (c. 27), <u>ss. 23(2)(a)</u>, 35(1); <u>S.I. 2013/1124</u>, <u>art. 4(b)</u> (with <u>art. 6</u>)

<u>F3</u> Words in s. 127(5) substituted (25.6.2013) by <u>Growth and Infrastructure Act</u> 2013 (c. 27), **ss. 23(2)(b)**, 35(1); S.I. 2013/1124, art. 4(b) (with art. 6)

<u>F4</u> S. 127(7) omitted (25.6.2013) by virtue of <u>Growth and Infrastructure Act</u> 2013 (c. 27), <u>ss. 23(2)(c)</u>, <u>35(1)</u>; <u>S.I. 2013/1124</u>, <u>art. 4(b)</u> (with <u>art. 6</u>)

Table 1.1 ExQ1. 15.1.3: the Planning Act 2008 s127 Statutory Undertakers' Land/Rights - LTC

No.	Statutory	Nature of	Accordance with tests in	Accordance with tests in	Agreement type	Status of objection	Land plots affected	Land	
10.	undertaker	undertaking	s127(3)(a) or (b)	s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	requirement <sup>1</sup>	
1	Anglian Water Services Limited	Water and sewerage undertaker as per the Water Industry Act 1991	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Anglian Water Services.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Anglian Water Services.	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of Electricity, Gas, Water and Sewerage Undertakers, which are agreed.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order	Withdrawn Anglian Water Services notified the Planning Inspectorate on 18 July 2023 [REP1-218] that "Anglian Water will only need to participate in the examination on any new issues or subsequent material changes to the draft DCO, should these prove to be more prejudicial to our interests".	19-45, 20-01, 20-13, 20-14, 21-14, 21-15, 21-16, 21-17, 21-23, 21-25, 21-26, 21-28, 21-29, 22-45, 22-77, 22-92, 22-93, 23-26, 23-28, 23-29, 23-30, 23-32, 23-41, 23-63, 23-64, 23-65, 23-70, 23-76, 23-77, 23-78, 23-91, 23-92, 23-94, 23-95, 23-97, 23-125, 23-132, 23-135, 23-139, 23-177, 23-181, 23-182, 23-183, 24-08, 24-25, 24-30, 24-34, 24-40, 24-45, 24-51, 24-53, 24-55, 24-62, 24-65, 24-73, 24-75, 24-76, 24-78, 24-104, 24-107, 24-118, 24-130, 24-132, 24-135, 24-136, 24-140, 24-141, 24-149, 24-182, 24-191, 25-01, 25-02, 25-03, 25-04, 25-05, 25-06, 25-08, 25-10, 25-11, 25-12, 25-13, 25-14, 25-15, 25-16, 25-17, 25-18, 25-20, 25-21, 25-26, 25-27, 25-30, 25-32, 25-34, 25-35, 25-39, 25-40, 25-46, 25-48, 25-59, 25-84, 25-93, 25-94, 25-95, 25-96, 25-101, 25-102, 25-103, 25-105, 25-106, 25-107, 25-108, 25-109, 26-01, 26-08, 26-09, 27-01, 27-76, 27-80, 27-83, 27-100, 27-101, 27-102, 28-50, 28-51, 28-106, 28-108, 28-139, 28-140, 29-14, 29-15, 20-16, 29-03, 29-03, 29-03, 29-16, 20-18, 20-15, 20	CA and CAR	Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024
			Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Anglian Water Services' new and relocated assets, and contains provisions that would enable Anglian Water Services to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Furthermore, the test in s127(6)(b) can be met as the application contains provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Anglian Water Services' new and relocated assets, and contains provisions that would enable Anglian Water Services to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	[REP6-010].  Separate agreement(s) (confidential) between the Applicant and Anglian Water Services, which have concluded.		06, 29-08, 29-09, 29-10, 29-11, 29-14, 29-15, 29-16, 29-27, 29-42, 29-43, 29-54, 29-123, 29-124, 29-142, 29-161, 29-179, 29-180, 29-181, 29-188, 29-200, 29-207, 29-222, 29-224, 29-225, 29-227, 29-228, 29-229, 29-232, 29-233, 29-235, 29-236, 29-237, 29-238, 29-247, 29-249, 29-250, 29-283, 30-10, 30-79, 32-178, 33-15, 33-29, 33-31, 33-32, 33-36, 33-52, 33-57, 33-58, 33-78, 33-88, 33-89, 33-91, 33-94, 33-99, 33-100, 33-101, 33-104, 33-106, 33-108, 33-109, 33-110, 33-112, 33-113, 33-125, 33-126, 33-127, 33-128, 33-130, 33-131, 33-125, 33-136, 33-137, 33-138, 33-139, 33-140, 33-141, 33-142, 33-143, 33-144, 33-145, 33-147, 33-148, 33-149, 33-150, 33-151, 33-175, 33-194, 33-219, 33-221, 33-222, 33-225, 33-227, 33-228, 33-230, 33-236, 33-238, 33-239, 33-240, 33-270, 42-05, 43-89, 43-91, 43-92, 43-99, 43-100, 44-09, 44-10, 44-17, 44-20, 44-21, 44-41, 44-80, 44-81, 44-86, 44-91, 44-94, 44-95, 44-96, 44-97, 44-98, 44-99, and 44-100		Deleted: REP5-024
2	Cadent Gas Limited	Gas transporter as per the Gas Act 1986	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order	Cadent Gas notified the Planning Inspectorate on 20 July 2023 [AS-094]	19-09, 19-18, 19-49, 19-53, 22-46, 22-77, 22-105, 24-02, 24-06, 24-13, 24-14, 24-15, 24-16, 24-17, 24-18, 24-19, 24-23, 24-33, 24-35, 24-36, 24-37, 24-38, 24-39, 24-41, 25-10, 25-11, 25-12, 25-15,	CA and CAR	
			The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in	The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory	[REP6-010] contains Protective Provisions for the Protection of Electricity, Gas, Water and Sewerage	that "On the basis that the agreed protective provisions are included on the face of the Order (save for any grammatical, formatting or cross- referencing changes which may be	25-16, 25-18, 25-20, 25-22, 25-23, 25-24, 25-25, 25-26, 25-27, 25-28, 25-29, 25-30, 25-31, 25-32, 25-33, 25-34, 25-36, 25-37, 25-38, 25-39, 25-40, 25-42, 25-43, 25-45, 25-48, 25-55, 25-64, 25-84, 25-93, 25-95, 25-96, 25-97, 25-103, 25-105, 25-106, 25-107, 25-108, 25-111, 25-112, 26-02, 26-		Deleted: REP5-024

