

# A12 Chelmsford to A120 widening scheme

TR010060

9.40 Schedule of Changes to draft DCO

Rule 8(1)(k)

Planning Act 2008

Infrastructure Planning (Examination Procedure) Regulations 2010

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# The Infrastructure Planning (Examination Procedure) Rules 2010

# A12 Chelmsford to A120 widening scheme

Development Consent Order 202[]

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Rev 5	30 June 2023	Final for Deadline 7
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### 1 Introduction

- 1.1.1 The submission draft Development Consent Order (DCO) (document reference TR010060/APP/3.1) was given the examination document number APP-039.
- 1.1.2 The following referencing errors were notified to the Applicant in S51 advice received at the time of acceptance of the application for development consent.
- 1.1.3 The following referencing errors were rectified in the second version of the draft DCO submitted under cover of the Applicant's letter of 21 September 2022:
  - Article 12 (4) on p14
  - Article 15 (4) on p18
  - Article 22 (3) on p22
  - Article 30 (2) on p30
  - Article 31 (10) on p32
  - Article 42 (1) on p39
- 1.1.4 The revised draft DCO (version 2) is examination document number AS-020. The Applicant has since noted a number of additional revisions to the draft DCO that it proposes to make.
- 1.1.5 Rather than provide a further version of the draft DCO close to the Issue Specific Hearing on the topic of the draft DCO, scheduled for Wednesday 1 March 2023, the Applicant is submitting this list to inform the ExA and Interested Parties of the changes the Applicant proposes.
- 1.1.6 Following the ISH on 1 March the Applicant will submit a revised draft DCO, Explanatory Memorandum and validation report, together with comparisons, at Deadline 3.

#### 1.2 Additional notes for Deadline 3.

- 1.2.1 This document is provided in "clean" and comparison versions, to show those changes made from the preliminary version of this document provided at deadline 2. This document will be provided as a new version with each subsequent revised draft DCO.
- 1.2.2 Following the ISH on 1 March the Applicant is now submitting a revised draft DCO, Explanatory Memorandum and validation report, together with comparisons, at Deadline 3. The draft DCO is Version 3, and the Explanatory Memorandum is Version 2 of the documents. This is the first time a validation report has been submitted.
- 1.2.3 A further updated version of this document, together with a further revised draft DCO will be provided at Deadline 4.

#### 1.3 Additional notes for Deadline 4.



- 1.3.1 This document is provided in "clean" and comparison versions, to show those changes made from the version of this document provided at Deadline 3.
- 1.3.2 The draft DCO is Version 4 [TRO10060/APP/3.1 rev 4], and the Explanatory Memorandum is Version 3 [TRO10060/APP/3.2 rev 3] of the documents.
- 1.3.3 A further updated version of this document, together with a further revised draft DCO will be provided at Deadline 5.

#### 1.4 Additional notes for Deadline 5.

- 1.4.1 This document is provided in "clean" and comparison versions to show those changes made from the version of this document provided at Deadline 4.
- 1.4.2 Following the ISH on the 27 April the Applicant is now submitting a revised draft DCO, Explanatory Memorandum and validation report, together with comparisons at Deadline 4.
- 1.4.3 The draft DCO is Version 5 [TRO10060/APP/3.1 rev 5], and Explanatory Memorandum is Version 4 [TRO10060/APP/3.2 rev 4] of the documents.

#### 1.5 Additional notes for Deadline 6.

- 1.5.1 This document is provided in "clean" and comparison versions to show those changes made from the version of this document provided at Deadline 5.
- 1.5.2 Following the publication of the Examining Authority's commentary on the draft Development Consent Order [PD-015] on 22 May the Applicant is now submitting a revised draft DCO, Explanatory Memorandum together with comparisons against the Deadline 5 version.
- 1.5.3 The draft DCO is Version 7 [TR010060/APP/3.1 rev 7], and Explanatory Memorandum is Version 5 [TR010060/APP/3.2 rev 6] of the documents.

#### 1.6 Additional notes for Deadline 7.

- 1.6.1 This document is provided in "clean" and comparison versions to show those changes made from the version of this document provided at Deadline 6.
- 1.6.2 Following the ISH on the 27 June the Applicant is now submitting a revised draft DCO, Explanatory Memorandum and validation report, together with comparisons at Deadline 6.
- 1.6.3 The draft DCO is Version 8 [TR010060/APP/3.1 rev 8], and Explanatory Memorandum is Version 6 [TR010060/APP/3.2] of the documents.

#### 1.7 Additional notes for Deadline 8.

- 1.7.1 This document is provided in "clean" and comparison versions to show those changes made from the version of this document provided at Deadline 7.
- 1.7.2 The draft DCO is Version 9 [TR010060/APP/3.1 rev 9], and Explanatory Memorandum is Version 9 [TR010060/APP/3.2 rev 9] of the documents.





# 2 Summary of proposed changes to submission draft Development Consent Order at Deadline 3

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Article 2 - definitions	"maintain" in relation to the authorised development includes to inspect, repair, adjust, alter, improve, landscape, preserve, remove, reconstruct, refurbish or replace provided such works do not are unlikely to give rise to any materially new or materially different significant adverse environmental effects in comparison with those reported in the environmental statement, and any derivative of "maintain" is to be construed accordingly;	To better reflect previous precedent.	M42 Junction 6 Development Consent Order 2020 (SI 2020 No. 528)	-
Article 2 - definitions	"Order limits" means the limits of land to be acquired permanently or used temporarily as shown on the land plans, and the limits of land within which the authorised development as shown on the works plans may be carried out	Missing word	-	_
Article 2 - definitions	"temporary works" means those works shown on the temporary permanent works plans and described as temporary works in Schedule 1	Correction of a typographical error.	-	-
Part 2, Principal Powers	'Undertaking' to be replaced with 'undertaker'	Correction of a typographical error.	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Limits of Deviation Article 10 (3)(b)	(3) In constructing and maintaining the— (a) flood mitigation works; and (b) borrow pits restoration works shown on the permanent works plans, the undertaking undertaker may deviate laterally within the limits of deviation for those works shown on those plans.			
Article 12 (4) on p14	(4) The consent of the Secretary of State under this article is not required where the powers of article 30 (compulsory acquisition of rights and imposition of restrictive covenants) are, with the consent of the undertaker given under article 30(2), proposed to be exercised by a statutory undertaker rather than by the undertaker, or are proposed to be exercised for the express benefit or accommodation of owners and occupiers of land, as identified in column (4) of the table in Part 3-4 of Schedule 4 and in column (2) of the table in Part 5 of Schedule 4 (permanent stopping up of highways and private means of access and provision of new highways and private means of access) to this Order.	Change made following S51 Advice  Additional change to reflect need to refer to Part 5 of Schedule 4	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 3, Streets Classification of roads, etc. Article 15 (4)	Article 15(4) will be amended to refer to "Part 12" of Schedule 3:  (4) On such day as the undertaker may determine, the orders specified in column (3) of Part 8–12 (revocations and variations of existing traffic regulation orders) of Schedule 3 are to be varied or revoked as specified in the corresponding row of column (4) of that Part in respect of the lengths of roads specified in the corresponding row of column (2) of that Part.	ExQ1, 6.0.12 states:  'Art 15 - Classification of road, (4) refers to Part 8 of Schedule 3, yet the EM [APP-040] refers to Part 12 of Schedule 3, please clarify and update as necessary'.  Change made 26 September 2022 following S51 Advice	-	-
Part 3, Streets Classification of roads, etc. Article 15 (5)	(5) Unless otherwise agreed in writing with the relevant highway planning authority, the footpaths, cycle tracks, footways and bridleways set out in Part 13 (footpaths, cycle tracks, footways and bridleways) of Schedule 3 and identified on the streets, rights of way and access plans are to be constructed by the undertaker in the specified locations and open for use from the date on which the authorised development is open for traffic.	Change made further to discussion at Issue Specific Hearing 2 on the draft DCO.	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Article 22 (3)	(3) Except as provided in paragraph (15), on and after such day as the undertaker may determine, no person is to proceed or cause or permit any vehicle to proceed on any part of the lengths of road described in column (2) of Part 8—9 (traffic regulation measures (prohibitions)) of Schedule 3 (classification of roads, etc.) and identified on the traffic regulation measures movement restrictions plans if they are, or the vehicle is of a type specified in the corresponding row of column (3) of that Part except upon the direction of, or with the permission of, a uniformed constable or uniformed traffic officer.	Change made 26 September 2022 following S51 Advice	-	-
Part 5, Powers of Acquisition  Article 30 (2)	(2) The powers of paragraph (1) may be exercised by a statutory undertaker or by an owner or occupier of land identified in column (4) of the table in Part 3-4 of Schedule 4 (permanent stopping up of highways and private means of access and provision of new highways and private means of access) to this Order, instead of by the undertaker in any case where the undertaker has given its prior consent to that in writing, and that consent may be given subject to terms and conditions.	Change made 26 September 2022 following S51 Advice	-	-

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Article 31 (10)	(10) From such date as the undertaker may determine, which may not be later than the date on which the private means of access listed in column 2 of Part 3 4 of Schedule 4 is stopped up, the owners and occupiers, their agents contractors and any person with the permission of the owner or occupier of the land to be accessed by the private means of access to be substituted or provided on the Order Land and listed in column 4 of Part 3 4 of Schedule 4, will be entitled to take access to their land at all times with or without vehicles across or along the private means of access to be substituted or provided on the Order Land listed in column 4 of Part 3 4 of Schedule 4.	Change made 26 September 2022 following S51 Advice	-	
Article 40	(2) Not less than 44 28 days before entering on and taking temporary possession of land under this article the undertaker must serve notice of the intended entry on the owners and occupiers of the land and explain the purpose for which entry is taken in respect of land specified under paragraph (1)(a)(ii).	Notice period extended at the request of Affected Parties and the ExA.	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Statutory Undertakers, Article 42(1)	Reference to Schedule 10 (protective provisions) changed to Schedule 11 (protective provisions) in Revision 2 of the draft DCO.  (1) Subject to the provisions of article 30 (compulsory acquisition of rights and imposition of restrictive covenants), Schedule 10–11 (protective provisions) and paragraph (2), the undertaker may—  (a) acquire compulsorily, or acquire new rights or impose restrictive covenants over, any Order land belonging to statutory undertakers; and  (b) extinguish the rights of, or remove or reposition the apparatus belonging to, statutory undertakers over or within the Order land.	Correction to cross reference. Change made 26 September 2022 following S51 Advice	-	-
Part 6, Operations Felling or lopping of trees and removal of	Addition of 'subject to consultation with the relevant planning authority'  (4) The undertaker may, for the purposes of carrying out the authorised development but subject to paragraph (2)—	In response to ExQ1, 6.0.6, which states 'Art 46, Felling or lopping of trees and removal of hedgerows: Parts 1 and 2 of Schedule 9 identifies those trees to be removed, however	A428 Black Cat to Caxton Gibbet Development Consent Order 2022 (2022 No. 934), Article 42(4)	



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
hedgerows, Article 46(4)(b)	<ul> <li>(a) remove any hedgerow described in Part 1 or Part 2 of Schedule 9 (hedgerows and trees); and</li> <li>(b) subject to consultation with the relevant planning authority remove any hedgerow within the Order limits that may be identified and that is not otherwise set out within Part 1 or Part 2 of Schedule 9.</li> <li>(5) In this article "hedgerow" has the same meaning as in the Hedgerows Regulations 1997(1) and includes important hedgerows.</li> </ul>	4(b) appears to allow for the removal of any hedgerow regardless of whether it has been identified for removal or not. Please explain and justify why this element of Art 46 is required '		
Part 7, Miscellaneous and General, Crown Rights, Article 53 (1)(a)(i), (ii) and (iii)	Amend "Her Majesty" to "His Majesty"  53.—(1) Nothing in this Order affects prejudicially any estate, right, power, privilege, authority or exemption of the Crown and in particular, nothing in this Order authorises the undertaker	Accession of King Charles III and comments made by the ExA in ExQ1 6.0.24.  Formatting error in paragraph numbering.	-	-
Paragraph renumbering.	(a) to take, use, enter upon or in any manner interfere with any land or rights of any description—	<b>S</b>		

<sup>(1)</sup> S.I. 1997/1160 as amended by S.I. 2003/2155, S.I. 2015/1997, S.I. 2015/377, S.I. 2009/1307 and S.I. 2013/755.