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

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No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
No.					Undertakers, which are agreed. Protective Provisions, Schedule 14, Part 5 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of Specified Gas Undertakers which are agreed. Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010]. Separate agreement(s) (confidential) between the Applicant and Cadent Gas, which have concluded.	Status of objection  required), Cadent hereby withdraws its objection to the Order".	08, 26-17, 26-21, 26-29, 26-33, 26-35, 26-36, 26-50, 27-67, 27-68, 27-69, 27-70, 27-71, 27-74, 28-03, 28-50, 28-51, 28-69, 28-71, 28-72, 28-74, 28-75, 28-76, 28-80, 28-81, 28-85, 28-86, 28-88, 28-90, 28-93, 28-94, 28-95, 28-96, 28-102, 28-115, 28-116, 28-117, 28-124, 28-125, 28-127, 28-128, 28-137, 28-138, 29-02, 29-03, 29-04, 29-07, 29-08, 29-14, 29-16, 29-18, 29-23, 29-24, 29-28, 29-34, 29-35, 29-38, 29-40, 29-42, 29-43, 29-44, 29-54, 29-61, 29-62, 29-63, 29-64, 29-65, 29-68, 29-70, 29-71, 29-73, 29-77, 29-79, 29-80, 29-84, 29-84, 29-87, 29-88, 29-99, 29-100, 29-106, 29-107, 29-108, 29-110, 29-111, 29-112, 29-113, 29-114, 29-115, 29-116, 29-117, 29-118, 29-119, 29-120, 29-121, 29-125, 29-126, 29-129, 29-133, 29-155, 29-157, 29-159, 29-160, 29-167, 29-169, 29-170, 29-172, 29-173, 29-174, 29-204, 29-207, 29-214, 29-216, 29-217, 29-120, 29-222, 29-222, 29-224, 29-225, 29-227, 29-228, 29-222, 29-224, 29-225, 29-227, 29-228, 29-227, 29-238, 29-247, 29-256, 29-263, 29-263, 29-267, 29-270, 29-274, 29-275, 29-276, 29-278, 29-288, 29-297, 29-274, 29-275, 29-276, 29-278, 29-282, 29-279, 32-101, 32-125, 32-106, 32-107, 32-118, 32-121, 32-123, 32-126, 32-107, 32-173, 32-174, 32-175, 32-166, 32-167, 32-168, 32-167, 32-168, 32-167, 32-168, 33-136, 33-134, 33-132, 33-136, 33-137, 33-132, 33-133, 33-124, 33-132, 33-133, 33-124, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-134, 33-135, 33-136, 33-137, 33-132, 33-133, 33-133, 33-134, 33-135, 33-136, 33-137, 33-136, 33-137, 33-136, 33-137, 33-136, 33-137, 33-136, 33-137, 33-136, 33-137, 33-136, 33-137, 33-136	
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<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
	Cadent Gas Limited Cont'd						31, 39-32, 39-37, 39-38, 39-44, 39-47, 39-48, 39-49, 39-51, 39-52, 39-53, 39-54, 39-55, 39-56, 39-58, 39-59, 39-60, 39-61, 39-62, 39-64, 39-66, 39-67, 39-78, 39-79, 39-83, 40-13, 40-20, 40-22, 40-23, 41-02, 41-04, 41-05, 41-08, 41-10, 41-11, 41-21, 41-23, 41-24, 41-40, 41-44, 42-05, 42-22, 42-25, 42-29, 42-42, 42-53, 42-60, 42-68, 42-69, 42-98, 42-107, 42-112, 42-114, 42-117, 42-118, 42-119, 42-120, 42-131, 42-140, 42-146, 42-150, 42-162, 42-167, 42-171, 42-173, 42-174, 42-175, 42-177, 42-178, 42-179, 42-182, 42-183, 42-184, 42-185, 43-56, 43-57, 43-58, 43-59, 43-60, 43-61, 43-62, 43-81, 43-89, 43-91, 43-92, 43-96, 43-97, 43-103, 44-09, 44-31, 44-44, 44-61, 44-63, 44-70, 44-78, 44-82, 44-86, 44-89, 44-91, 44-95, 44-100, 44-112, 44-121, 44-123, 44-124, 45-19, 45-35, 45-50, 45-51, 45-52, 45-62, 45-63, 45-66, 45-72, 45-74, 45-78, 45-82, 45-83, 45-85, 45-92, 45-93, 45-97, 45-100, 45-103, 45-110, 45-114, 45-120, 45-121, 45-124, 45-129, 45-157, 45-158, 45-160, 45-162, 45-163, 45-165, 45-168, 45-169, 45-172, 45-173, 45-174, 45-175, 45-177, 46-04, 46-06, 46-09, 46-12, 46-17, 46-18, 46-20, 46-21, 46-22, 46-28, 46-35, 46-55, 47-26 and 47-33	
3	Environment Agency	Specific functions relevant to flood risk as per the Water Resources Act 1991	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 9 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and the Environment Agency.  The Applicant does not believe s127(3)(b) is relevant as there is no intent to provide other land for the use of the Environment Agency.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 9 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and the Environment Agency.  The Applicant does not believe s127(6)(b) is relevant as there is no intent to provide other land for the use of the Environment Agency.	Protective Provisions, Schedule 14, Part 9 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of the Environment Agency.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].  Separate agreement(s) (confidential) between the Applicant and the Environment Agency, which are ongoing.	Existing objection to the Order  The Protective Provisions have been agreed with the Environment Agency following the removal of paragraph 116(5). The Applicant notes that the Protective Provisions include protection for main rivers which the Environment Agency may have relevant rights / apparatus over / in, and that such provisions are agreed.  The Applicant believes that all matters pursuant to s127 are agreed.	15-13, 15-14, 15-17, 16-39, 16-49, 16-54, 16-57, 16-58, 16-59, 16-60, 16-61, 16-62, 16-63, 16-68, 20-41, 20-45, 20-50, 20-55, 20-56, 20-58, 20-59, 20-60, 20-63, 20-67, 20-81, 20-88, 20-89, 20-94, 20-98, 20-99, 20-100, 21-14, 23-30, 23-47, 23-61, 23-63, 23-64, 23-65, 23-68, 24-133, 30-07, 35-01, 35-03, 35-05, 35-06, 35-09, 35-15, 35-16, 35-17, 35-20, 35-21, 35-22, 35-23, 35-25, 35-27, 35-40, 35-41, 35-45, 35-50, 35-57, 35-60, 35-62, 35-53, 35-64, 35-65, 37-02, 37-03, 38-41, 38-42, 38-45, 38-46, 38-48, 38-49, 38-52, 38-53, 38-54, 38-56, 38-57, 38-59, 38-60, 38-65, 41-33, 41-34, 41-35, 41-37, 41-41, 41-42, 44-01, 44-02, 44-05, 44-06, 44-13, 44-27, 44-29, 44-34, 44-38, 44-40, 44-46, 44-57, 44-59, 44-60, 44-65, 44-122 and 45-114	CA, CAS, CASTPS and CAR

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<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>		
4	Essex and Suffolk Water Limited (an operating arm of Northumbrian	Water undertaker as per the Water Industry Act 1991	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order [REP6-010] contains Protective Provisions	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the Applicant and Essex and Suffolk Water, to provide further arrangements for the	24-63, 24-64, 24-67, 24-69, 24-70, 27-32, 27-41, 27-43, 27-44, 27-51, 27-53, 27-54, 27-67, 27-70, 27-71, 28-55, 28-60, 28-64, 28-67, 29-54, 29-137, 29-139, 29-155, 29-195, 31-01, 31-03, 31-04, 31-11, 31-12, 31-23, 31-24, 31-25, 31-30, 31-33, 31-35, 32-10, 32-17, 32-20, 32-60, 32-154, 32-184,	CA and CAR		Deleted: <u>REP5-024</u>
	Water Limited)		according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent	cording with Articles 37 tatutory Undertakers) and (Apparatus and rights of attutory undertakers in apped up streets) and the otective Provisions as ntained within Schedule  A coording with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1		protection of Essex and Suffolk Water's apparatus and statutory undertaking.  The latest draft of this agreement is under discussion between Essex and Suffolk Water's / Northumbrian Water's legal representatives and the Applicant's solicitors, supported by a series of progress meetings. Points to	32-185, 40-01, 40-02, 40-05, 40-10, 42-14, 42-15, 42-19, 42-31, 42-32, 42-66, 42-67, 42-74, 42-86, 42-91, 42-102, 43-04, 43-06, 44-11, 44-16, 44-18, 44-20, 44-21, 44-32, 44-35, 44-36, 44-37, 44-41, 44-52, 44-66, 44-67, 44-68, 44-75, 44-81, 44-90, 44-94, 44-99, 44-112, 45-80, 45-87, 45-89, 45-108, 45-110, 45-111, 45-112, 45-114, 45-115, 45-116, 45-117, 45-120, 45-121, 45-126, 45-134, 45-135 and 45-138			
			Order [REP6-010] or in accordance with agreements made between	Consent Order [REP6-010] or in accordance with agreements made between	undertakers in stopped up streets) of the draft Development	be concluded relate to Linford Well, namely water quality, pollution and contamination risk and Linford Well			<u> </u>	Deleted: REP5-024  Deleted: REP5-024
			the Applicant and Essex and Suffolk Water / Northumbrian Water.  Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Essex and Suffolk Water / Northumbrian Water new and relocated assets, and contains provisions that would enable Essex and Suffolk Water / Northumbrian Water to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	the Applicant and Essex and Suffolk Water / Northumbrian Water.  Furthermore, the test in s127(6)(b) can be met as the application contains provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Essex and Suffolk Water / Northumbrian Water new and relocated assets, and contains provisions that would enable Essex and Suffolk Water / Northumbrian Water to carry out its statutory duties with regard to its other existing apparatus or interests that are within the	Consent Order [REP6-010].  Separate agreement(s) (confidential) between the Applicant and Essex and Suffolk Water / Northumbrian Water, which are ongoing.	compulsory acquisition powers over plot 24-133, of which the last matter relates to the Planning Act 2008 s127(3) and s127(6).  The Applicant is confident that agreement on all matters will be reached during the examination period.				Deleted: REP5-024
5	HS1 Limited	Nominated undertaker designated as per the Channel	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a)	Order Limits.  The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a)	Protective Provisions, Schedule 14, Part 4 of the draft Development Consent Order [REP6-010] contains	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the Applicant and HS1, to provide further	03-01, 03-05, 03-06, 03-07, 03-11, 03-12, 03-21, 03-22, 03-27, 03-30, 03-31, 03-33, 03-34, 03-35, 03-37, 03-41, 03-42, 03-44, 03-47, 03-48, 03-50, 03-51, 03-55, 03-57, 03-70, 03-72, 03-103, 04-07, 04-11, 04-12, 04-16, 04-17, 04-21, 04-29, 04-30,	CA and CAR	-	Deleted: REP5-024
		Tunnel Rail Link Act 1996	and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of	and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and	Protective Provisions for the Protection of Railway Interests.	arrangements for the protection of HS1's apparatus and statutory undertaking.	04-33, 04-36, 04-39, 04-45, 04-52, 04-53, 04-56, 04-59, 04-61, 04-64, 04-67, 04-69, 04-72, 04-82, 04-91, 04-101, 04-109, 04-111, 04-112, 04-115, 04-116, 04-117, 04-120, 04-121, 04-122, 04-127,			Course Mary VA

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

Planning Inspectorate Scheme Ref: TR010032
Examination Document Ref: TR010032/EXAM/9.79
DATE: November 2023
DEADLINE: 7

On the compulsory acquisition of subsoil and temporary possession of land at the surface)

Uncontrolled who National Highway DEADLINE: 7

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o. Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
London and Continental Railways Limited Cont'd		intent to provide other land for the use of London and Continental Railways Limited.	for the use of London and Continental Railways Limited.				
National Gas Transmission PLC (formerly National Grid Gas)	Gas transporter as per the Gas Act 1986	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a)	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a)	Protective Provisions, Schedule 14, Part 6 of the draft Development Consent Order [REP6-010] contains	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the Applicant and National Gas	01-01, 01-02, 01-03, 01-04, 01-08, 02-08, 02-11, 02-12, 03-39, 03-53, 03-54, 03-56, 03-59, 03-76, 03-81, 03-84, 03-85, 03-86, 03-88, 03-89, 03-107, 03-108, 03-119, 03-149, 04-03, 04-04, 04-10, 04-13, 04-14, 04-23, 04-38, 04-42,	CA and CAR
Gild Gas)		and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in	and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory	Protective Provisions for the Protection of National Gas Transmission as Gas Undertaker.	Transmission, to provide further arrangements for the protection of National Gas Transmission's apparatus and statutory undertaking.	04-54, 04-58, 04-63, 04-196, 04-198, 04-199, 04-201, 04-202, 04-205, 04-206, 04-207, 04-213, 04-215, 04-229, 04-230, 04-239, 04-243, 04-272, 04-273, 06-02, 06-06, 06-12, 06-13, 06-31, 06-42, 06-43, 06-44, 06-45, 06-47, 06-48, 06-51, 06-53,	
		stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 6 of the draft	undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 6	Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights	The latest draft of this agreement is under discussion between National Gas Transmission's legal representatives and the Applicative solicitors. Points to	06-54, 06-55, 06-56, 06-57, 06-62, 06-66, 06-69, 06-73, 06-76, 06-82, 06-121, 06-133, 06-136, 06-137, 06-140, 06-141, 06-142, 06-143, 06-144, 06-145, 06-146, 06-147, 06-149, 06-150, 06-151, 06-	
		Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and National	of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and National	of statutory undertakers in stopped up streets) of the draft Development Consent Order	be concluded include matters pursuant to the Planning Act 2008 s127(3) and s127(6) with regard to "NGT's rights of access to inspect, protect, maintain, renew, repair and retain such apparatus	152, 06-154, 06-155, 06-156, 06-157, 06-158, 06-159, 06-163, 06-167, 06-168, 06-170, 06-180, 06-181, 06-191, 06-197, 06-200, 06-201, 06-207, 06-208, 06-209, 06-210, 06-211, 07-03, 07-12, 07-35, 07-49, 11-01, 11-08, 11-09, 11-10, 11-11, 11-12,	
		Gas Transmission.  Furthermore, the test in s127(3)(b) can be met as the application contains	Gas Transmission.  Furthermore, the test in s127(6)(b) can be met as the application contains	[REP6-010].  Separate agreement(s) (confidential) between	must also be maintained at all times and that NGT's access to inspect and maintain such apparatus must not be restricted. [and] that, where the Applicant intends to acquire land or	11-13, 11-15, 11-35, 11-36, 11-37, 11-45, 11-50, 11-51, 11-55, 11-58, 11-64, 11-66, 11-70, 11-72, 11-73, 11-78, 11-79, 12-02, 13-52, 13-58, 13-65, 13-67, 13-71, 13-72, 13-75, 13-91, 13-92, 13-93, 13-94, 13-95, 19-01, 19-07, 19-09, 19-18, 19-23,	
		provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent	provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development	the Applicant and National Gas Transmission which are ongoing.	rights, or interfere with any of NGT's interests in land or NGT apparatus, NGT will require appropriate protection and further discussion is required on the impact to its apparatus and rights".	19-41, 19-42, 19-43, 19-44, 19-48, 19-49, 19-50, 19-51, 19-52, 19-53, 21-14, 21-15, 21-16, 22-04, 22-05, 22-06, 22-08, 22-10, 22-14, 22-25, 22-26, 22-27, 22-28, 22-40, 22-45, 22-72, 22-77, 22-94, 22-95, 22-105, 22-115, 23-56, 23-72, 23-79, 23-	
		Order for the benefit of National Gas Transmission's new and relocated assets, and contains provisions that	Consent Order for the benefit of National Gas Transmission's new and relocated assets, and contains provisions that		The Applicant is confident that agreement on all matters will be reached during the examination period.	136, 23-139, 23-153, 23-157, 23-161, 23-169, 23-173, 23-175, 24-89, 24-94, 24-95, 24-100, 24-118, 24-119, 24-123, 24-124, 24-130, 24-132, 24-134, 24-135, 24-136, 24-138, 24-140, 24-141, 24-185, 24-191, 24-192, 24-193, 27-01, 27-45, 27-63, 27-	
		would enable National Gas Transmission to carry out its statutory duties with regard to its other existing	would enable National Gas Transmission to carry out its statutory duties with regard to its other existing			64, 27-76, 27-77, 27-79, 27-80, 27-82, 27-86, 27-96, 27-101, 28-102, 28-103, 28-116, 28-124, 28-128, 28-144, 29-01, 29-02, 29-03, 29-04, 29-06, 29-07, 29-09, 29-12, 29-17, 29-18, 29-19, 29-22,	
		apparatus or interests that are within the Order Limits.	apparatus or interests that are within the Order Limits.			29-23, 29-24, 29-38, 29-40, 29-41, 29-42, 29-46, 29-48, 29-49, 29-54, 29-76, 29-80, 29-88, 29-108, 29-121, 29-137, 29-139, 29-141, 29-147, 29-148, 29-149, 29-152, 29-154, 29-155, 29-156, 29-157, 29-160, 29-164, 29-168, 29-170, 29-171, 29-172,	
						29-176, 29-177, 29-179, 29-184, 29-191, 29-193, 29-195, 29-197, 29-206, 29-213, 29-270, 29-271, 29-274, 29-275, 29-276, 29-282, 29-283, 30-03, 30-05, 30-07, 30-13, 30-70, 30-78, 31-04, 31-11,	