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	<ul> <li>(i) belonging to Her His Majesty in right of the Crown and forming part of The Crown Estate without the consent in writing of the Crown Estate Commissioners;</li> </ul>			
	(ii) belonging to Her His Majesty in right of the Crown and not forming part of The Crown Estate without the consent in writing of the government department having the management of that land; or			
	(iii) belonging to a government department or held in trust for Her His Majesty for the purposes of a government department without the consent in writing of that government department.			
	(b) Paragraph (1) does not apply to the exercise of any right under this Order for the compulsory purchase of any interest in any Crown land (as defined in the 2008 Act) for the time being held otherwise than by or on behalf of the Crown.			
	(2) A consent under paragraph (1) may be given unconditionally or subject to terms and conditions; and is deemed to have been given in writing where it is sent electronically.			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 1 – Authorised	Colchester Borough Council needs to be changed to Colchester City Council:	Colchester now has City status. The change will be		-
Development	In the County of Essex, in the administration areas of Chelmsford City Council, Braintree District Council, Maldon District Council and Colchester Borough City Council.	made at each instance in the draft DCO where there is reference to the former status of the Council.		
	The Works are situated as follows—			
	U180A, U146A and part of Work Nos. 45a, 45b, 65b, 66a, 68a, 74a, 88a, 88b, 88c, 89a, 91b, 91c,			
	76A, T39, T41, T43, T45, T46, T48, T49, U137, U140, U141, U149, U150, U154, U167, U168,			
	U169, U170, U171, U172, U173 in the administrative area of Colchester Borough City Council.			
	The authorised development is a nationally significant infrastructure project as defined in sections			
	14 and 22 of the 2008 Act(a) and associated development within the meaning of section 115(2) of			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	the 2008 Act, comprising—			
Schedule 1 – Authorised Development	The authorised development is a nationally significant infrastructure project as defined in sections 14, 20 and 22 of the 2008 Act(a) and associated development within the meaning of section 115(2) of the 2008 Act, comprising—	Change made to reflect the inclusion of the intermediate gas pipeline diversion as a second NSIP		
Schedule 2, Part 1 Requirements Requirement 2	The authorised development must not begin commence later than the expiration of 5 years beginning with the date on which this Order comes into force.	Changed at the request of Essex County Council.		
Schedule 2, Part 1 Requirements Requirement 3	The Applicant proposes to amend Requirement 3 in order to make the Environment Agency a consultee subject to it being limited to 'matters related to its function'.	Amendments further to consultation with the Environment Agency.		
	3.—(1) Not to commence any part of the authorised development until the Second Iteration EMP in relation to that part has been submitted to and approved in writing by the Secretary of State, following consultation with the relevant planning authority and the			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	Environment Agency on matters related to its functions.  (2) The authorised development must be constructed in accordance with the Second Iteration EMP.			
Schedule 2, Part 1 Requirements Requirement 4	The Applicant proposes to amend Requirement 4 in order to make the Environment Agency a consultee subject to it being limited to 'matters related to its function'.	Amendments further to consultation with the Environment Agency.		
	4. (1) Following completion of construction of the authorised development the Third Iteration EMP must be submitted to and approved in writing by the Secretary of State, following consultation with the relevant planning authority and the Environment Agency on matters related to its functions.			
	(2) The authorised development must be operated and maintained in accordance with the Third Iteration EMP.			
Schedule 2, Part 1 Requirements	The Applicant proposes to amend Requirement 6 to include the wording contained in the made A47 Blofield to North Burlingham Order 2022 as follows:	Amendments further to consultation with the Environment Agency.		
Requirement 6	(2) Where the risk assessment prepared in accordance with sub-paragraph (1)			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	determines that remediation of the contaminated land is necessary, a written scheme and programme for remedial measures to be taken to render the land fit for its intended purpose and to prevent any impacts on controlled waters must be submitted to and approved in writing by the Secretary of State, following consultation by the undertaker with the relevant planning authority and the Environment Agency on matters related to its functions.			
Schedule 2,	The requirement is amended as follows:	Typographical error.		
Part 1 Requirements	10. (1) The detailed design for the authorised development must accord with:			
Requirement 10	(a) the preliminary scheme design shown on the works plans and the engineering drawings and sections; and			
	(b) the principles set out in the environmental masterplan,			
	(c) unless otherwise agreed in writing by the Secretary of State following consultation with the relevant local planning authority and relevant local highway authority on matters related to their functions, provided that the Secretary of State is satisfied that any amendments would not give rise to any materially new or materially different			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	environmental effects in comparison with those reported in the environmental statement.			
Schedule 2, Part 1 Requirements	Requirement 11 (2) is to be amended as follows:	To reflect agreement with Environment Agency	-	-
Requirement 11	(2) The surface and foul water drainage system must be constructed in accordance with the approved details referred to in paragraph (1) unless otherwise agreed in writing by the Secretary of State following consultation with the relevant local authority on matters relating to its function and the Environment Agency on matters relating to its function, provided that the Secretary of State is satisfied that any amendments to the approved details would not give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.			
Schedule 2, Part 1 Requirements Requirement 13 (5)	Requirement 13 (5) is to be amended as follows:  "The noise mitigation measures referred to in paragraphs (1)(a) and (1)(b) must be retained and maintained following their being provided."	This change reflects the Applicant's response to 6.1.7 of ExQ1.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	In addition the title of the requirement has been altered – the word "Mitigation" is now "mitigation"			
Schedule 3 Part 6 – Speed Limits	Deletion of measure - Sheet 5	Removal of unnecessary measure	-	-
Schedule 3 Part 9 – Traffic Regulation Measures (Prohibitions)	Sheet 10 – Width restriction changed: (6" 6') changed to (6' 6")	Typographical error	_	-
Schedule 9, Hedgerows and Trees, Parts 1 and 2	The following hedgerows need to be moved from Part 2 'Removal of Other Hedgerows' to Part 1 'Removal of Important Hedgerows' within Schedule 9:  9, 16, 20, 23, 26, 27, 30, 33, 34, 36, 37, 38, 39, 45, 46, 48, 52, 57, 59, 66, 68, 69, 70, 78, 83, 84, 85, 88, 94, 95, 103, 133, 134, 135, 156, 159, 160, 163, 170, 185, 186, 187, 192, 194, 195, 199, 200, 205, 206, 209, 219, 230, 244, 256, 335, 994, 9161 and 23001	Change required to reflect the relevant conclusions of the Environmental Statement.  Hedgerows conforming to only the archaeology and heritage criteria of the Hedgerow Regulations 1997 were omitted from Schedule 9 Part 1 and listed in Schedule 9 Part 2 in the submission draft Order.  Additional consequential changes have been made to the tables.	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 9, Hedgerow and Trees, Part 3, Trees Subject to Tree Preservation Orders	Addition of new line to Schedule 9 Part 3 Sheet 8 Column (1): Maldon District Council TPO 07/22 Blue Mills, Blue Mills Hill, Wickham Bishops, CM8 3LH Column (2): Felling pruning and lopping of branches Column (3): Work U69  This is to reflect the recent tree preservation order made by Maldon District Council	The TPO was made in July 2022, at the time the submissions documents were finalised for submission.	-	
Schedule 11, Protective Provisions, Part 5 – For the Protection of Cadent as Gas Undertaker	The draft DCO will be amended to update the cross reference within the Cadent Protective Provisions to Paragraph 1 of Part 1 of Schedule 2 (Requirements).  "Commence" has the same meaning as in Paragraph 1 of Part 1 of Schedule 2 (Requirements).	In response to ExQ1, 6.0.3 which states 'Within Art 2 Interpretation of the draft DCO [APP-039], there is no definition of 'commence'. Neither is this explained in the EM [APP-040]. Furthermore, the Protective Provisions for Cadent Gas define 'commence' as having the same meaning as in article 2 (1) of draft DCO. Please review and provide the necessary definition.'	-	-





# 3 Summary of proposed changes to submission draft Development Consent Order at Deadline 4

Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
Article 10 (Limits of deviation)	A new paragraph (4) has been inserted into Article 10 (Limits of deviation)  "(3) In constructing and maintaining the—  (a) flood mitigation works; and  (b) borrow pits restoration works shown on the permanent works plans, the undertaker may deviate laterally within the limits of deviation for those works shown on those plans.  (4) In constructing the footpaths, cycle tracks, footways and bridleways referred to in article 15(5) (classification of roads, etc.) or referred to in article 20(2)(a) (permanent stopping up and restriction of use of streets and private means of access) the undertaker may, so far as the undertaker considers it necessary or convenient, deviate laterally from the routes shown on the streets, rights of way and access plans to the extent of the limits of deviation shown on those plans.  (4)(5) In constructing or maintaining the linear works, the undertaker may deviate vertically from the levels shown on the highways engineering section drawings—	This change has been made to confirm the position that the limits of deviation shown on the Works Plans also apply to the routes shown on the Streets. Rights of Way and Access Plans. An updated version of the Streets, Rights of Way and Access Plans have been submitted to the Examination at Deadline 4 [TRO10060/APP/ 2.6 Part 1 and Part 2 rev 3] showing the limits of deviation.	This approach broadly follows the precedent set by the A428 Black Cat to Caxton Gibbet Developme nt Consent Order 2022 (A428 Order).	-



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
	(a) Upwards to any extent not exceeding 1 metre, or, in relation to Work Nos. 45(b) and 74(a) upwards to any extent			
	not exceeding 1.5 metres; and			
	(b) Downwards to any extent not exceeding 1 metre.			
	(5)(6) The maximum vertical limits of deviation referred to in			
	paragraph (4)(5) do not apply where it is demonstrated by			
	the undertaker to the Secretary of State's satisfaction and			
	the Secretary of State certifies accordingly, following consultation with the relevant planning authority, that a			
	deviation in excess of these limits would not give rise to any			
	materially new or materially different environmental effects			
	in comparison with those reported in the environmental			
	statement.			
	(6)(7) Without limitation on the scope of paragraphs (2) to (5)(6), in constructing or maintaining the authorised			
	development the undertaker may deviate by up to 3 metres			
	from the points of commencement and termination of any			
	linear works shown on the works plans.			
	(7)(8) In constructing and maintaining those works shown on			
	the temporary works plans the undertaker may so far as the undertaker considers it necessary or convenient deviate			
	laterally from the lines or situations of the authorised			
	development shown on the works plans to the extent of the			
	limits of deviation - temporary works shown on the			
	temporary works plans.			
	(8)(9) In constructing and maintaining those works shown on			
	the utilities works plans the undertaker may so far as the			
	undertaker considers it necessary or convenient deviate laterally from the lines or situations of the authorised			



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
	development shown on the works plans to the extent of the limits of deviation - utilities shown on the utilities works plans.  (9)(10) In this article, references to "linear works" are references to any works shown on the permanent works plans by way of a centreline.			
Article 14 (Construction and maintenance of new, altered or diverted streets and other structures)	Paragraph (6) of this Article has been deleted:  (6) Where a street which is not and is not intended to be a public highway is constructed, altered or diverted under this Order, the street (or part of the street as the case may be) must, when completed to the reasonable satisfaction of the street authority and unless otherwise agreed in writing with the street authority, be maintained by and at the expense of the undertaker for a period of 12 months from its completion and at the expiry of that period by and at the expense of the street authority.	The Applicant has confirmed that this power is not needed for the proposed Scheme and as such has amended this Article.	N/A	
	(7)(6) In any action against the undertaker in respect of loss or damage resulting from any failure by it to maintain a street under this article, it is a defence (without prejudice to any other defence or the application of the law relating to contributory negligence) to prove that the undertaker had taken such care as in all the circumstances was reasonably required to secure that the part of the street to which the action relates was not dangerous to traffic.			
	(8)(7) For the purposes of a defence under paragraph (76), the court must in particular have regard to the following matters—			
	(a) the character of the street and the traffic which was reasonably to be expected to use it;			



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
	(b) the standard of maintenance appropriate for a street of that character and used by such traffic;			
	(c) the state of repair in which a reasonable person would have expected to find the street;			
	(d) whether the undertaker knew, or could reasonably have been expected to know, that the condition of the part of the street to which the action relates was likely to cause danger to users of the street; and			
	(e) where the undertaker could not reasonably have been expected to repair that part of the street before the cause of action arose, what warning notices of its condition had been displayed,			
	but for the purposes of such a defence it is not relevant to prove that the undertaker had arranged for a competent person to carry out or supervise the maintenance of the part of the street to which the action relates unless it is also proved that the undertaker had given the competent person proper instructions with regard to the maintenance of the street and the competent person had carried out those instructions.			
Article 15 (Classification of roads, etc.)	Paragraph (5) of this Article has been amended:  (5) <u>Subject to 10(4) (limits of deviation)</u> <u>Unless otherwise agreed in writing with the relevant highway authority, the footpaths, cycle tracks, footways and bridleways set out in Part 13 (footpaths, cycle tracks, footways and bridleways) of Schedule 3 and identified on the streets, rights of way and access plans are to be constructed by the undertaker in the specified locations and open</u>	This amendment has been included to make it clear that these public rights of way are subject to the same limits of deviation as	This approach broadly follows the precedent set by the A428 Order.	