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

	No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>	
		National Gas Transmission PLC Cont'd						163, 32-178, 32-185, 33-13, 33-15, 33-18, 33-35, 34-01, 34-02, 34-03, 34-05, 34-06, 34-07, 34-08, 34-09, 34-10, 34-11, 34-15, 34-16, 34-21, 34-30, 34-38, 35-01, 35-02, 35-05, 35-09, 35-12, 35-18, 35-19, 36-02, 36-05, 36-06, 37-05, 38-01, 38-03, 38-04, 38-05, 38-06, 38-07, 38-08, 38-11, 38-12, 38-13, 38-14, 38-15, 38-17, 38-20, 38-21, 38-22, 38-24, 38-25, 38-26, 38-27, 38-31, 38-32, 38-34, 38-35, 38-38, 38-40, 38-43, 38-44, 38-47, 38-64, 39-03, 39-04, 39-06, 39-09, 39-13, 39-16, 39-17, 39-18, 39-19, 39-23, 39-24, 39-27, 39-30, 39-62, 39-63, 39-64, 39-65, 39-66, 39-67, 39-72, 39-73, 39-78, 39-79, 39-82, 39-83, 40-05, 40-09, 40-10, 40-13, 40-19, 40-20, 40-22, 40-23, 41-01, 41-02, 41-03, 41-05, 41-08, 41-10, 41-11, 41-21, 41-22, 41-23, 41-24, 41-32, 41-33, 41-36, 41-38, 41-40, 41-43, 41-44, 42-01, 42-14, 42-15, 42-20, 42-35, 42-37, 42-39, 42-51, 42-67, 42-74, 42-80, 42-86, 42-87, 42-90, 42-102, 42-103, 42-104, 43-11, 43-12, 43-44, 43-47, 43-53, 44-11, 44-18, 44-67, 44-90, 44-112, 44-122, 45-80, 45-87, 45-89, 45-90, 45-99, 45-100, 45-108, 45-110, 45-111, 45-112, 45-126, 45-127, 45-133, 45-134, 45-135, 45-138, 46-05, 46-12, 46-14, 46-15, 46-16, 46-17, 46-18, 46-19, 46-20, 46-21, 46-22, 46-26, 46-28, 46-35, 46-53, 46-54, 47-23, 47-27, 47-29, 47-31, 47-34, 47-36 and 47-37		
	National Grid Electricity Transmission PLC	Electricity transmission as per the Electricity Act 1989	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a)	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a)	Protective Provisions, Schedule 14, Part 7 of the draft Development Consent Order [REP6-010] contains	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the Applicant and National Grid Electricity	03-01, 03-05, 03-07, 03-09, 03-12, 03-15, 03-22, 03-44, 03-48, 03-49, 03-58, 03-60, 03-62, 03-64, 03-66, 03-67, 03-68, 03-69, 03-73, 03-75, 03-76, 03-78, 03-79, 03-81, 03-82, 03-83, 03-84, 03-85, 03-86, 03-88, 03-98, 03-98, 03-108, 03-109, 03-114, 03-115, 03-118, 03-120, 03-121, 03-	CA, CAS, CASTPS and CAR		
	T			and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 7 of the draft Development Consent Order [REP6-010] or in	and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 7 of the draft Development Consent Order [REP6-010]	Protective Provisions for the Protection of National Grid Electricity Transmission as Electricity Undertaker. Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory	Transmission, to provide further arrangements for the protection of National Grid Electricity Transmission's apparatus and statutory undertaking.  The latest draft of this agreement is under discussion between National Grid Electricity Transmission's legal representatives and the Applicant's solicitors. Points to be concluded include matters pursuant to the Planning	122, 03-127, 03-128, 03-129, 03-130, 03-134, 03-138, 03-139, 03-144, 03-145, 03-152, 04-05, 04-08, 04-09, 04-12, 04-17, 04-30, 04-31, 04-32, 04-43, 04-49, 04-53, 04-57, 04-64, 04-66, 04-67, 04-68, 04-91, 04-112, 04-127, 04-128, 04-158, 04-160, 04-169, 04-175, 04-179, 04-187, 04-191, 04-196, 04-198, 04-199, 04-201, 04-202, 04-203, 04-205, 04-206, 04-207, 04-209, 04-213, 04-215, 04-229, 04-230, 04-239, 04-243, 04-259, 04-260, 04-272, 04-273, 06-06, 06-10, 06-16, 06-24, 06-26, 06-27, 06-36, 06-40, 06-46, 06-47, 06-48, 06-50, 06-52, 06-54, 06-55, 06-56, 06-57, 06-59, 06-62,		
				accordance with agreements made between the Applicant and National Grid Electricity Transmission.	or in accordance with agreements made between the Applicant and National Grid Electricity Transmission.	undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].	Act 2008 s127(3) and s127(6) with regard to "NGET's rights of access to inspect, maintain, renew and repair such apparatus must also be maintained at all times and that NGET's	06-66, 06-71, 06-76, 06-121, 06-141, 06-145, 06-147, 06-152, 06-154, 06-155, 06-156, 06-157, 06-158, 06-167, 06-171, 06-193, 06-199, 06-205, 06-206, 07-10, 07-13, 07-16, 07-18, 07-19, 07-21, 07-25, 07-31, 07-32, 08-02, 08-03, 08-04, 08-05,		
				Furthermore, the test in s127(3)(b) can be met as the application contains	Furthermore, the test in s127(6)(b) can be met as the application contains	Separate agreement(s) (confidential) between	access to inspect and maintain such apparatus must not be restricted [and] that where the Applicant intends to acquire land or rights, or interfere with	08-06, 08-07, 08-08, 11-01, 11-08, 11-09, 11-10, 11-11, 11-35, 11-36, 11-37, 11-45, 11-50, 11-51, 11-58, 11-64, 11-66, 11-73, 11-78, 11-79, 12-02, 13-52, 13-58, 13-65, 13-71, 13-72, 13-74, 13-75, 13-79, 13-80, 13-82, 13-83, 13-84, 13-85, 13-90,		

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

No	. Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
	National Grid Electricity Transmission PLC Cont'd		provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of National Grid Electricity Transmission's new and relocated assets, and contains provisions that would enable National Grid Electricity Transmission to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of National Grid Electricity Transmission's new and relocated assets, and contains provisions that would enable National Grid Electricity Transmission to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	the Applicant and National Grid Electricity Transmission, which are ongoing.	any of NGET's interests in land or NGET's apparatus, NGET will require appropriate protection and further discussion is required on the impact to its apparatus and rights".  The Applicant is confident that agreement on all matters will be reached during the examination period.	13-91, 13-92, 15-11, 15-17, 15-18, 16-02, 16-04, 16-05, 16-12, 16-19, 16-22, 16-32, 16-36, 16-37, 16-38, 16-39, 16-44, 16-54, 16-70, 20-01, 20-06, 20-07, 20-08, 20-09, 20-10, 20-11, 20-11, 20-13, 20-14, 20-16, 20-17, 20-18, 20-20, 20-25, 20-28, 20-32, 20-41, 20-42, 20-45, 20-49, 20-50, 20-53, 20-57, 20-58, 20-62, 20-67, 20-68, 20-69, 20-81, 21-14, 21-15, 21-16, 21-20, 21-24, 21-33, 21-35, 21-36, 23-25, 23-26, 23-30, 23-41, 23-47, 23-50, 23-51, 23-56, 23-57, 23-61, 23-63, 23-64, 23-65, 23-68, 23-69, 23-70, 23-71, 23-72, 23-75, 23-76, 23-79, 23-81, 23-88, 23-92, 23-94, 23-97, 23-176, 23-79, 23-81, 23-88, 23-92, 23-94, 23-97, 23-176, 23-179, 23-181, 23-182, 24-08, 24-25, 24-34, 24-40, 24-45, 24-51, 24-55, 24-59, 24-60, 24-61, 24-69, 24-70, 24-72, 24-79, 24-82, 24-83, 24-89, 24-92, 24-93, 24-95, 24-98, 24-99, 24-100, 24-105, 24-107, 24-109, 24-113, 24-114, 24-115, 24-117, 24-118, 24-119, 24-121, 24-122, 24-124, 24-132, 24-136, 24-140, 24-185, 24-191, 27-02, 27-06, 27-08, 27-09, 27-10, 27-11, 27-12, 27-15, 27-16, 27-19, 27-20, 27-21, 27-32, 27-41, 27-43, 27-44, 27-51, 27-53, 27-54, 27-66, 27-80, 27-96, 28-01, 28-05, 28-06, 28-07, 28-09, 28-17, 28-20, 28-21, 28-22, 28-23, 28-24, 28-25, 28-26, 28-38, 28-39, 28-40, 28-41, 28-42, 28-44, 28-48, 28-55, 28-60, 28-06, 28-07, 29-09, 29-11, 29-15, 29-16, 29-17, 29-18, 29-19, 29-20, 29-24, 29-15, 29-16, 29-17, 29-18, 29-19, 29-20, 29-24, 29-43, 29-47, 29-54, 29-83, 39-88, 29-123, 29-124, 29-142, 29-144, 29-146, 29-148, 29-150, 29-154, 29-158, 29-265, 29-266, 29-268, 29-277, 29-281, 29-282, 29-283, 30-03, 30-13, 30-18, 30-70, 31-04, 31-07, 31-11, 31-23, 31-33, 31-33, 31-33, 32-33, 33, 33-35, 33-266, 33-291, 33-29, 33-40, 33-41, 33-29, 33-40, 33-41, 33-51, 33-31, 33-32, 33-33, 33-35, 33-266, 33-291, 33-29, 33-40, 33-41, 33-51, 33-16, 33-17, 33-18, 33-29, 33-30, 33-31, 33-32, 33-33, 33-35, 33-266, 33-291, 33-29, 33-40, 34-08, 34-09, 34-10, 34-11, 41-21, 41-23, 41-24, 41-40, 41-44, 43-19, 43-23, 43-32, 43-99, 44-08, 44-9, 44-90, 44-112, 45-80, 45-87, 45-96, 45-91, 44-09, 44-112, 4	
9	National Grid PLC	Gas transporter as per the Gas Act 1986; and Electricity transmission as per the	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers)	Protective Provisions, Schedule 14, Part 6 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of National Gas	Discussions are ongoing regarding a separate side agreement between the Applicant and National Grid Electricity Transmission, and the Applicant and National Gas Transmission to provide further arrangements for the protection	11-66, 11-73, 12-02, 12-06, 12-20, 13-52, 13-58, 13-65, 13-67, 13-74, 13-75, 13-79, 13-80 and 13-91	CA and CAR

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<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

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No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>	
	National Grid PLC Cont'd	Electricity Act 1989	38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 6 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and National Gas Transmission and Schedule 14 Part 7 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and National Grid Electricity Transmission.  Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of National Grid Electricity Transmission new and relocated assets, and contains provisions that would enable National Gas Transmission and National Grid Electricity Transmission and National Gas Transmission and Pational Gas Transmission and National Grid Electricity Transmission and National Grid Electricity Transmission to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 6 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and National Gas Transmission and Schedule 14 Part 7 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and National Grid Electricity Transmission.  Furthermore, the test in s127(6)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of National Gas Transmission and National Grid Electricity Transmission new and relocated assets, and contains provisions that would enable National Gas Transmission and National Grid Electricity Transmission to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Transmission as Gas Undertaker.  Protective Provisions, Schedule 14, Part 7 of the draft Development Consent Order [REP6-01Q] contains  Protective Provisions for the Protection of National Grid Electricity  Transmission as Electricity Undertaker.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-01Q].  Separate agreements (confidential) between the Applicant and National Gas Transmission, and the Applicant and National Grid Electricity  Transmission, which are ongoing.	The latest drafts of these agreements are under discussion between National Grid Electricity Transmission's legal representatives and the Applicant's solicitors, and National Gas Transmission's legal representatives and the Applicant's solicitors. Points to be concluded include matters pursuant to the Planning Act 2008 s127(3) and s127(6) with regard to National Grid Electricity Transmission's and National Gas Transmission's rights of access to inspect, protect, maintain, renew, repair and retain such apparatus must also be maintained at all times and that National Grid Electricity Transmission's access to inspect and maintain such apparatus must not be restricted and that, where the Applicant intends to acquire land or rights, or interfere with any of National Grid Electricity Transmission's and National Gas Transmission's interests in land or apparatus, National Grid			
10	Network Rail Limited	Railway licence holder as per the Railways Act 1993	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and	Protective Provisions, Schedule 14, Part 4 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of Railway Interests.	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the Applicant and Network Rail  Infrastructure Limited to provide further arrangements for the protection of Network Rail Infrastructure Limited's apparatus and statutory undertaking.	15-18, 15-19, 21-13, 23-33, 23-59, 23-60, 23-61, 23-62, 23-69, 23-77, 23-78, 23-91, 23-92, 23-94, 23-95, 23-97, 23-128, 23-129, 23-130, 42-22, 42-23, 42-24, 42-25, 42-34, 42-82, 42-95, 42-123, 43-05, 44-24, 44-45, 44-53, 44-90, 44-122, 45-175 and 49-02	CA, CASTPS and CAR	

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>	
	Network Rail Limited Cont'd		statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 4 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Network Rail.  Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Network Rail's (Art8(g)) new and relocated assets, and contains provisions that would enable Network Rail to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 4 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Network Rail.  Furthermore, the test in s127(6)(b) can be met as the application contains provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Network Rail's new and relocated assets, and contains provisions that would enable Network Rail to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].  Separate agreement(s) (confidential) between the Applicant and Network Rail, which are ongoing.	The latest draft of this agreement is under discussion, between Network Rail Infrastructure Limited's legal representatives and the Applicant's solicitors, supported by a series of progress meetings. Points to be concluded relate to the safety of the railway network, those parts of the scheme that interface with the operational network and those rights to be acquired via the powers contained within the draft Development Consent Order, of which the last matter relates to the Planning Act 2008 s127(3) and s127(6).  The Applicant is confident that agreement will be reached during the examination period.			Deleted: REP5-024 Deleted: REP5-024 Deleted: REP5-024
11	Northumbrian Water Limited (operates as 'Essex and Suffolk Water' in the south east of England)	Water undertaker as per the Water Industry Act 1991	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Essex and Suffolk Water / Northumbrian Water.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Essex and Suffolk Water / Northumbrian Water.	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of Electricity, Gas, Water and Sewerage Undertakers.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].  Separate agreement(s)	Existing objection to the Order.  Discussions are ongoing regarding a separate side agreement between the Applicant and Essex and Suffolk Water, to provide further arrangements for the protection of Essex and Suffolk Water's apparatus and statutory undertaking.  The latest draft of this agreement is under discussion, between Essex and Suffolk Water's / Northumbrian Water's legal representatives and the Applicant's solicitors, supported by a series of progress meetings. Points to be concluded relate to Linford Well, namely: water quality and Linford Well compulsory acquisition over plot 24-133, of which the last matter relates to the Planning Act 2008 s127(3) and s127(6).	22-27, 22-31, 22-34, 22-36, 22-37, 22-45, 22-77, 22-92, 22-93, 23-01, 23-03, 23-44, 23-58, 23-59, 23-63, 23-74, 23-75, 23-93, 23-94, 23-97, 23-110, 23-123, 23-127, 23-154, 23-157, 23-170, 23-172, 23-173, 24-01, 24-02, 24-03, 24-05, 24-06, 24-07, 24-08, 24-10, 24-11, 24-12, 24-13, 24-14, 24-18, 24-25, 24-18, 24-102, 24-104, 24-115, 24-122, 24-126, 24-133, 24-137, 24-141, 24-159, 24-160, 24-161, 24-163, 25-50, 25-51, 25-56, 25-61, 25-62, 25-65, 25-67, 25-68, 25-69, 25-74, 25-78, 25-93, 25-95, 25-96, 25-97, 25-98, 25-100, 25-111, 26-03, 26-04, 26-05, 26-06, 26-36, 26-38, 26-50, 27-01, 27-11, 27-15, 27-19, 27-20, 27-24, 27-29, 27-31, 27-33, 27-34, 27-36, 27-37, 27-38, 27-45, 27-47, 27-57, 27-68, 27-69, 28-51, 28-55, 28-60, 28-67, 28-74, 28-75, 28-86, 28-87, 28-89, 28-91, 28-92, 28-93, 28-94, 28-95, 28-96, 29-63, 29-64, 29-65, 29-53, 29-54, 29-61, 29-62, 29-63, 29-64, 29-65, 29-55, 29-65, 2	CA and CAR	Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
	Northumbrian Water Limited Cont'd		Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Essex and Suffolk Water / Northumbrian Water new and relocated assets, and contains provisions that would enable Essex and Suffolk Water / Northumbrian Water to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Furthermore, the test in s127(6)(b) can be met as the application contains provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Essex and Suffolk Water / Northumbrian Water new and relocated assets, and contains provisions that would enable Essex and Suffolk Water / Northumbrian Water to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	(confidential) between the Applicant and Essex and Suffolk Water / Northumbrian Water, which are ongoing.	The Applicant is confident that agreement will be reached during the examination period.	68, 29-71, 29-73, 29-77, 29-79, 29-82, 29-87, 29-93, 29-96, 29-97, 29-98, 29-107, 29-108, 29-110, 29-111, 29-113, 29-114, 29-125, 29-126, 29-127, 29-129, 29-133, 29-136, 29-137, 29-138, 29-139, 29-143, 29-144, 29-152, 29-157, 29-161, 29-164, 29-169, 29-171, 29-174, 29-177, 29-183, 29-194, 29-196, 29-200, 29-201, 29-203, 29-206, 29-210, 29-218, 29-221, 29-231, 29-252, 29-253, 29-259, 29-279, 30-79, 32-01, 32-02, 32-04, 32-10, 32-17, 32-20, 32-22, 32-23, 32-29, 32-30, 32-38, 32-42, 32-43, 32-46, 32-50, 32-51, 32-54, 32-73, 32-74, 32-75, 32-76, 32-77, 32-82, 32-86, 32-88, 32-89, 32-90, 32-99, 32-100, 32-107, 32-108, 32-112, 32-113, 32-114, 32-116, 32-126, 32-128, 32-132, 32-136, 32-155, 32-156, 32-157, 32-164, 32-170, 32-172, 32-173, 32-174, 32-178, 33-81, 33-91, 33-91, 33-110, 33-112, 33-114, 33-117, 33-121, 33-133, 33-110, 33-112, 33-114, 33-117, 33-121, 33-134, 33-135, 33-139, 33-141, 33-143, 33-147, 33-158, 33-160, 33-164, 33-165, 33-167, 33-169, 33-172, 33-176, 33-182, 33-187, 33-190, 33-176, 33-182, 33-187, 33-199, 33-202, 33-206, 33-207, 33-208, 33-201, 33-211, 33-219, 33-239, 33-251, 33-258, 33-264, 33-267, 33-274, 33-98, 33-39, 33-40, 39-41, 39-43, 39-43, 39-43, 39-43, 39-43, 39-43, 39-43, 39-43, 39-43, 39-44, 39-47, 39-48, 39-49, 39-50, 39-51, 39-53, 39-54, 39-56, 39-59, 39-60, 39-61, 39-62, 41-04, 42-06, 42-11, 42-14, 42-15, 42-20, 42-25, 42-28, 42-30, 42-32, 42-36, 42-41, 42-44, 42-48, 42-59, 42-150, 42-114, 42-149, 42-154, 42-166, 42-167, 42-166, 42-177, 42-173, 42-174, 42-175, 42-176, 42-77, 42-84, 42-98, 42-107, 42-112, 42-114, 42-119, 42-154, 42-166, 42-166, 42-167, 42-166, 42-167, 42-168, 42-169, 42-174, 42-174, 42-175, 42-175, 42-176, 42-177, 42-173, 42-174, 42-175, 42-176, 42-178, 42-160, 42-177, 42-178, 42-179, 42-170, 42-173, 42-174, 42-175, 42-178, 42-179, 42-180, 42-181, 42-182, 42-183, 42-184, 42-185, 43-60, 4	