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
	for use from the date on which the authorised development is open for traffic	shown on the Streets, Rights of Way and Access Plans.		
Article 20 (Permanent stopping up and restriction of use of streets and private means of access)	Paragraph (2)(a) of this Article has been amended:  (2) No street or private means of access specified in columns (1) and (2) of Parts 2 and 4 of Schedule 4 (being a street or private means of access to be stopped up for which a substitute is to be provided) is to be wholly or partly stopped up under this article unless—  (a) subject to article 10(4) (limits of deviation) the new street or private means of access to be constructed and substituted for it, which is specified in column (4) of those Parts of that Schedule, has been completed to the reasonable satisfaction of the street authority and is open for use; or	This amendment has been included to make it clear that these public rights of way are subject to the same limits of deviation as shown on the Streets, Rights of Way and Access Plans.	This approach broadly follows the precedent set by the A428 Order.	
Article 46 (Felling or lopping of trees and removal of hedgerows)	Paragraph (4) of this Article has been amended:  (4) The undertaker may, for the purposes of carrying out the authorised development but subject to paragraph (2)—  (a) remove any hedgerow described in Part 1, er Part 2 or Part 3 of Schedule 9 (hedgerows and trees); and  (b) subject to consultation with the relevant planning authority, remove any hedgerow within the Order limits that may be identified and that is not otherwise set out within Part 1, er Part 2 or Part 3 of Schedule 9.	This amendment is required to ensure that all hedgerows are covered by the draft DCO.	N/A	



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
Article 47 (Trees subject to tree preservation orders, etc.)	Paragraph (1) of this Article has been amended:  47.—(1) The undertaker may fell or lop any tree described in Part  3-4 of Schedule 9 (trees subject to tree preservation orders), cut back its roots or undertake such other works as the undertaker reasonably believes to be necessary to prevent the tree or shrub—	This change is a consequential change as a result of inserting a new Part 3 into Schedule 9.	N/A	
Schedule 2, Requirement 6 (Contaminated land and groundwater)	6.—(1) In the event that contaminated land, including groundwater, is found at any time when carrying out the authorised development, which was not previously identified in the environmental statement, it must be reported as soon as reasonably practicable to the Secretary of State, the Environment Agency and relevant planning authority, and the undertaker must complete a risk assessment of the contamination in consultation with the relevant planning authority and the Environment Agency on matters related to its their functions.  (2) Where the risk assessment prepared in accordance with subparagraph (1) undertaker determines that remediation of the contaminated land is necessary, a written scheme and programme for the remedial measures to be taken to render the land fit for its intended purpose and to prevent any impacts on controlled waters must be submitted to and approved in writing by the Secretary of State, following consultation by the undertaker with the relevant planning authority and with the Environment Agency and the relevant planning authority on matters related to their functions.	This change is required to reflect agreement with the Environment Agency.	N/A	



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
Schedule 5 (Land in which new rights etc. may be acquired)	Schedule 5  (1) Plot reference number shown on land plans  1/13d	(2) Purpose for which rights over land may be acquired  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable a pipeline for the distribution or storage of gasor other ancillary materials, together with rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting installed pipelines or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed pipeline or apparatus; and to prevent access to installed pipelines or apparatus being made materially	(3) Relevant part of the authorised development  Work No. U2 Work No. U2A	The changes to this Schedule 5 are required to reflect the updated ownership position as set out in the Book of Reference submitted at Deadline 4 [TRO10060/APP/4.3 rev 2].		al changes
		more difficult.				



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
	To install, construct, retain, inspect, maintain, protect, use, replace, renew or remove-overhead electricity cables and supports, together with rights topass and repass and to remain on the land with or without vehicles, plant or machinery.				
		Work No. U2 Work No. U2A			
	To include restrictive covenants for protecting installed pipelines or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed pipeline or apparatus; and to prevent access to installed pipelines or apparatus being made materially more difficult.				
	To install, construct, retain, inspect, maintain, protect, use, replace, renew or remove				



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes	
	overhead electricity cables and supports, together with rights to pass and repass and to remain on the land with or without vehicles, plant or machinery.				
	8/11h  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried-communications cables and ducts.	Work No. U44 Work No. U56			
	Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.	_			
	To include restrictive covenants to protect the installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth o soil above any installed cables.	f			
	ducts or apparatus; and to- prevent access to the installed cables, ducts or apparatus being- made materially more difficult.				
	8/11i To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.	Work No. U44 Work No. U56			



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes	
	<u>8/110</u>	Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery.  To include restrictive covenants- to protect the installed cables, ducts or apparatus from excavation, damage or injury; to- not materially reduce the depth of soil above any installed cables, ducts or apparatus; and to- prevent access to the installed- cables, ducts or apparatus being- made materially more difficult.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove- or render unusable buried water- mains.  Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery.  Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery for the purposes of- access to inspect, maintain and-	Work No. U65 Work No. 12(c) Work No. 24(e)			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		repair bridges and structures on adjoining land.				
	<u>8/11t</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried watermains.	Work No. U65 Work No. 12(c) Work No. 24(e)			
		Rights to pass and repass and to remain on the land, with orwithout vehicles, plant ormachinery.				
		Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery for the purposes of- access to inspect, maintain and- repair bridges and structures on- adjoining land.				
	<u>8/11x</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried watermains.	Work No. 12(c) Work No. 24(e) Work No. U65 Access to ecological			
		Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery to provide access to- land and apparatus.	mitigation areas and open space south of the A12 Access to land			



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
	Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery for the purposes of- access to inspect, maintain and- repair bridges and structures on- adjoining land.				
	8/11z  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove	Work No. U65 Work No. U66 Work No. U67 Work No. U70			
	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.				
	Rights to pass and repass and to- remain on the land, with or without vehicles, plant or- machinery.				
	inspect, maintain, protect, use,	Work No. U65 Work No. U67 Work No. U70			
	Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery.				



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes	
	<u>8/11ad</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried watermains.  To lay, install, construct, retain, inspect, maintain, protect, use, replace, renew or remove buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.	Work No. U65 Work No. U66 Work No. U67 Work No. U70			
	<u>8/11ai</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried watermains.  To lay, install, construct, retain,	Work No. 12(c) Work No. U65 Work No. U70			
		inspect, maintain, protect, use, replace, renew or remove buried electricity cables and ducts.  Rights to pass and repass and to-remain on the land, with orwithout vehicles, plant ormachinery				
		Rights to pass and repass, with or without vehicles, plant or				



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		machinery for the purposes of access to inspect, maintain and repair bridges and structures.				
	<u>8/47c</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.	Work No. U44 Work No. U56			
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
		To include restrictive covenants to protect the installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed cables,				
		ducts or apparatus; and to prevent access to the installed cables, ducts or apparatus being made materially more difficult.				
	<u>8/47d</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.	Work No. U44 Work No. U56			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	<u>8/47e</u>	Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants to protect the installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed cables, ducts or apparatus; and to prevent access to the installed cables, ducts or apparatus; and to prevent access to the installed cables, ducts or apparatus being made materially more difficult.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery for the purposes of access to inspect, maintain and repair bridges and structures on adjoining land.	Work No. U65 Work No. 12(c) Work No. 24(e)			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	8/47g  8/47h	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery for the purposes of access to inspect, maintain and repair bridges and structures on adjoining land.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.	Work No. 12(c) Work No. 24(e)  Work No. 12(c) Work No. 24(e)  Work No. 12(c)		Precedent	
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery to provide access to land and apparatus.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or	and open space south of the A12 Access to land			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		machinery for the purposes of access to inspect, maintain and repair bridges and structures on adjoining land.				
	<u>8/47j</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.	Work No. U65 Work No. U66 Work No. U67 Work No. U70			
		To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.				
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
	8/471	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.	Work No. U65 Work No. U67 Work No. U70			
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
	<u>8/47n</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove	Work No. U65 Work No. U66			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
le	<u>8/47q</u>	or render unusable buried water mains.  To lay, install, construct, retain, inspect, maintain, protect, use, replace, renew or remove buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.  To lay, install, construct, retain, inspect, maintain, protect, use, replace, renew or remove buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery	Work No. U67 Work No. U70  Work No. 12(c) Work No. U65 Work No. U70	change		al changes
		Rights to pass and repass, with or without vehicles, plant or machinery for the purposes of access to inspect, maintain and repair bridges and structures.				

Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	10/14c	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable a pipeline for the distribution or storage of gas or other ancillary materials.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting installed pipelines, cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed pipeline, cables, ducts or apparatus; and to prevent access to installed	Work No. U81 Work No. U84 Work No. U84A Work No. U86			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		pipelines, cables, ducts or apparatus being made materially more difficult.				
	<u>10/30a</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.	Work No. U84A			
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
		To include restrictive covenants for protecting installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of				
		soil above any installed cables, ducts or apparatus; and to prevent access to installed cables, ducts or apparatus being made materially more difficult.				
	<u>10/30b</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable a pipeline for the distribution or storage of gas or other ancillary materials.	Work No. U81 Work No. U84 Work No. U84A Work No. U86			
		To lay, install, construct, retain, inspect, maintain, protect, use,				



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
	enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting installed pipelines, cables, ducts or apparatus from			Precedent	_
	excavation, damage or injury; to not materially reduce the depth of soil above any installed pipeline, cables, ducts or apparatus; and to prevent access to installed pipelines, cables, ducts or apparatus being made materially more difficult.  14/1e  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.	Work No. U146 Work No. U146B Work No. U146C Work No. U147			



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried sewers.				
	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.				
	Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
	To include restrictive covenants for protecting the installed mains, sewers, cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of				
	soil above any installed mains, sewers, cables, ducts or apparatus; and to prevent access to the installed mains, sewers, cables, ducts or apparatus being made materially more difficult.				
	14/1f To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove	Work No. U146A			



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
	or render unusable buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed cables, ducts or apparatus; and to prevent access to installed cables, ducts or apparatus being made materially more difficult.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting installed cables, ducts or apparatus from excavation, damage or injury; to	Work No. U146A			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		not materially reduce the depth of soil above any installed cables, ducts or apparatus; and to prevent access to installed cables, ducts or apparatus being made materially more difficult.				
	<del>14/20a</del>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried watermains.	Work No. U146 Work No. U146B Work No. U146C Work No. U147			
		To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried sewers.				
		To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.				
		Rights to pass and repass and to- remain on the land, with or- without vehicles, plant or- machinery.				
		To include restrictive covenants for protecting the installed mains, sewers, cables, ducts or				



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		apparatus from excavation, damage or injury; to not- materially reduce the depth of- soil above any installed mains, sewers, cables, ducts or- apparatus; and to prevent access- to the installed mains, sewers, cables, ducts or apparatus being- made materially more difficult.				
	14/20d	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or	Work No. U146A			
		without vehicles, plant or machinery.  To include restrictive covenants for protecting installed cables, ducts or apparatus from excavation, damage or injury; to-				
	44/005	not materially reduce the depth of soil above any installed cables, ducts or apparatus; and to-prevent access to installed cables, ducts or apparatus being made materially more difficult.	Week No. 1144CA			
	<del>14/20f</del>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove-	Work No. U146A			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	<u>16/5n</u>	or render unusable buried electricity cables and duets.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting installed cables, duets or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed cables, duets or apparatus; and to prevent access to installed cables, duets or apparatus being made materially more difficult.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and duets.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting the installed mains, cables, duets or apparatus from excavation, damage or injury; to	Work No. U166A			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	soil above any cables, ducts o to prevent accemains, cables, apparatus bein more difficult.  To install, consinspect, maintareplace, renew overhead elect supports, toget pass and repass on the land with vehicles, plant  To lay, install, o inspect, maintarenlarge, replace or render unusive electricity cables  Rights to pass remain on the lectricity cables machinery.  To include rest for protecting the cables, ducts of excavation, dar	truct, retain, in, protect, use, or remove ricity cables and her with rights to a sand to remain or without or machinery.  construct, retain, in, protect, use, e, renew, remove able buried as and ducts.  and repass and to and, with or s, plant or machinery.  rictive covenants are installed mains, r apparatus from mage or injury; to educe the depth of	Work No. U166A			



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	16/5p	cables, ducts or apparatus; and to prevent access to the installed mains, cables, ducts or apparatus being made materially more difficult.  To install, construct, retain, inspect, maintain, protect, use, replace, renew or remove overhead electricity cables and supports, together with rights to pass and repass and to remain on the land with or without vehicles, plant or machinery.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting the installed mains, cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed mains, cables, ducts or apparatus; and to prevent access to the installed	Work No. U166A			



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
	mains, cables, ducts or apparatus being made materially more difficult.  To install, construct, retain, inspect, maintain, protect, use, replace, renew or remove overhead electricity cables and supports, together with rights to pass and repass and to remain on the land with or without vehicles, plant or machinery.  To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove	Work No. U167B		riecedeiit	•
	or render unusable buried water mains.  Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.  To include restrictive covenants for protecting the installed mains, cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed mains, cables, ducts or apparatus; and to prevent access to the installed mains, cables, ducts or				



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
		apparatus being made materially more difficult.				
	18/1x	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.	Work No. U194			
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
		To include restrictive covenants for protecting installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of				
		soil above any installed cables, ducts or apparatus; and to prevent access to installed cables, ducts or apparatus being made materially more difficult.				
	18/17b	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried communications cables and ducts.	Work No. U194			
		Rights to pass and repass and to remain on the land, with or-				



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
	without vehicles, plant or machinery.  To include restrictive covenants for protecting installed cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any installed cables, ducts or apparatus; and to prevent access to installed cables, ducts or apparatus being made materially more difficult.			
Schedule 7 (Land of which temporary possession may be taken)	Amendments to Schedule 7:	The changes to this Schedule 5 are required to reflect the updated ownership position as set out in the Book of Reference submitted at Deadline 4 [TRO10060/APP/4.3 rev 2].	N/A	



 /4\	/2\	(2)
(1)	(2)	(3)
Plot	Purpose for which temporary	Relevant
reference	possession may be taken	part of the
number		authorised
shown		development
on land		
plans		10/ 1 NI
<del>2/7c</del>	Construction material storage,	Work No.
	construction access, laydown areas,	<del>1(c)</del>
	welfare facilities, working area and	All works
	storage of plant.	
<u>2/17o</u>	Construction material storage,	Work No.
	construction access, laydown areas,	<u>1(c)</u>
	welfare facilities, working area and	All works
	storage of plant.	
<u>5/12i</u>	Laydown areas, storage, access and	Work No.
	working space.	<u>8(b)</u>
		Work No. 9
E (4.7)	I and an a second secon	Work No.
<u>5/17a</u>	Laydown areas, storage, access and	
	working space.	8(b)
		Work No. 9
8/1o	Construction material storage,	Work No.
0/10	construction access, laydown areas,	T23
	welfare facilities, working area and	Work No.
	storage of plant.	12(c)
	Temporary haul road.	All works
0/44:		Work No.
<u>8/11y</u>	Temporary haul road and bridge over the River Brain.	T25
		-
	Access and working area for	Work No.
	construction activities at Brain Bridge	<del>24(e)</del>
	structure.	All works
	Temporary storage, laydown areas,	
	access and working space.	