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

o. Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>	
Northumbrian Water Limited Cont'd						121, 45-124, 45-129, 45-133, 45-138, 45-155, 45-160, 45-162, 45-163, 45-165, 45-168, 45-169, 46-23, 46-24, 47-11 and 47-18		
Port of London Authority Limited	Statutory harbour authority established by The Port of London Act 1908 to govern the Port of London. Statutory powers and duties pursuant to the Port of London Act 1968.	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 8 of the draft Development Consent Order [REP6-010] for the Protection of Port of London Authority.  The Applicant does not believe s127(3)(b) is relevant as there is no intent to provide other land for the use of the Port of London Authority Limited.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 8 of the draft Development Consent Order [REP6-010] for the Protection of Port of London Authority.  The Applicant does not believe s127(6)(b) is relevant as there is no intent to provide other land for the use of the Port of London Authority Limited.	Protective Provisions, Schedule 14, Part 8 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of the Port of London Authority. Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010],	Existing objection to the Order  The latest draft of the Protective Provisions are under discussion between Port of London Authority's legal representatives and the Applicant's solicitors, supported by a series of progress meetings. Points to be concluded relate to the Planning Act 2008 s127(3) and s127(6) with regard to the ability for the Applicant to construct and operate the Project without having a detrimental effect on the statutory functions of the Port of London Authority.  The Applicant is confident that agreement for matters relating to the Planning Act 2008 s127(3) and s127(6) will be reached during the examination period.	15-10, 15-11, 15-12, 16-42, 16-43 and 16-68	CAS and CAR	Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024
Port of Tilbury London Limited	Statutory harbour authority established by The Port of London Act 1908 to govern the Port of London. Statutory powers and duties pursuant to the Port of London Act 1968.	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 10 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and the Port of Tilbury.	and 38 (Apparatus and rights of statutory	Protective Provisions, Schedule 14, Part 10 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of the Port of Tilbury London Limited.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].  Separate agreement(s)	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the Applicant and the Port of Tilbury, to provide further arrangements for the protection of the Port of Tilbury's statutory undertaking.  The latest draft of this agreement is under discussion between the Port of Tilbury's legal representatives and the Applicant's solicitors, supported by a series of progress meetings. Points to be concluded relate to the Planning Act 2008 s127(3) and s127(6) with regard to the ability for the Applicant to construct and operate the Project without having a detrimental effect on the statutory functions of the Port of Tilbury.  The Applicant is confident that agreement for matters relating to the	16-02, 16-04, 16-05, 16-10, 16-12, 16-18, 16-19, 16-20, 16-22, 16-30, 16-32, 16-36, 16-37, 16-38, 16-39, 16-41, 16-44, 16-54, 20-06, 20-07, 20-08, 20-09, 20-11, 20-17, 20-18, 20-23, 20-25, 20-41, 20-42, 20-45, 20-47, 20-49, 20-50, 20-52, 20-53, 20-57, 20-58, 20-61, 20-62, 20-65, 20-67, 20-68, 20-69, 20-81, 21-13, 21-14, 21-15, 21-16, 21-20, 21-24, 21-33, 21-35, 21-36, 23-30 and 23-68	CA, CAS and CAR	Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024  Deleted: REP5-024

CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

Planning Inspectorate Scheme Ref: TR010032
Examination Document Ref: TR010032/EXAM/9.79
DATE: November 2023
DEADLINE: 7

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No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
	Port of Tilbury London Limited Cont'd				the Applicant and the Port of Tilbury, which are ongoing.	will be reached during the examination period.		
14	Royal Mail Group Limited	A provider of the Universal Postal Service as defined by the Postal Services Act 2011	The Applicant does not believe s127(3) has relevance due to the Applicant only requiring rights over the land.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met owing to the location of the rights being wholly within the adoptable highway boundary (B186 Warley Street, Blue Anchor Lane, B188 High Road, Ockendon Road, B186 Clay Tye Road) and none of the Applicant's assumed works requiring modification of Royal Mail's access points to meet the reasonable needs of users of the universal postal service.	To enable the Royal Mail to carry out its duties as a provider of the Universal Postal Service, they are a named attendee and consultee for those matters regarding traffic management and the traffic management plan for construction, which is secured via:  Requirement 10(1) and 10(2) of the draft Development Consent Order	No objection to the Order known or envisaged.	24-17, 33-119 and 45-165	CAR
					[REP6-010]     Outline Traffic Management Plan for Construction [REP6-048]     Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].			
15	Southern Gas Networks PLC	Gas transporter as per the Gas Act 1986	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of Electricity, Gas, Water and Sewerage Undertakers, which are agreed,	Withdrawn  Southern Gas Networks notified the Planning Inspectorate on 31 July 2023 [AS-095] that "In light of the Promoter and SGN having reached an agreement in relation to SGN's protective provisions which the Promoter seeks to include and retain in the Order, SGN hereby withdraws its objection to the Order application".	03-05, 03-06, 03-07, 03-11, 03-13, 03-16, 03-19, 03-21, 03-22, 03-24, 03-25, 03-28, 03-34, 03-35, 03-37, 03-42, 03-45, 03-48, 03-49, 03-50, 03-53, 03-54, 03-55, 03-56, 03-57, 03-58, 03-59, 03-63, 03-66, 03-69, 03-70, 03-84, 03-85, 03-112, 03-120, 03-123, 03-127, 03-132, 03-133, 03-134, 03-135, 03-136, 03-138, 03-152, 04-02, 04-15, 04-19, 04-20, 04-24, 04-51, 04-55, 04-114, 04-143, 04-193, 04-211, 04-214, 04-232, 04-259, 04-260, 04-262, 06-20, 06-24, 06-36, 06-52, 06-61, 06-72, 06-78, 06-91, 06-96, 06-98, 06-107, 06-111, 06-113, 06-114, 06-115, 06-122, 06-127, 06-128, 06-128, 06-	CA and CAR
			contained at Schedule 14 Part 1 and Part 5 of the draft Development Consent	Provisions as contained at Schedule 14 Part 1 and Part 5 of the draft	Protective Provisions, Schedule 14, Part 5 of the draft Development		133, 06-136, 06-137, 06-140, 06-142, 06-155, 06-162, 06-166, 06-177, 06-184, 06-195, 06-211, 07-10, 07-14, 07-16, 07-18, 07-19, 07-21, 07-25, 07-	

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>	
	Southern Gas		Order [REP6-010] or in	Development Consent	Consent Order		26, 07-27, 07-29, 07-31, 07-40, 07-41, 10-06, 10-		Deleted: REP5-024
	Networks PLC		accordance with	Order [REP6-010] or in	[REP6-010] contains		07, 10-09, 10-10, 11-19, 11-21, 11-25, 12-09, 12-		Deleted: REP5-024
	Cont'd		agreements made between	accordance with	Protective Provisions		19, 13-01, 13-02, 13-03, 13-12, 13-14, 13-21, 13-		
			the Applicant and Southern	agreements made between	for the Protection of		23, 13-24, 13-25, 13-28 and 13-29		Deleted: REP5-024
			Gas Networks.	the Applicant and Southern	Specified Gas				
			E all conserve the footie	Gas Networks.	Undertakers, which				
			Furthermore, the test in s127(3)(b) can be met as	Furthermore, the test in	are agreed.				
			the application contains	s127(6)(b) can be met as	Articles 37 (Statutory				
			provisions for land to be	the application contains	Undertakers) and 38				
			acquired via the	provisions for rights to be	(Apparatus and rights				
			compulsory acquisition	acquired via the	of statutory				
			powers contained within the	compulsory acquisition	undertakers in				
			draft Development Consent	powers contained within	stopped up streets) of				
			Order for the benefit of	the draft Development	the draft Development				
			Southern Gas Networks'	Consent Order for the	Consent Order				(
			new and relocated assets,	benefit of Southern Gas Networks' new and	[ <u>REP6-010</u> ].				Deleted: REP5-024
			and contains provisions that would enable Southern	relocated assets, and	Separate				
			Gas Networks to carry out	contains provisions that	agreement(s)				
			its statutory duties with	would enable Southern	(confidential) between				
			regard to its other existing	Gas Networks to carry out	the Applicant and				
			apparatus or interests that	its statutory duties with	Southern Gas				
			are within the Order Limits.	regard to its other existing	Networks, which have				
				apparatus or interests that	concluded.				
				are within the Order Limits.					
10	Southern Water	Water and	The Applicant is satisfied	The Applicant is satisfied	Protective Provisions,	Existing objection to the Order	01-18, 03-05, 03-06, 03-07, 03-11, 03-12, 03-13,	CA, CAS,	
	Services Limited	sewerage	that the tests in s127(3)(a)	that the tests in s127(6)(a)	Schedule 14, Part 1 of	Existing objection to the Order	03-19, 03-22, 03-27, 03-28, 03-29, 03-31, 03-34,	CASTPS and	
		undertaker as	or (b) are met.	or (b) are met.	the draft Development	Discussions are ongoing regarding a	03-35, 03-37, 03-38, 03-39, 03-40, 03-42, 03-44,	CAR	
		per the Water			Consent Order	separate side agreement between the	03-45, 03-46, 03-47, 03-49, 03-50, 03-53, 03-54,		
		Industry Act	The tests in s127(3)(a)	The tests in s127(6)(a)	[REP6-010] contains	Applicant and Southern Water Services,	03-55, 03-56, 03-57, 03-59, 03-62, 03-68, 03-69,		Deleted: REP5-024
		1991	and/or (b) can be met by	and/or (b) can be met by	Protective Provisions	to provide further arrangements for the	03-70, 03-71, 03-74, 03-75, 03-76, 03-79, 03-81,		
			according with Articles 37	according with Articles 37	for the Protection of	protection of Southern Water Services'	03-84, 03-85, 03-86, 03-88, 03-91, 03-92, 03-93,		
			(Statutory Undertakers) and	(Statutory Undertakers)	Electricity, Gas, Water and Sewerage	apparatus and statutory undertaking.	03-94, 03-95, 03-112, 03-116, 03-120, 03-123,		
			38 (Apparatus and rights of statutory undertakers in	and 38 (Apparatus and rights of statutory	Undertakers.	The latest version of this agreement is	03-127, 03-130, 03-133, 03-135, 03-136, 03-139, 03-140, 03-142, 03-145, 03-147, 03-149, 04-02,		
			stopped up streets) and the	undertakers in stopped up	Officertakers.	under discussion, between Southern	04-07, 04-09, 04-10, 04-11, 04-12, 04-13, 04-15,		
			Protective Provisions as	streets) and the Protective	Articles 37 (Statutory	Water Services' legal representatives	04-17, 04-18, 04-19, 04-21, 04-22, 04-24, 04-26,		
			contained within Schedule	Provisions as contained	Undertakers) and 38	and the Applicant's solicitors. Points to	04-27, 04-29, 04-31, 04-34, 04-41, 04-42, 04-44,		
			14 Part 1 of the draft	within Schedule 14 Part 1	(Apparatus and rights	be concluded relate to water quality,	04-45, 04-49, 04-51, 04-54, 04-55, 04-56, 04-58,		
			Development Consent	of the draft Development	of statutory	pollution and contamination risk of their	04-59, 04-63, 04-64, 04-67, 04-69, 04-70, 04-71,		
			Order [REP6-010] or in	Consent Order [REP6-010]	undertakers in	water source and compulsory	04-72, 04-74, 04-76, 04-77, 04-78, 04-80, 04-82,		Deleted: REP5-024
			accordance with	or in accordance with	stopped up streets) of	acquisition powers which "If made, the	04-84, 04-89, 04-90, 04-91, 04-92, 04-95, 04-102,		Deleted: REP5-024
			agreements made between	agreements made between	the draft Development	DCO would authorise the exercise of	04-104, 04-105, 04-106, 04-110, 04-111, 04-113,		
			the Applicant and Southern Water Services.	the Applicant and Southern Water Services.	Consent Order [REP6-010].	powers over or near land in which SWS maintains assets and/or has other rights	04-114, 04-115, 04-118, 04-119, 04-120, 04-121, 04-129, 04-131, 04-132, 04-136, 04-143, 04-144,		Deleted: REP5-024
			vvaler Jervices.	vvaler Gervices.	INEI O'VIW.	for the purposes of discharging its	04-146, 04-147, 04-149, 04-150, 04-151, 04-152,		Deleteu. NEF 3-024
į.			Furthermore, the test in	Furthermore, the test in	Separate	statutory duties. Unchecked, the	04-153, 04-155, 04-157, 04-158, 04-159, 04-160,		
								1	
			s127(3)(b) can be met as	s127(6)(b) can be met as	agreement(s)	exercise of such powers in respect of	1 04-161, 04-163, 04-171, 04-173, 04-179, 04-180.		
			s127(3)(b) can be met as the application contains	s127(6)(b) can be met as the application contains	agreement(s) (confidential) between	exercise of such powers in respect of SWS's interests would cause severe	04-161, 04-163, 04-171, 04-173, 04-179, 04-180, 04-181, 04-182, 04-184, 04-186, 04-187, 04-193,		
			the application contains provisions for land to be	the application contains provisions for rights to be	(confidential) between the Applicant and	SWS's interests would cause severe detriment to it" of which relate to the	04-181, 04-182, 04-184, 04-186, 04-187, 04-193, 04-196, 04-197, 04-198, 04-199, 04-201, 04-202,		
			the application contains	the application contains	(confidential) between	SWS's interests would cause severe	04-181, 04-182, 04-184, 04-186, 04-187, 04-193,		

CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

Planning Inspectorate Scheme Ref: TR010032
Examination Document Ref: TR010032/EXAM/9.79
DATE: November 2023
DEADLINE: 7