	Access, storage and working area for the construction of a retaining structure.	
<u>8/18d</u>	Construction material storage, construction access, laydown areas, welfare facilities, working area and storage of plant. Temporary haul road.	Work No. T23 Work No. 12(c) All works
<u>8/47i</u>	Temporary haul road and bridge over the River Brain.  Access and working area for construction activities at Brain Bridge structure.  Temporary storage, laydown areas, access and working space.  Access, storage and working area for the construction of a retaining structure.	Work No. T25 Work No. 24(e) All works
<u>12/1j</u>	Construction material storage, construction access, laydown areas, welfare facilities, working area and storage of plant.	Work No. 45(a)
<u>12/15a</u>	Construction material storage, construction access, laydown areas, welfare facilities, working area and storage of plant.	Work No. 45(a)
<u>13/1f</u>	Construction material storage, construction access, laydown areas, welfare facilities, working area and storage of plant.	Work No. 45(a)
<u>13/1h</u>	Construction material storage, construction access, laydown areas, welfare facilities, working area and storage of plant.	Work No. 54(b) Work No. 55(a)



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	COT WE	nstruction material storage, nstruction access, laydown areas, lfare facilities, working area and rage of plant.	All works Work No. 45(a)			
	13/4d Co	nstruction material storage, nstruction access, laydown areas, lfare facilities, working area and rage of plant.	Work No. 54(b) Work No. 55(a) All works			
	cor bur cor Ter acc cor	cess and working area for estruction of temporary soil storage ands and soil storage area during estruction works.  Imporary storage, laydown areas, cess and working space to facilitate estruction of Easthorpe Road edge.	Work No. 68(a) Work No. 88(a) Work No. 88(c) Work No. 99(b)			
	B1 Acc vec	cess and working area for widening 023 Kelvedon Road. cess and working area to allow for getation clearance to enable the enstruction of the permanent works.	Work No. 122			
Schedule 8 (Special	Amendments to Schedule 8, Part 1:			This change is required to reflect	N/A	
Category Land) Part 1 (Special Category Land for which replacement		Sheet of Special Category Land Plan Plot reference number shown on Category Land Plans and in the reference		a change in ownership of part of the Special Category Land.		



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes
land is provided)	8	8/6h, 8/6i, 8/11b, 8/11d, 8 <mark>/11q,</mark> 8/11r, 8/11s, 8 <mark>/11aa, 8/11ac, 8/11af, 8/11ah-</mark> 8/12d, 8/13b, 8/14a, 8/47a, 8/47f, 8/47k, 8/47m, 8/47o, 8/47p			
Schedule 8 (Special Category Land) Part 2 (Special Category (Rights) Land for which replacement land is provided)	Amendments to Sch Sheet of Special Category Land Plan 8	Plot reference number shown on Special Category Land Plans and in the book of reference  8/6j, 8/6m, 8/11h, 8/11i, 8/27a, 8/47c, 8/47d	This change is required to reflect a change in ownership of part of the Special Category Land.	N/A	
Schedule 8 (Special Category Land) Part 3 (Special Category (Rights) Land for which replacement land is not provided)	Amendments to Sch Sheet of Special Category Land Plan 8	Plot reference number shown on Special Category Land Plans and in the book of reference  8/3a, 8/6b, 8/6d, 8/6k, 8/11f, 8/11g, 8/11e, 8/11u, 8/11z, 8/11ab, 8/11ad, 8/11al, 8/47b, 8/47e, 8/47j, 8/47l, 8/47n	This change is required to reflect a change in ownership of part of the Special Category Land.	N/A	
Schedule 8 (Special Category Land) Part 3	Amendments to Sch	Amendments to Schedule 8, Part 4:		N/A	



Article/Schedu le	Change		Reason for change	Precedent	Consequenti al changes	
(Replacement Land)	Sheet of Special Category Land Plan 8	Plot reference number Category Land Plans a reference 8/1d, <u>8/1n</u> , 8/17b, <u>8/18</u> 8/33i, 8/33m, 8/41b 8/43d, 8/43e, 8/44c, 8	and in the book of 8b,8/19b, 8/33f, 8/33g,	of the Special Category Land.		
Schedule 9 (Hedgerows and Trees) Part 3 (Removal of	A new Part 3 (Removal been added into Sched	ule 9:	,	Due to the iterative nature of the design process in the	N/A	
Potentially Important Hedgerows)	(1) Reference No. (Location of hedgerow)	(2) Work to be carried out	(3) Relevant part of the authorised development	lead up to DCO submission there were changes in the Order Limits.		
	Removed Vegetation 12 (East of B1023,	Plans – Sheet 20 Partial removal	Work No. 117	In error the survey of a small number of hedgerows,		
	north-east of Inworth)  I3 (East of B1023, north-east of Inworth)	Partial removal	Work No. 122	which were not within the provisional Order		
	l4 (East of B1023, north-east of Inworth) l6 (East of B1023,	Partial removal  Full removal	Work Nos. 117, 118 and 122 Work No. 122	Limits at the time of the original hedgerow survey,		
	north-east of Inworth)  17 (East of B1023, north of Well Cottage, Inworth)	Partial removal	Work Nos. 117, 118 and 122	was not completed prior to the DCO submission.		
	18 (West of B1023, south of All Saints Church)	Full removal	Work Nos. 122 and 114	however these surveys have since been		
				completed. The		



Article/Schedu le	Change			Reason for change	Precedent	Consequenti al changes
	I10 (West of B1023, north of Windmill Hill)	Partial removal	Work No. 114	inclusion of this part to Schedule 9		
	I12 (East of B1023 and Marlborough Lodge)	Partial removal	Work No. 122	is to capture the results of that survey.		
	I13 (East of B1023, south-east of Marlborough Lodge)	Full removal	Work No. 120			
	I14 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I15 (West of B1023, south-west of Marlborough Lodge)	Partial removal	Work No. 113			
	I16 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I17 (East of B1023, south-east of Marlborough Lodge)	Partial removal	Work Nos. 121 and 122			
	I18 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I19 (East of B1023, south-east of Marlborough Lodge)	Partial removal	Work No. 120			
	I20 (East of B1023, south-east of Marlborough Lodge)	Partial removal	Work No. 120			
Schedule 9 (Hedgerows	This Part has been ame	nded from Part 3 to	Part 4.			



Article/Schedu le	Change	Reason for change	Precedent	Consequenti al changes
and Trees) Part 4 (Trees subject to Tree Preservation Orders)				



## 4 Summary of proposed changes to submission draft Development Consent Order at Deadline 5

Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
Schedule 1 Authorised Development	Permanent Works  Amendments to Work No. 74  Work No. 74 – As shown on sheet 14 of the permanent works plans the construction of the new Junction 24 of the A12 (J24), including: (a) northern and southern roundabouts of J24, and a connecting underbridge; (b) New link road (Inworth Link) from the southern roundabout of J24 to the new Inworth Roundabout (Work No. 74(c)); and (c) and a new roundabout on B1023 Kelvedon Road (Inworth Roundabout) including the realigned Kelvedon Road, realigned B1023 Kelvedon Road and segregated left turn lane from B1023 Kelvedon Road to the Inworth Link (Work No. 74(b)).	Correction of typographical errors		-
Schedule 2 Requirements, Interpretation Requirement 1	"commence" in relation to any part of the authorised development referred to in the provisions of this schedule means beginning to carry out any material operation (as defined in section 56(4) of the 1990 Act) forming in respect of that part of the authorised development other than operations consisting of archaeological investigations and mitigation works, ecological surveys and	This change is to address comments made at the recent hearings and to also reflect that	This approach broadly follows the preceden	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	mitigation works, investigations for the purpose of assessing ground-conditions, remedial work in respect of any contamination or other adverse ground conditions, erection of any temporary means of enclosure, receipt and erection of construction plant and equipment, treatment of any invasive species and the temporary display of site notices or advertisements, and pre-commencement works, and "commencement" is to be construed accordingly;	the Applicant has submitted a precommencement plan [TR010060/EXA M/9.57] into the Examination at Deadline 5 which will apply to all "precommencement works".	t set by the A428 Black Cat to Caxton Gibbet Develop ment Consent Order 2022 No. 934 (A428 Order).	
Schedule 2 Requirements, Interpretation Requirement 1	New definitions added:  "pre-commencement plan" means the document of that description listed in Schedule 12 (Documents to be certified) and certified by the Secretary of State as the pre-commencement plan for the purposes of this Order;"	As the Applicant has submitted the pre-commencement plan at Deadline 5  [TR010060/EXA M/9.57] this definition is required to provide clarity in interpreting the new requirement regarding pre	This approach broadly follows the preceden t set by the A428 Order.	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
		commencement works.		
		The pre- Commencement Plan will apply to all 'pre- commencement works' and ensures that these activities are carried out as assessed in the Environmental Statement.		
		The pre- commencement plan sets out a scope, methodology and specific mitigation for those pre- commencement works where this is required and in addition applies		



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
		generic mitigation/control measures for all the pre- commencement works.		
Schedule 2 Requirements, Interpretation Requirement 1	""pre-commencement works" means; (a) archaeological investigations and mitigation works; (b) ecological surveys and mitigation works; (c) investigations for the purpose of assessing ground conditions; (d) remedial work in respect of any contamination or other adverse ground conditions; (e) erection of any temporary means of enclosure; (f) receipt and erection of construction plant and equipment; (g) treatment and removal of any invasive species; (h) construction compound establishment works; (i) site clearance works; (j) temporary haul roads, temporary hard standing and temporary access works; (k) installation of temporary drainage; (l) engineering surveys; and (m) temporary display of site notices or advertisements."	A definition of pre- commencement work has been included to identify what works will be classed as pre- commencement works and therefore, what will fall under the 'pre- commencement plan'. The list of pre- commencement works reflects what was assessed in the		



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
		Environmental		
		Statement and		
		includes those		
		activities that		
		were previously		
		set out in the		
		definition of		
		"commence"		
		together with		
		some additions.		
		The additional		
		activities were		
		included in the		
		environmental		
		assessment but		
		not expressly		
		listed as pre-		
		commencement		
		works within the		
		draft DCO.		
		These changes		
		ensure that the		
		draft DCO and		
		the		
		Environmental		
		Statement are		
		aligned in how		
		and what pre-		

Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
		commencement works can be undertaken, and the mitigation/control measures that must exist in relation to those activities.		
Schedule 2 Requirements, Interpretation Requirement 1	A new definition added:  "Traffic Signs Manual" means the Traffic Signs Manual published by the Department for Transport, which contains guidance to traffic authorities on the use of traffic signs and road markings on the highway network, or any equivalent replacement to be published.	Change at the request of Essex County Council	-	
Schedule 2 Requirements, Requirement 2	The authorised development must not commence begin later than the expiration of 5 years beginning with the date on which this Order comes into force.	Change at the request of Essex County Council	-	
Schedule 2 Requirements, Requirement 3	3.—(1) Not to commence any a part of the authorised development until the Second Iteration EMP in relation to that part has been submitted to and approved in writing by the Secretary of State,	To reflect changes to definition of commence	-	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	following consultation with the relevant planning authority and the Environment Agency on matters related to its functions.			
Schedule 2 Requirements, Requirement 7	7.—(1) No-A part of the authorised development is to must not commence until for that part a written scheme of investigation for the investigation and mitigation of areas of archaeological interest, reflecting the mitigation measures included in chapter 7 of the environmental statement and the archaeological mitigation strategy, has been prepared in consultation with the relevant planning authority, agreed with the County Archaeologist and submitted to and approved in writing by the Secretary of State.	To reflect changes to definition of commence	-	
Schedule 2 Requirements, Requirement 9	<b>9.</b> —(1) No A part of the authorised development is to must not commence until a traffic management plan for the construction of the authorised development, substantially in accordance with the outline construction traffic management plan, has been submitted to and approved in writing by the Secretary of State following consultation with the local highway authority.	To reflect changes to definition of commence	-	
Schedule 2 Requirements, Requirement 10	10.—(1) The Subject to the provisions of this Order, the detailed design for the authorised development must accord with: (a) the preliminary scheme design shown on the works plans and the engineering drawings and sections; and (b) the principles set out in the environmental masterplan, unless otherwise agreed in writing by the Secretary of State following consultation with the relevant local planning authority and relevant local highway authority on matters related to their functions, provided	To reflect changes by the inclusion of new requirements covering specific aspects of detailed design	-	

Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	that the Secretary of State is satisfied that any amendments would not give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.			
Schedule 2 Requirements, Requirement 11	11.—(1) No A part of the authorised development is to must not commence until for that part written details of the surface and foul water drainage system, reflecting the mitigation measures in chapter 14 of the environmental statement and including means of pollution control, have been submitted to and approved in writing by the Secretary of State following consultation with the relevant local authority on matters relating to its function and the Environment Agency on matters relating to its function.	To reflect changes to definition of commence	-	
Schedule 2 Requirements, Requirement 13	13.—(1) No A part of the authorised development is to must not commence until written details of the proposed noise mitigation for the use and operation of the relevant part of the authorised development, including:  (a) noise barriers, and  (b) noise bunds  has been submitted to and approved in writing by the Secretary of State, following consultation with the relevant planning authority.	To reflect changes to definition of commence	-	
Schedule 2, Requirements	Walking, cycling and horse-riding bridges  14.—(1) —Requirement 10 (detailed design) is to be read subject to the provisions of this requirement.	Change at the request of Essex County Council	-	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
New Requirement 14	(2) The detailed design for the works listed in this paragraph ("the relevant WCH bridge Works") must accord with the following design specifications (the "WCH bridge specifications")—  (a) Work No. 5 (Paynes Lane Bridge) must be designed with minimum internal radii of 4 metres for any change in direction on its northern and southern ramps and no more than one switchback on its southern ramp;  (b) Work No. 30 (Little Braxted Bridge) must be designed with a straightened northern ramp including provision for intermediate platforms and its southern ramp must be designed with a minimum external radius of 5 metres;  (c) Work No. 53 (Snivellers Lane Bridge) must be designed with a minimum external radius of 5 metres for any change in direction on both its northern and southern approaches;  (d) Work No. 100 (Potts Green bridge) must be designed with a minimum external radius of 5 metres for any change in direction on both its northern and southern approaches; and  (e) Work No. 112 (Marks Tey footbridge) must be designed with a 4 metre minimum internal radius for any change in direction on each ramp and on the single switchback.  (3) The relevant WCH bridge Works must accord with the WCH bridge specifications when constructed.			
Schedule 2, Requirements New	Boreham operation phase traffic mitigation measures  15.—(1) No part of the authorised development is to open to traffic until a scheme of operation phase traffic mitigation for the B1137 in Boreham has been submitted to and approved by the Secretary of	Change at the request of Essex County Council	-	
Requirement 15	State, following consultation with the relevant highway authority, provided that the Secretary of State is satisfied that any			



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	amendments would not give rise to any materially new or materially			
	different environmental effects in comparison with those reported in			
	the environmental statement.			
	(2) The operation phase traffic mitigation scheme for Boreham must			
	include provision for the following operational phase traffic mitigation			
	=			
	(a) a new controlled pedestrian crossing on the B1137 in the vicinity			
	of Boreham Co-op (grid reference 575330, 210021);			
	(b) road safety posters in the vicinity of Orchard Cottages (grid			
	reference 576394, 210658), Boreham Recreation Ground (grid			
	reference 575848, 2103190) and outside of the Little Hedgehogs			
	Day nursery (grid reference 575444, 210081);			
	(c) installation of average speed cameras on the B1137 (excluding			
	ongoing operation, maintenance/calibration and enforcement) within			
	Boreham as defined by the extent of 30mph speed limit shown			
	between reference A.010 and A.011 on the traffic regulation			
	measures speed limit plans; and			
	(d) installation of average speed cameras (but not including provision			
	for their ongoing operation, maintenance /calibration and			
	enforcement) on the B1137 between Boreham and Hatfield Peverel			
	defined by the extent of 40mph speed limit shown between reference			
	A.011 and A.012 on the traffic regulation measures speed limit			
	plans.			
	(3) The scheme of operation phase traffic mitigation for the B1137 in			
	Boreham must be provided in accordance with the approved details.			



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
Schedule 2, Requirements New Requirement 16	Messing operation phase traffic mitigation measures  16.—(1) No part of the authorised development is to open to traffic until a scheme of operation phase traffic mitigation for Messing has been submitted to and approved by the Secretary of State, following consultation with the relevant highway authority, provided that the Secretary of State is satisfied that any amendments would not give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.  (2) The operation phase traffic mitigation scheme must include provision for the following operational phase traffic mitigation —  (a) gateway features for signage in accordance with Traffic Signs Manual Chapter 3: Figure 8-21, and speed limit roundels in accordance with the 2016 Regulations and Directions diagram 1065 at Lodge Rd (grid reference 589938, 219356), Kelvedon Rd (grid reference 589511, 218861) and Harborough Hall Road (grid reference 590233, 218566) marking the extents of the existing 30mph speed limit; and  (b) "Unsuitable for heavy goods vehicles" signage in accordance with the 2016 Regulations and Directions diagram 820 at the junction of the B1023 and Yewtree Farm Road (grid reference 587881, 218631), the junction of Harborough Hall Road and B1022 (grid reference 590573, 218228), the junction of the B1023 and Oak Road (grid reference 588820, 217131), and the junction of the B1022 and Oak Road (grid reference 589505, 217275.  (3) The scheme of operation phase traffic mitigation for the B1137 for Messing must be provided in accordance with the approved details.	Change at the request of Essex County Council	-	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
Schedule 2, Requirements New Requirement 17	Operation phase local traffic monitoring 17.—(1) No part of the authorised development is to commence until a survey to assess baseline traffic levels has been undertaken at the following locations—  (a) B1137 Main Road, Boreham (b) The Street/Maldon Road (Duke of Wellington) junction, Hatfield Peverel; (c) Little Braxted Lane, Little Braxted; (d) Braxted Road/Braxted Park Road; (e) B1023 Kelvedon Road, Inworth; (f) Kelvedon Road, Messing; and (g) B1023 Church Road, Tiptree  (2) No part of the authorised development is to open to traffic until details of an operation phase local traffic monitoring scheme has been submitted to and approved by the Secretary of State, following consultation with the relevant highway authority, for the locations listed in subparagraph (1). (3) The operation phase local traffic monitoring scheme to be provided under sub-paragraph (2) must include— (a) a survey to assess baseline traffic levels at the locations listed in sub-paragraph (1), or confirmation that such survey has already been undertaken; (b) proposals for an operation traffic survey at the locations listed in sub-paragraph (1) to assess the changes in traffic from the baseline carried out— (i) within the first year; and	Change at the request of Essex County Council	Based on similar provision in the A428 Order, requirem ent 23 of Schedule 2.	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
Schedule 2, Requirements New Requirement 18	(ii) prior to the expiry of the third year following the date on which the authorised development is fully completed and open for traffic; (c) details of the methodology to be used to collect the required data; (d) details of the periods over which operation traffic is to be monitored; and (e) proposals for the submission of the survey data collected and an interpretative report to be provided to the relevant local highway authority. (4) The scheme approved under sub-paragraph (2) must be implemented by the undertaker unless otherwise agreed in writing with the Secretary of State following consultation with the relevant highway authority.  Pre-commencement works  18. Any pre-commencement works must be carried out in accordance with the pre-commencement plan.	The inclusion of this requirement ensures that the "pre-commencement works" are appropriately controlled by the "pre-commencement plan".	This approach broadly follows the preceden t set by the A428 Order, requirem ent 20 of Schedule 2.	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
Schedule 2, Requirements Requirement 19	19.14. With respect to any requirement which requires the authorised development to be carried out in accordance with the details approved under this Schedule, the approved details are taken to include any amendments that may subsequently be approved or agreed in writing by the Secretary of State.	Consequential renumbering	-	
Schedule 2, Part 2 Requirement 15	Applications made under requirements  20.15.—(1) Where an application has been made to the Secretary of State for any consent, agreement or approval required by a requirement (including agreement or approval in respect of part of a requirement) included in this Order, the Secretary of State must give notice to the undertaker of the decision on the application within a period of 8 weeks beginning with—  (a) the day immediately following that on which the application is received by the Secretary of State; (b) the day immediately following that on which further information has been supplied by the undertaker under paragraph (16) 21 (further information); or (c) such longer period as may be agreed between the parties. (2) Subject to paragraph (3), in the event that the Secretary of State does not determine an application within the period set out in paragraph (1), the Secretary of State is taken to have granted all parts of the application (without any condition or qualification) at the end of that period.  (3) Where—  (a) an application has been made to the Secretary of State for any consent, agreement or approval required by a requirement included in this Order;	Change due to the change in numbering in Part 1 of Schedule 2	-	

Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	(b) the Secretary of State does not determine such application within the period set out in sub-paragraph (1); and (c) the application is accompanied by a report from a body required to be consulted under that requirement that considers it likely that the subject matter of the application is to give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement, the application is taken to have been refused by the Secretary of State at the end of that period.			
Schedule 2,	Further information	Change due to	_	
Part 2	21.46.—(1) In relation to any part of an application made under this Schedule, the Secretary of State has the right to request such further	the change in		
Requirement 16	information from the undertaker as is necessary to enable the Secretary of State to consider the application.  (2) In the event that the Secretary of State considers such further information to be necessary, the Secretary of State must, within 21 business days of receipt of the application, notify the undertaker in writing specifying the further information required and (if applicable) to which part of the application it relates. In the event that the Secretary of State does not give such notification within this 21 business day period the Secretary of State is deemed to have sufficient information to consider the application and is not subsequently entitled to request further information without the prior agreement of the undertaker.  (3) Where further information is requested under this paragraph in relation to part only of an application, that part is treated as separate from the remainder of the application for the purposes of calculating	numbering in Part 1 of Schedule 2		



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	the time periods referred to in paragraph 45 20 (applications made under requirements) and in this paragraph.  (4) In this paragraph, "business day" means a day other than Saturday or Sunday which is not Christmas Day, Good Friday or a bank holiday under section 1 (bank holidays) of the Banking and Financial Dealings Act 1971(a).			
	Register of requirements  22.47.—(1) The undertaker must, as soon as practicable following the making of this Order, establish and maintain in an electronic form suitable for inspection by members of the public a register of those requirements contained in Part 1 of this Schedule that provide for further approvals to be given by the Secretary of State.  (2) The register must set out in relation to each such requirement the status of the requirement, in terms of whether any approval to be given by the Secretary of State has been applied for or given, providing an electronic link to any document containing any approved details.  (3) The register must be maintained by the undertaker for a period of 3 years following completion of the authorised development.	Change due to the change in numbering in Part 1 of Schedule 2	-	
	Anticipatory steps towards compliance with any requirement 23.48. If before the coming into force of this Order the undertaker or any other person has taken any steps that were intended to be steps towards compliance with any provision of Part 1 of this Schedule, those steps may be taken into account for the purpose of determining compliance with that provision if they would have been	Change due to the change in numbering in Part 1 of Schedule 2	-	



Article/Schedule	Change	Reason for change	Precede nt	Conseque ntial changes
	valid steps for that purpose had they been taken after this Order came into force.			



## Schedule 12 Documents to be Certified

Addition of "Pre-commencement plan" within the documents to be certified set out in Schedule 12. This is to reflect new requirement 18.

## SCHEDULE 12 DOCUMENTS TO BE CERTIFIED

Articles 2 and 60

requirement 18 in Schedule 2, Part 1, Requirements

to reflect new

Change required

(1)	(2)
Document	Reference number
Book of Reference	TRO010060/APP/4.3
Classification of roads plans	TRO010060/APP/2.4
De-trunking and stopping up plans	TRO010060/APP/2.10
Environmental masterplan	TRO010060/APP/6.2
Environmental Statement	TRO010060/APP/6.1
First Iteration EMP	TRO010060/APP/6.5
Flood Risk Assessment	TRO010060/APP/6.3
Highway engineering sections drawings	TRO010060/APP/2.11
Land plans	TRO010060/APP/2.7
Outline construction traffic management plan	TRO010060/APP/7.7
Permanent works plans	TRO010060/APP/2.2.1
Pre-commencement plan	TR010060/EXAM/9.57
Revocation of existing traffic orders plans	TRO010060/APP/2.3.3
Retained and removed vegetation plans	TRO010060/APP/2.14
Special category land plans	TRO010060/APP/2.5
Streets, rights of way and access plans	TRO010060/APP/2.6
Structures engineering drawings and sections	TRO010060/APP/2.12
Temporary works plans	TRO010060/APP/2.2.3
Traffic regulation measures movement restrictions plans	TRO010060/APP/2.3.2
Traffic regulation measures speed limits plans	TRO010060/APP/2.3.1
Utilities works plans	TRO010060/APP/2.2.2



## 5 Summary of proposed changes to submission draft Development Consent Order at Deadline 6

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Introduction, First paragraph	The application was examined by a Panel of three members ("the Panel") appointed as an examining authority (appointed by the Secretary of State) in accordance with Chapter 4 of Part 6 of the 2008 Act and the Infrastructure Planning (Examination Procedure) Rules 2010(a).	Change made following ExA's commentary DCO-PC02 on the draft Development Consent Order [PD-015].	-	-
Introduction, Second paragraph	The pPanel, having considered the representations made and not withdrawn and the application together with the accompanying documents, in accordance with section 74(2) of the 2008 Act has submitted a report and recommendation to the Secretary of State.	Change made following ExA's commentary DCO-PC03 on the draft Development Consent Order [PD-015].	-	-
Introduction, Third paragraph	The Secretary of State, having considered the representations made and not withdrawn, and the report and recommendation of the peanel, has decided	Change made following ExA's commentary DCO-PC04 on the draft Development Consent Order [PD-015].	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Introduction Fifth paragraph	The Secretary of State, having considered the report and recommendation of the Panel, is satisfied that	Change made following ExA's commentary DCO-PC05 on the draft Development Consent Order [PD-015].	-	-
Part 1 Preliminary Interpretation	The draft DCO will be amended to reflect Network Rail Infrastructure Limited's new registered office.  "Network Rail" means Network Rail Infrastructure Limited (Company No. 02904587) whose registered office is at Waterloo General Office, London, United Kingdom, SE1  8SW 1 Eversholt Street, London NW1 2DN;	Network Rail Infrastructure Limited has changed its registered office.	-	-
Part 1 Preliminary Article 3 - Disapplication of legislative provisions	Deletion of disapplication of paragraph (4)(a) which disapplied the environmental permitting regime in relation to flood risk activity and water discharge activity.  Deletion of paragraphs (3)(a) and (4)(b) relating to the disapplication of byelaws made under Schedule 25 of the Water Resources Act 1991.  (3) The following provisions do not apply in relation to the construction of any work or the carrying out of any operation required for the purpose of, or in connection with, the construction of the authorised development—  (a) the provisions of any byelaws made under, or having effect as if made under, paragraph 5, 6 or 6A of Schedule	The Environment Agency has withheld its consent to disapplication.	-	Deletion of article 3(5) containing definitions used in paragraph (4)(a)  Deletion of Part 7 of Schedule 11 (protective provisions)



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	25 (byelaw making powers of the appropriate agency) to the Water Resources Act 1991;			
	(a) (b) section 32 (variation of awards) of the Land Drainage Act 1991; and			
	(b) (c) the provisions of any byelaws made under section 66 (powers to make byelaws) of the Land Drainage Act 1991.			
	(4) The following provisions do not apply in relation to the construction of any activity required for the purpose of, or in connection with, the operation or maintenance of the authorised development—			
	(a) regulation 12 (requirement for environmental permit) of the Environmental Permitting (England and Wales) Regulations 2016() in relation to the carrying on of a flood risk activity or a water discharge activity;			
	(b) the provisions of any byelaws made under, or having effect as if made under, paragraph 5, 6 or 6A of Schedule 25 (byelaw making powers of the appropriate agency) to the Water Resources Act 1991;			
	(a) (b) section 32 (variation of awards) of the Land Drainage Act 1991; and			
	(b) (c) the provisions of any byelaws made under section 66 (powers to make byelaws) of the Land Drainage Act 1991.			
	(5) In paragraph (4)(a) "Flood risk activity" (c) and "water- discharge activity" (d) have the meaning given in the			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	Environmental Permitting (England and Wales) Regulation 2016(e).			
Part 1 Preliminary Article 12 – Consent to transfer benefit of Order Paragraph 5	(e) UKPN for the purposes of undertaking any works relating to its apparatus set out in Works nos. U2A, U3B, U4, U10, U20A, U23, U24, U29, U31, U37A, U38, U38A, U47, U50, U50A, U52, U54, U61, U63, U66, U71, U78, U84, U84A, U97, U107, U118, U127, U128, U130, U131, U135, U136, U144, U146A, U147C, U159, U160, U163, U166A, U173, U180, U187, U196, U197, U198, U204 and U205;	Additional underground electricity cable diversion identified.		
Part 3 Streets Article 15 – Classification of Roads, etc.	A new sub-paragraph (7) has been inserted as follows:  The undertaker may only make a determination for the purposes of paragraph (6) with the consent of the Secretary of State, who must consult the local highway authority before deciding whether to give their consent.	Change made following ExA's commentary DCO-PC08 on the draft Development Consent Order [PD-015].	-	-
Schedule 1 Authorised Development Introduction	Work Nos. "U10B" and "U14A" were deleted from the list of Works situated in the administrative area of Chelmsford City Council.	As a result of the change application these works are no longer required.		
Schedule 1 Authorised Development	Work No. " <u>U50A</u> " was inserted into the list of Works situated in the administrative area of Braintree District Council.	Additional underground electricity cable diversion identified.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Introduction				
Schedule 1 Authorised Development Introduction	Work Nos. "115", "118" and "121" were deleted from the list of Works situated in the administrative area of Colchester City Council.	As a result of the change application these works are no longer required.		
Schedule 1 Authorised Development Permanent Works	Work No. 1 is amended:  (g) alterations to the realigned Beaulieu Park Radial Distributor Road to the A12 northbound; on slip.	This change is required to reflect the design change at Junction 19.		
Schedule 1 Authorised Development Permanent Works	Work No.6 - as shown on sheet 2 of the permanent works plans the construction of a drainage facility west of Boreham-Brook east of Generals Lane Roundabout at Junction 19 and to the north south of the A12, including the construction of:  (a) an attenuation pond including associated outfall; and an access track of approximately 151-20 metres in length from the Junction 19 northbound on-slip road. B1137 Main-Road, Boreham.	This change is required to reflect the change in design of drainage catchments at Junction 19		
Schedule 1 Authorised Development Permanent Works	Work No. 74 – As shown on sheet 14 of the permanent works plans the construction of the new Junction 24 of the A12 (J24), including:	This change is required to reflect the design change of the Junction		

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	<ul> <li>(a) northern and southern roundabouts of J24, and a connecting underbridge;</li> <li>(b) New link road (Inworth Link) from the southern roundabout of J24 to the new Inworth Roundabout (Work No. 74(c)); and</li> <li>(c) a new roundabout on B1023 Kelvedon Road (Inworth Roundabout) including the realigned Kelvedon Road, realigned B1023 Kelvedon Road north and segregated left turn lane from realigned B1023 Kelvedon Road south to the Inworth Link Work No. 74(b)).</li> </ul>	24/Inworth Road Roundabout.		
Schedule 1 Authorised Development Permanent Works	Work No. 113 – As shown on sheet 20 of the permanent works plans a flood mitigation area including access track and realigned ditch to the south of Windmill Hill, Inworth;	This change is required to ensure access is possible given the change in design of flood mitigation at Inworth Road.		
Schedule 1 Authorised Development Permanent Works	Work No. 114 – As shown on sheet 20 of the permanent works plans a flood mitigation measure area including in the form of a realigned ditch to the south of All Saints' Church, Inworth and east of B1023 Kelvedon Road;	This change is required to reflect the change in design of flood mitigation at Inworth Road.		

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 1 Authorised Development Permanent Works	Work No. 115 – As shown on sheet 20 of the permanent works plans a flood mitigation area to the south of Footpath (145_5) and east of B1023 Kelvedon Road Not used;	This change is required to reflect the change in design of flood mitigation at Inworth Road.		
Schedule 1 Authorised Development Permanent Works	Work No. 116 – As shown on sheets 14 and 20 of the permanent works plans the construction of an attenuation pond including associated outfall and access track to the east of B1023 Kelvedon Road and north of Inworth Hall;	This change is required to ensure access is possible given the change in design of flood mitigation at Inworth Road.		
Schedule 1 Authorised Development Permanent Works	Work No. 117 – As shown on sheet 20 of the permanent works plans the construction of two flood mitigation areas including realigned ditch and access track on either side of Footpath (145_15) and east of B1023 Kelvedon Road;	This change is required to ensure access is possible given the change in design of flood mitigation at Inworth Road.		
Schedule 1 Authorised Development Permanent Works	Work No. 118 – As shown on sheet 20 of the permanent works plans the construction of an attenuation pond including associated outfall to the south of Footpath (145_15) and east of B1023 Kelvedon Road Not used;	This change is required to reflect the change in design of flood mitigation at Inworth Road.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 1 Authorised Development Permanent Works	Work No. 119 – As shown on sheet 20 of the permanent works plans the construction of an attenuation pond including associated outfall and access track to the north of Windmill Hill and east of B1023 Kelvedon Road;	This change is required to ensure access is possible given the change in design of flood mitigation at Inworth Road.		
Schedule 1 Authorised Development Permanent Works	Work No. 120 – As shown on sheet 20 of the permanent works plans two a flood mitigation areas including realigned ditch to the north and to the south of Windmill Hill and east of B1023 Kelvedon Road;	This change is required to reflect the change in design of flood mitigation at Inworth Road.		
Schedule 1 Authorised Development Permanent Works	Work No. 121 – As shown on sheet 20 of the permanent works plans the construction of an attenuation pond including associated outfall to the south of Windmill Hill and east of B1023 Kelvedon Road Not used; and	As a result of the change in design of flood mitigation at Inworth Road this work is no longer required.		
Schedule 1 Authorised Development Temporary Works	Work No. T41 – As shown on sheet 14 of the temporary works plans, a temporary carriageway of approximately 250 metres in length to the south of the existing A12, at the proposed junction 24 southern roundabout (Work No. 74(a)), Kelvedon;  Work No. T42 – As shown on sheet 14 of the temporary works plans, a temporary carriageway of approximately 225	Typographical error.	-	-

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	metres in length to the south of the existing A12, at the proposed junction 24 northern roundabout (Work No. 74(a)), Kelvedon;			
Schedule 1 Authorised Development Utilities Works	Work No. U10B – As shown on sheet 2 of the utilities works- plans, the diversion of a buried water main at junction 19 of the A12 of approximately 100 metres in length between the A12 junction 19 northbound verge and the A12 northbound- verge crossing the proposed Realigned Beaulieu Park Radial Distributor Road (Work No. 1(g)) Not used;	As a result of the change to the design of Junction 19 this work is no longer required.		
Schedule 1 Authorised Development Utilities Works	Work No. U14A – As shown on sheet 2 of the utilities works plans, the protection or diversion of a buried foul sewer of approximately 50 metres in length at a point east of Millmead Cottages, to the north of the B1137, Main Road, Boreham; Not used.	This change is required to reflect the change in design of drainage catchments at Junction 19.		
Schedule 1 Authorised Development Utilities Works	New Work No. U50A has been inserted as follows:  Work No. U50A – As shown on sheet 8 of the utilities works plans, the diversion of 11kV electricity cable ducts of approximately 1000 metres in length between Howbridge Hall Road and Benton Hall, Witham in the A12 southbound verge, via the B1024 and Blue Mills Hill, Witham;	Additional underground electricity cable diversion identified.		
Schedule 2, Part 1 Requirements Requirement 1	"European protected species" has the same meaning as in regulations 4042 (European protected species of animals) and 44 46 (European protected species of plants) of the Conservation of Habitats and Species Regulations 2017(b);	Change made following ExA's commentary DCO-PC12 on the draft Development	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
		Consent Order [PD-015].		
Schedule 2, Part 1 Requirements Requirement 1	Inclusion of 'haul road management plan' in the definition of the First Iteration Environmental Management Plan.	To reflect the updated First Iteration Environmental Management Plan submitted at Deadline 4 [REP4-022], which included a haul road management plan at Appendix O.	-	-
Schedule 2, Part 1 Requirements Requirement 3	Second iteration EMP  3.—(1) No part of the authorised development is to commence Not to commence any part of the authorised development until the Second Iteration EMP in relation to that part has been submitted to and approved in writing by the Secretary of State, following consultation with the relevant planning authority and the Environment Agency on matters related to its functions.	Change made following ExA's commentary DCO-PC13 on the draft Development Consent Order [PD-015].	-	-
Schedule 2, Part 1 Requirements Requirement 5	<b>5.</b> —(1)—A No part of the authorised development is to commence until a landscaping scheme for that part has been submitted to and approved in writing by the Secretary of	Change made following ExAs commentary DCO-PC15 on the draft Development	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	State following consultation with the relevant planning authority on matters related to its functions.	Consent Order [PD-015].		
Schedule 2, Part 1 Requirements Requirement 7	7.—(1) No A-part of the authorised development is to commence until for that part a written scheme of investigation for the investigation and mitigation of areas of archaeological interest, reflecting the mitigation measures included in chapter 7 of the environmental statement and the archaeological mitigation strategy, has been prepared in consultation with the relevant planning authority, agreed with the County Archaeologist and submitted to and approved in writing by the Secretary of State.	Change made following ExAs commentary DCO-PC15 on the draft Development Consent Order [PD-015].		
Schedule 2, Part 1 Requirements Requirement 9	<b>9.</b> —(1) No A part of the authorised development is to commence until for that part a traffic management plan for the construction of the authorised development, substantially in accordance with the outline construction traffic management plan, has been submitted to and approved	Change made following ExAs commentary DCO-PC15 on the draft Development Consent Order [PD-015].		
Schedule 2 Part 1 Requirements Requirement 10	Detailed Design  10.—(1) Subject to the provisions of this Order,  Insert ; and at end of (b) and insert new (c) -  (c) the design principles set out in the scheme design principles	Change made following ExA's commentary DCO-PC16 on the draft Development Consent Order [PD-015].	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 2 Part 1 Requirements Requirement 11	11.—(1) A-No part of the authorised development is to not commence until for that part written details of the surface and foul water drainage system, reflecting the mitigation measures in chapter 14 of the environmental statement and including means of pollution control, have been submitted to and approved in writing by the Secretary of State following consultation with the relevant local authority on matters relating to its function.	Change made following ExAs commentary DCO-PC15 on the draft Development Consent Order [PD-015].		
Schedule 2 Part 1 Requirements Requirement 13	Noise mitigation  13.—(1) A-No part of the authorised development is to not commence until written details of the proposed noise mitigation for the use and operation of that the relevant part of the authorised development, including:	Change made following ExAs commentary DCO-PC15 on the draft Development Consent Order [PD-015].		
Schedule 2 Part 1 Requirements Requirement 14	Deletion of requirement 14 'Walking, cycling and horse riding bridges'	The Applicant has agreed to the approach suggested by the County Council to create a WCH matrix. This matrix is found as an appendix of the Design Principles document, which is	-	The original requirement 45 (Boreham operation phase traffic mitigation measures) is now requirement 14.