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Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
Southern Water Services Limited Cont'd		powers contained within the draft Development Consent Order for the benefit of Southern Water Services' new and relocated assets, and contains provisions that would enable Southern Water Services to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	powers contained within the draft Development Consent Order for the benefit of Southern Water Services' new and relocated assets, and contains provisions that would enable Southern Water Services to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Services, which are ongoing.	The Applicant is confident that agreement will be reached during the Examination period.	04-220, 04-226, 04-229, 04-230, 04-232, 04-234, 04-238, 04-239, 04-241, 04-242, 04-243, 04-244, 04-245, 04-246, 04-247, 04-251, 04-259, 04-260, 04-262, 04-271, 04-272, 04-273, 05-17, 05-18, 06-02, 06-03, 06-04, 06-05, 06-06, 06-07, 06-12, 06-13, 06-14, 06-15, 06-19, 06-20, 06-21, 06-22, 06-23, 06-24, 06-28, 06-30, 06-31, 06-35, 06-36, 06-42, 06-43, 06-44, 06-45, 06-47, 06-48, 06-51, 06-52, 06-55, 06-57, 06-58, 06-59, 06-60, 06-61, 06-62, 06-65, 06-66, 06-67, 06-68, 06-69, 06-70, 06-71, 06-72, 06-73, 06-74, 06-76, 06-77, 06-78, 06-79, 06-80, 06-81, 06-82, 06-83, 06-84, 06-85, 06-87, 06-89, 06-90, 06-92, 06-94, 06-95, 06-96, 06-97, 06-98, 06-99, 06-100, 06-101, 06-102, 06-103, 06-104, 06-106, 06-107, 06-113, 06-114, 06-115, 06-119, 06-120, 06-122, 06-125, 06-126, 06-128, 06-131, 06-140, 06-141, 06-145, 06-146, 06-157, 06-162, 06-154, 06-155, 06-156, 06-157, 06-162, 06-164, 06-166, 06-167, 06-168, 06-171, 06-177, 06-180, 06-181, 06-183, 06-184, 06-195, 06-200, 07-27, 07-35, 07-41, 07-42, 07-43, 07-46, 07-47, 07-48, 07-49, 11-01, 11-10, 11-16, 11-17, 11-18, 11-19, 11-20, 11-21, 11-23, 11-25, 11-26, 11-27, 11-28, 11-29, 11-30, 11-31, 11-32, 11-33, 11-34, 11-35, 11-36, 11-38, 11-39, 11-41, 11-42, 11-43, 11-44, 11-45, 11-78, 11-79, 13-02, 13-03, 13-09, 13-10, 13-12, 13-14, 13-15, 13-16, 13-17, 13-18, 13-19, 13-20, 13-21, 13-23, 13-24, 13-25, 13-26, 13-28, 13-29, 13-32, 13-35, 13-36, 13-37, 13-39, 13-41, 13-42, 13-43, 13-44, 13-50, 13-54, 13-70, 13-71, 13-82, 13-84, 13-86, 13-87, 14-04, 14-08, 14-09, 14-10, 14-17, and 14-18	
Thames Water Utilities Limited	Sewerage undertaker (for areas within the Order Limits) as per the Water Industry Act 1991	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.  The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Thames Water Utilities.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.  The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in accordance with agreements made between the Applicant and Thames Water Utilities.	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order [REP6-010] contains Protective Provisions for the Protection of Electricity, Gas, Water and Sewerage Undertakers.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) of the draft Development Consent Order [REP6-010].	The Applicant believes objection to have been withdrawn following the conclusion of agreements between the Applicant and Thames Water Utilities Limited.  The Applicant has requested Thames Water Utilities Limited to submit a notification of withdrawal to the Planning Inspectorate following the conclusion of agreements between the parties.  [Application Document to be added at the deadline following inclusion within the Examination Library]	42-05, 42-06, 42-11, 42-12, 42-19, 42-29, 42-31, 42-32, 42-36, 42-41, 42-42, 42-48, 42-50, 42-58, 42-65, 42-68, 42-69, 42-98, 42-117, 42-118, 42-122, 42-125, 42-126, 42-129, 42-131, 42-133, 42-134, 42-140, 42-144, 42-145, 42-146, 42-147, 42-148, 42-150, 42-152, 42-154, 42-162, 42-167, 43-58 and 43-10	CA and CAR

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>	
	Thames Water Utilities Limited Cont'd		Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Thames Water Utilities' new and relocated assets, and contains provisions that would enable Thames Water Utilities to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Furthermore, the test in s127(6)(b) can be met as the application contains provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Thames Water Utilities' new and relocated assets, and contains provisions that would enable Thames Water Utilities to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	Separate agreement(s) (confidential) between the Applicant and Thames Water Utilities, which have concluded.				
18	Thurrock Flexible Generation Limited	Electricity generation as per the Electricity Act	The Applicant is satisfied that the tests in s127(3)(a) or (b) are met.	The Applicant is satisfied that the tests in s127(6)(a) or (b) are met.	Protective Provisions, Schedule 14, Part 1 of the draft Development Consent Order	Existing objection to the Order  Discussions are ongoing regarding a separate side agreement between the	16-02, 16-04, 16-05, 16-12, 16-19, 16-22, 16-32, 16-37, 16-38, 20-01, 20-06, 20-07, 20-08, 20-09, 20-10, 20-11, 20-12, 20-14, 20-18, 20-25, 20-41, 20-42, 20-53, 20-58, 20-62, 20-63, 20-68, 20-75,	CA and CAR	
	(formerly Thurrock Power Limited)	1989	The tests in s127(3)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010] or in	The tests in s127(6)(a) and/or (b) can be met by according with Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in stopped up streets) and the Protective Provisions as contained within Schedule 14 Part 1 of the draft Development Consent Order [REP6-010]	[REP6-010] contains Protective Provisions for the Protection of Electricity, Gas, Water and Sewerage Undertakers.  Articles 37 (Statutory Undertakers) and 38 (Apparatus and rights of statutory undertakers in	Applicant and Thurrock Flexible Generation / Thurrock Power. Matters regarding the execution of overlapping compulsory acquisition powers are being discussed which relate to the Planning Act 2008 s127(3) and s127(6).  Further to a meeting held on 19 May 2023, the Applicant awaits the provision of Protective Provisions from Thurrock Power Limited's solicitors for review and agreement.	21-14, 21-15, 21-16, 21-20, 21-24, 21-25, 21-26, 21-29, 21-33, 21-35, 21-36, 23-08, 23-21, 23-22, 23-24, 23-26, 23-30, 23-68, 23-106, 23-120, 23-181, 23-182, 23-183, 23-184, 24-04, 24-10, 24-30, 24-32, 24-59, 24-60, 25-105, 25-107, 25-108, 25-113, 27-02, 27-08, 27-09, 27-10, 27-18, 28-139, 28-141 and 28-143		
			accordance with agreements made between the Applicant and Thurrock Flexible Generation /	or in accordance with agreements made between the Applicant and Thurrock Flexible Generation /	stopped up streets) of the draft Development Consent Order [REP6-010].	The Applicant is confident that agreement will be reached during the Examination period.			
			Thurrock Power.  Furthermore, the test in s127(3)(b) can be met as the application contains provisions for land to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Thurrock Flexible  Generation / Thurrock	Thurrock Power.  Furthermore, the test in s127(6)(b) can be met as the application contains provisions for rights to be acquired via the compulsory acquisition powers contained within the draft Development Consent Order for the benefit of Thurrock Flexible Generation / Thurrock	Separate agreement(s) (confidential) between the Applicant and Thurrock Flexible Generation / Thurrock Power, which are ongoing.				

<sup>&</sup>lt;sup>1</sup>CA (Compulsory acquisition), CAR (Compulsory acquisition of rights over land and temporary possession), CAS (Compulsory acquisition of subsoil), CASTPS (Compulsory acquisition of subsoil and temporary possession of land at the surface)

Power (Art.8(y)) new and

Power (Art8(y)) new and

ı	No.	Statutory undertaker	Nature of undertaking	Accordance with tests in s127(3)(a) or (b)	Accordance with tests in s127(6)(a) or (b)	Agreement type	Status of objection	Land plots affected	Land requirement <sup>1</sup>
		Thurrock Flexible Generation Limited Cont'd (formerly Thurrock Power Limited)		relocated assets, and contains provisions that would enable Thurrock Flexible Generation / Thurrock Power to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.	relocated assets, and contains provisions that would enable Thurrock Flexible Generation / Thurrock Power to carry out its statutory duties with regard to its other existing apparatus or interests that are within the Order Limits.				

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