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
		now secured by reference to Requirement 10. As a result, the Applicant has deleted Requirement 14 from the Draft DCO as these matters are now secured via Requirement 10.		The original requirement 46 (Messing operation phase traffic mitigation measures) is now requirement 15.  The original requirement 47 (Operation phase local traffic monitoring) is now requirement 16.  The original requirement 48 (Precommencement works) is now requirement 47.
Schedule 2 Part 1 Requirements	Insertion of a new Requirement 18 as follows: <u>Junction 21</u>	Change made following ExA's commentary DCO-PC22 on the draft	-	-



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Requirement 18	<ul> <li>(1) Requirement 10 (detailed design) is to be read subject to the provisions of this requirement.</li> <li>(2) The detailed design for junction 21 must contain the revised design detail specified in sub-paragraph (3) of this requirement and submitted to the Secretary of State for approval following consultation with the local highway authority.</li> <li>(3) Subject to sub-paragraph (5) the detailed design for junction 21 must include a two-lane exit from both the junction 21 northern roundabout to the A12 northbound slip road and from the junction 21 southern roundabout to the A12 southern slip road.</li> <li>(4) Junction 21 must be constructed in accordance with the approved details</li> <li>(5) No application for approval of the scheme under subparagraph (2) may be made in respect of proposals which would give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.</li> </ul>	Development Consent Order [PD- 015].		
Schedule 2 Part 1 Requirements Requirement 19	Insertion of a new Requirement 19 as follows:  Detrunking  (1) The consent of the Secretary of State pursuant to Article 15(7) must not be sought until written details of the proposals for the roads to be de-trunked as identified in Part 14 of Schedule 3 has been submitted and approved in writing by the Secretary of State following consultation with the relevant	Change made following ExA's commentary DCO-PC23 on the draft Development Consent Order [PD-015].	-	Combined with the deletion of requirement 14, and the insertion of new requirement 18 (Junction 21) they have the



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Article/Schedule	highway authority and relevant planning authority, such scheme to include:  (a) drawings and plans showing the proposals;  (b) demonstrating how the proposals maintain a safe and reliable highway network;  (c) the provision made for non-car transport modes;  (d) demonstrating how existing accesses will retain access to the de-trunked road;  (e) demonstrating how existing utilities will be safeguarded;  (f) landscaping and planting details;  (g) drainage details; and  (h) a timetable for implementation of the proposals.  (2) No application for approval of the scheme under subparagraph (1) may be made in respect of proposals which would give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.  (3) The scheme approved under sub-paragraph (1) must be implemented by the undertaker and in accordance with the approved timetable for implementation, unless otherwise agreed in writing with the Secretary of State following	Reason for change	Precedent	-
	consultation with the relevant highway authority.			information) is now paragraph 22.



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
					The original paragraph 22 (Register of requirements) is now paragraph 23. The original paragraph 23 (Anticipatory steps towards compliance with any requirement) is now paragraph 24.
Schedule 3	(1)	(2)	The changes made to sheet 2 are		
Part 1 – Trunk		Area Length of road  Classification of roads plans – Sheet No. 2			
Roads	Boreham CP  Classification of roads pla	The junction 19 northbound on-slip link from the Beaulieu Park radial distributor road left turn between points 2/6 and 2/27, a distance of 557 719 metres.	required to reflect the changes made to the design at Junction 19.  The changes made to sheet 14 are required to reflect		



Article/Schedule	/Schedule Change		Reason for change	Precedent	Consequential changes
	Messing cum Inworth CP	The left turn lane from B1023 Kelvedon Road to the new Inworth link between points 14/21 and 14/22, a distance of 217 metres.	the changes made to the design of the Inworth Road roundabout/ Junction 24. The changes made		
	Classification of roads pla Marks Tey CP	The new London Road between points 18/9 and 18/15, a distance of 442 404 metres.	to sheets 18 and 19 are required to reflect the changes made to the design at Junction 25.		
	Marks Tey CP	The realigned A120 Coggeshall Road (northbound) between points 18/422 and 189/523 (sheet 19), a distance of 576-110 metres.			
	Marks Tey CP	The realigned A120 Coggeshall Road (southbound) between points 18/13 and 19/4 (sheet 19), a distance of 578 metres.			
	Marks Tey CP  Classification of roads pla	The realigned Old Rectory Junction, with reference 18/21, a distance of 166 metres.			



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
	Marks Tey CP	The realigned A120 Coggeshall Road (northbound) between points 19/15 and 19/5, a distance of 412 metres.			
	Marks Tey CP	The realigned A120 Coggeshall Road (southbound) between points 19/16 and 19/4, a distance of 406 metres.			
Schedule 3 Part 4 – Classified C Roads	Classification of roads pla  Marks Tey CP	ns – Sheet No. 19  The realigned Station Road between points 19/1 and 19/2, a distance of 61 56 metres.	The changes made to sheet 19 are required to reflect the changes made to the design at Junction 25.		
Schedule 3 Part 6 – Speed Limits Sheets 2 and 14	(northea	nction 19 astbound) road from 064 to 065, a	The changes made to sheet 2 are required to reflect the changes made to the design at Junction 19.		
	Traffic regulation measure Sheet No. 14	Changes made to sheet 14 are required to reflect the changes made			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Messing-cum- Inworth CP	Segregated left turn lane from the B1023 Kelvedon-Road to the new Inworth link from point A.064, 6 metres southeast of the centre point of the Junction 24 southern roundabout to point A.065 at its diverge from the new Inworth link, a distance of 93 metres.	Removal of restricted road status 40 miles per hour	to the design of the Inworth Road roundabout/ Junction 24.		
Schedule 3	Traffic regulation measures speed limits plans – Sheet No. 6			Variable speed limit should be measured		
Part 6 – Speed Limits	110. 0			from entry slip signals.		
Sheets 6, 10 and 14				Signals.		



Change			Reason for change	Precedent	Consequential changes
Hatfield-Peverel CP  Traffic regu No. 10	The A12 Junction 21 northeastbound on-slip road from Point A.087, the merge with the A12 mainline to point A.084, 70 metres east of its diverge with the Junction 21 northern roundabout, a distance of 492 metres.	National Speed Limit eed limits plans – Sheet			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Rivenhall CP	A12 Junction 22 southwestbound on-slip road from point A.023 at its diverge from the Junction 22 southern roundabout to point A.024, 317 metres northwest of the same point, a distance of 317 metres.	Removal of restricted road status 40 miles per hour			
	Rivenhall CP	A12 Junction 22 northeastbound on slip road from point A.027 at its diverge from the Junction 22 northern roundabout to point A.028, 2039 metres east of the same point, a distance of 2039 metres.	Removal of restricted road status 40 miles per hour			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Traffic regu No. 14	lation measures sp	eed limits plans – Sheet			
	Messing- cum- Inworth CP	A12 Junction 24 northeastbound on slip road from point A.048 at its diverge with the Junction 24 northern roundabout to point A.049, 1634 metres east of the same point, a distance of 1634 metres.	Removal of restricted road status 40 miles per hour			

Article/Schedule	Change				Reason for change	Precedent	Consequential changes
	Messing- cum- Inworth CP	A12 Junction 24 southwestbound on-slip road from point A.052, 6 metres northwest the centre point of the Junction 24 southern roundabout to point A.053, 2739 metres west of the same point, a distance of 2133 metres.	Removal of restric road status 40 miles per hour	ted			
Schedule 3	Deletion as fo	llows:			Variable speed limit		
Part 6 – Speed Limits	Traffic regu	lation measures spet No 18	eed limit	should be measured from entry slip signals.			
Sheet 18	Marks Tey- CP	The A12- Junction 25- southwestbound on-slip road- from point- A.099, the- merge with the- A12 mainline to- point A.122, 99-	National Speed Limit				



Article/Schedule	Change	Change				Precedent	Consequential changes
		metres- southwest from- its diverge from- the Hall Chase- roundabout, a distance of 492- metres.					
	Marks Tey CP	The A12 Junction 25 southwestbound on-slip road from point A.122, 99 metres southwest from its diverge from the Hall Chase roundabout to point A.100, 12 metres west of the same point, a distance of 87 metres.	Removal of restricted road status				



Article/Schedule	Change				Reason for change	Precedent	Consequential changes
Schedule 3	Insertions as follo	WS:			Variable speed limit		
Part 7 – Variable Speed Limits	(1) Parish(es)	(2) Road name, number and length	(3) Speed limit		should be measured from entry slip signals.		
Sheets 6 and 18	Traffic regulation measures speed limits plans  - Sheet No. 6						
	Witham CP, Hatfield Peverel CP Rivenhall CP, Kelvedon CP, Wickham Bishops CP, Great Braxted CP, Messing- cum-Inworth CP, Feering CP, Copford CP, Marks Tey CP	A12 dual carriageway (northeastbound) starting at point A.002, 113 metres southwest of the centre line of Hatfield Road Overbridge to point A.003 (sheet 18), 446 metres southwest of the centre point of Marks Tey Bridge, a distance of 17282 metres.	Variable speed limit				
	Hatfield Peverel CP	The A12 Junction 21 northeastbound on-slip road from Point A.087, the merge with the A12 mainline to point	Variable Speed Limit				



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Hatfield Peverel CP	A.084, 70 metres east of its diverge with the Junction 21 northern roundabout, a distance of 492 metres.  The A12 Junction 21 northeastbound on-slip road from point A.088, 18 metres southeast from its diverge with the Junction 21 northern roundabout to point A.084, 70 metres southeast of the same point, a distance of 52 metres.	Removal of restricted road status Variable speed limit			
	Traffic regulati - Sheet No. 18	on measures speed	limits plans			
	Marks Tey CP	The A12 Junction 25 southwestbound on-slip road from point A.099, the merge with the A12 mainline to point	Variable Speed Limit			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes	
	Marks Tey CP	A.122, 99 metres southwest from its diverge from the Hall Chase roundabout, a distance of 492 metres.  The A12 Junction 25 southwestbound on-slip road from point A.122, 99 metres southwest from its diverge from the Hall Chase roundabout to point A.100, 7 metres west of the same point, a distance of 92 metres.	Removal of restricted road status Variable Speed Limit				



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
Schedule 3 Part 7 – Variable Speed Limits Sheets 6, 10 and 14	Amendments as follows:  Traffic regulation measures speed limits plans  - Sheet No. 6  Marks Tey CP, Copford CP, Feering (southwestbound)  Annual Variable speed limit Speed limit			Variable speed limit should be measured from entry slip signals.		
	CP, Messing- cum-Inworth CP, Kelvedon CP, Wickham Bishops CP, Great Braxted CP, Rivenhall CP, Witham CP, Hatfield Peverel CP	starting at point A.007, 81 metres south of Hatfield Road Overbridge to point A.006 (sheet 198), 3361,208 metres northeasouthwest of the centre point of the Marks Tey Bridge a distance of 16,50918,503 metres.				
	Traffic regulati - Sheet No. 10 Rivenhall CP	The A12 Junction 22 southwestbound on-slip road from point A.024, 129 metres west from its diverge from the Junction 22	Removal of restricted road status Variable speed limit			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Rivenhall CP	southern roundabout to point A.126, <u>1</u> 37 metres west of the same point, a distance of <u>10282</u> metres.  The A12 Junction 22 northeastbound off-slip road from point A.028, <u>39</u> 20 metres east from its merge with the Junction 22 northern roundabout to point A.116, 104 metres southeast of the same point, a distance of <u>75</u> 94	Removal of restricted road status Variable speed limit			
	Traffic regulat  – Sheet No. 14	metres. ion measures speed	limits plans			
	Messing-cum- Inworth CP	The A12 Junction 24 northeastbound on-slip road from point A.049, <u>16</u> 34 metres southeast from its diverge from the Junction	Removal of restricted road status Variable speed limit			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Messing-cum- Inworth CP, Kelvedon CP	24 northern roundabout to poir A.118, 106 metres east of the same point, a distance of 90.75 metres.  The A12 Junction 24 southwestboun on-slip road from point A.052, 27.53 metres northwest from its diverge from the Junction 24 southern roundabout to poir A.124, 137.54 metres northwest of the same point, a distance of 110.98 metres.	d at			
Schedule 3	Deletion as follow	vs:		This has been		
Part 7 – Variable Speed Limits	Traffic regulation Sheet No. 7	on measures speed	d limits plans –	moved to sheet 6.		
Sheet 7	Witham CP, Hatfield Peverel CP	A12 dual carriageway (northeastbound)	<del>Variable speed</del> <del>limit</del>			



Article/Schedule	Change	Reason for change Precedent Consequential changes
	Rivenhall CP, Kelvedon CP, Wickham Bishops CP, Great Braxted CP, Messing- cum-Inworth CP, Feering CP, Copford CP, Marks Tey CP Bridge, a distance of 16,473 metres.	
Schedule 3 Part 8 – Traffic Regulation Measures (Clearways) Sheets 2 and 5	Insertions as follows:  Traffic regulation measures movement restrictions plans – Sheet No. 2  Boreham CP  A12 Junction 19 (Including verges point C.037 to point C.037 to point C.038, a distance of 415 metres.    Clearway (Including verges and hard strip but excluding lay-bys).	The changes made to sheet 2 are required to reflect the changes made to the design at Junction 19.  The changes made to sheet 5 are due to an additional movement restriction for lay-by.



Article/Schedule	Change					Reason for change	Precedent	Consequential changes
	Traffic regulation measures movement restrictions plans – Sheet No. 5							
	Hatfield Peverel CP	A12 dual carriageway (northeastbo from point B to point B.10 distance of 8 metres.	ound) lay-by .106 prohib	es in a				
	Hatfield Peverel CP	A12 dual carriageway (southwestb from point B to point B.10 distance of 8 metres.	ound) lay-by .108 prohib	es in a				
Schedule 3	Traffic regula	ation measures	s movement r	estrictions	i	The changes made		
Part 10 – Traffic Regulation Measures (No Entry) Sheets 18 and 19	Marks Tey CP	Ref K A120- Coggeshall Road- (eastbound) approach to- the Old- Rectory- junction.	Access-from: (1) Station-Road; (2) A120-Road-westbound; and	No Entry	7	to sheets 18 and 19 are required to reflect the changes made to the design of Junction 25.		

Article/Schedule	Change		Reason for change	Precedent	Consequential changes
	Traffic regulation measure plans – Sheet No. 19  Marks Tey CP Ref L A120 Road (westbound) approach to the Old Rectory junction.	Access No Entry. from: (1) Station			
Schedule 3  Part 11 – Traffic Regulation Measures (Waiting Restrictions)  Sheets 18 and 19	Coggest	No waiting at any time.  log to 193 to 194, a	The changes made to sheets 18 and 19 are required to reflect the changes made to the design of Junction 25.		



Article/Schedule	Change				Reason for change	Precedent	Consequential changes
	Marks Tey	Roa- from to po (she	ligned Station d (both sides) point B.095- pint B.096- et 19), a- ance of 102-				
	·	gulation meas	ures movem	ent restrictions			
	Marks Tey	from to po	0 (both sides) point B.097 pint B.098, a nice of 104 es.	No waiting at any time.			
Schedule 3	Amendmen	nt as follows:			Variable speed limit		
Part 12 – Revocations & variations of	Revocation Sheet No.	on of existing . 11	traffic orders	s plans –	should be measured from entry slip signals.		
existing traffic regulation orders Sheet 11	Rivenhall CP	Henry Dixon Road from point D.038 to point D.037, a distance of 9569 metres.	The Essex County Council (Rivenhall, Rivenhall End, Witham) (Restricted Roads and 40 mph	In Schedule 2 of that order the row relating to Henry Dixon Road, Rivenhall End the exclusion of the length of			

Article/Schedule	Change			Reason for change	Precedent	Consequential changes
		Order co	ad scribed in lumn (2) this row.			
Schedule 3 Part 13 –	Streets, rights o	f way and access plans	3	Alignment changed following further		
Footpaths, Cycle Tracks, Footways and Bridleways	Witham CP	A footpath from point 8/1 to 8/4 for distance of 579 metres.	а	engagement with relevant interested parties		
Sheet 8	Witham CP	A footpath from point 8/2 to 8/3 for distance of 158 metres.	a			
	Witham CP	A footpath from point 8/5 to 9/1 (sheet 10) for a distance of 1107 metres.				

Article/Schedule	Change			Reason for change	Precedent	Consequential changes
Schedule 3 Part 13 –	Streets, right	s of way and access plans				
Footpaths, Cycle Tracks, Footways and Bridleways	Rivenhall CP	A footpath from- point 9/1 to 10/27 (sheet 10) for a distance of 587				
Sheet 9		metres.				
Schedule 3  Part 13 –  Footpaths, Cycle  Tracks,  Footways and  Bridleways	Streets, right Marks Tey CP Marks Tey CP	A cycle track comprised in a point 18/4 to 19/8 (sheet 19) of 400 430 metres.  A cycle track comprised in a point 18/10 to 18/11 for a dismetres.	highway from for a distance highway from	The changes made to sheets 18 and 19 are required to reflect the changes made to the design of Junction 25.		
Sheets 18 and 19	CP point 18/34 to 18/35 for a distance of <del>187</del> 179 metres.					
	Marks Tey CP	A cycle track comprised in a highway from point 19/5 to 19/6 for a distance of 43 10 metres.				



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
Schedule 4 Part 2 – Highways to be Stopped Up for Which a Substitute is to be Provided Sheet 9	Streets, rights of way and a Sheet No. 9  Witham CP From point i/a to point i/b, a distance of 74 metres.	(a) 1107 metres of footpath from point 8/5	Variable speed limit should be measured from entry slip signals.		
		constitutes a highway).			

Article/Schedule	Change		Reason for change	Precedent	Consequential changes
Schedule 4 Part 3 – New Highways Which are Otherwise to be Provided Sheets 2, 14, 18 and 19	Boreham CP	Reference B/12  A new junction 19 northbound on-slip road for Beaulieu Park Radial Distributor Road traffic joining the A12 northbound carriageway, from the eastern side of the Generals Lane Roundabout for a distance of 273 metres. A new merge lane for Beaulieu Park Radial Distributor Road traffic joining the A12 northbound carriageway, from the eastern side of the Generals Lane Roundabout and merging with the A12 junction 19 northbound on-slip road, a distance of 559 metres.  Reference B/16  A new left turn only lane from the realigned Beaulieu Park Radial Distributor Road to the new merge lane on-slip road joining the A12 northbound carriageway and the widened Boreham Bridge, a distance of 245 metres.  s of way and access plans – Sheet No.  Reference N/1  A new left only lane, linking the realigned B1023 Kelvedon Road and the new Inworth link road, bypassing the new	The changes made to Sheet 2 are to reflect the changes made to the design of Junction 19.  The changes made to Sheet 14 are to reflect the changes made to the segregated left turn lane at the Inworth Road roundabout/Junction 24.  The changes made to sheets 18 and 19 are required to reflect the changes made to the design of Junction 25 and to correct a typographical error.	-	-

Article/Schedule	Change		Reason for change	Precedent	Consequential changes
		Inworth Roundabout, for a distance of 184- metres-Not used.			
	Streets, right	ts of way and access plans – Sheet No.			
	Marks Tey CP	Reference R/8 New London Road, from the London Road roundabout, in an easterly direction to the Old Rectory Junction, a distance of 437 423 metres.			
	Marks Tey CP	Reference R/11 Old Rectory Junction, linking the realigned Old London Road and the realigned A120 Coggeshall Road, for a distance of 44154 metres, as shown on sheets 18 and 19 of the streets, rights of way and access plans.			
	Marks Tey CP	400430 metres of cycle track comprised in a highway from point 18/4 to 19/8 (sheet 19).			
	Marks Tey CP	1215 metres of cycle track comprised in a highway from point 18/10 to 18/11.			

Article/Schedule	Change		Reason for change	Precedent	Consequential changes
	Marks Tey CP	187179 metres of cycle track comprised in a highway rom point 18/34 to 18/35.			
	Streets, righ	ts of way and access plans – Sheet No.			
	Marks Tey CP	1310 metres of cycle track comprised in a highway from point 19/5 to 19/6.			
Schedule 4	Streets, Rig	nts of Way and Access Plans – Sheet 2	The changes made		
Part 5 – New Private Means of Access Which are to be Provided Sheet 2	Boreham CP	Reference 2/F New private means of access to-land north of the B1137 Main Road for a distance of 4 metres. the attenuation pond from the north side of Main Road, 348 metres north east of Generals Farm roundabout, for a distance of 159 metres.	to Sheet 2 are to reflect the changes made to the design of Junction 19.		
	Boreham CP	Reference 2/G New private means of access to the attenuation pond from the north side of Main Road, 618 metres north-east of Generals Farm Roundabout, for a distance of 112 97 metres			
	Boreham CP	Reference 2/I  Not used. New private means of access to the environmental mitigation area between the junction 19 northbound on slip road and			



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
		the new A12 mainline, 368 metres northeast of Generals Lane roundabout, for a distance of 10 metres			
	Boreham CP	Reference 2/J New private means of access to the attenuation pond from the north side of the junction 19 northbound on-slip road, for a distance of 20 metres.			
Schedule 4  Part 5 – New Private Means of Access Which are to be Provided  Sheet 6	Streets, Right Hatfield Pevere	Reference 6/O (inset C) New private means of access to the attenuation pond from the south side of the realigned kennels access, 540 metres east of the new junction 21 southern roundabout, for a distance of 115 metres. and	Typographical error	-	-
Schedule 4 Part 5 – New Private Means of Access Which are to be Provided Sheet 13	Streets, Right Kelvedon CP	Reference 13/H (sheet 13 inset A and sheet 14) New private means of access to the Ewell Road overbridge replacement, from Highfields Lane in an north easterly direction, for a distance of 691 metres.	Typographical error	-	_
Schedule 4 Part 5 – New Private Means of	Streets, Righ	its of Way and Access Plans – Sheet 20	The changes made to Sheet 20 are to reflect the changes		



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
Access Which are to be Provided Sheet 20	Messing-Cum-Inworth CP  Messing-Cum-Inworth CP  Messing-Cum-Inworth CP	Reference 20/C New private means of access to the attenuation pond and land east of the widened B1023 Kelvedon Road, for a distance of 10262 metres.  Reference 20/D New private means of access to land west of the B1023 Kelvedon Road, for a distance of 34 3 metres  Reference 20/E New private means of access to land west of the B1023 Kelvedon Road, for a distance of 42 3 metres.	required as a result of the Inworth Road drainage redesign.		
	Messing- Cum- Inworth CP	Reference 20/H New private means of access to flood compensation area and land east of the widened B1023 Kelvedon Road, from reference 20/F, for a distance of 59 metres.			
	Messing- Cum- Inworth CP	Reference 20/J  Not used. New private means of access- between fields east of the B1023 Kelvedon- Road and of reference 20/C, for a distance of 64 metres.			
	Messing- cum- Inworth CP	Reference 20/K New private means of access to land east of the widened B1023 Kelvedon Road, for a distance of 3 metres.			



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
	Inworth CP attenuation pond for a metres.  Messing- New private means of	ew private means of access to the enuation pond for a distance of 53 etres.  eference 20/M ew private means of access to the enuation pond for a distance of 34			
Schedule 5	(1) (2) Plot reference number shown on land plans  2/120 Access / working roto enable National Highways to underty future maintenance	on of the authorised development  work No. 1(a)  Work No. 5	This change is required to reflect the change in design of drainage catchments at Junction 19.		
Schedule 7	(1) Plot reference number shown on land plans  2/12m  Temporary storage laydown areas, accuand working space facilitate the construction of Pay Lane Bridge.	of the authorised development  Work No. 1(a) Work No. 5 All works	The changes made to Sheet 2 are to reflect the change in design of drainage catchments at Junction 19.  The changes made to Sheet 20 are to reflect the changes required as a result		



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
	storage, constructions are services and storage are services and storage are services are servic	fare vorking area e of plant.  on material onstruction vdown fare vorking area e of plant.  vorking room	of the Inworth Road drainage redesign.		
Schedule 8 Part 4 – Replacement Land	Sheet of Special Category Land Plan	shown on Special Category Land Plans and in the book of reference 8/1d, 8/1n, 8/17b, 8/19b, 8/33f, 8/33g, 8/33i, 8/33m, 8/41b, 8/43d, 8/43e, 8/44c, 8/45e, 8/45f	This change is required to reflect the changes in replacement land provision resulting from the proposed changes.		
	9	9/1a, <del>9/1h,</del> 9/1o, 9/1q			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes				
	18	18/1ι	<del>, 18/1v</del>							
	19	<del>19/1</del>	<del>, 19/1i,</del> 19/18d							
Schedule 9	(1) Reference No.	(2) Work to b	(3) e Relevant part	The changes to Part 3 of Schedule 9 are						
Part 3 – Removal of Potentially Important Hedgerows	(Location of hedgerow)	carried o		required to reflect the change in	required to reflect the change in	required to reflect the change in	required to reflect the change in	required to reflect the change in	required to reflect	
neugerows	Hedgerow Survey Report – not shown, Retained and Removed Vegetation Plans – Sheet 20			mitigation area at Inworth Road.						
	I2 (East of B1023, north-east of Inworth)	Partial remov	val Work No. 117							
	I3 (East of B1023, north-east of Inworth)	Partial remov	val Work No. 122							
	I4 (East of B1023, north-east of Inworth)	Partial remov	work Nos. 117, 118 and 122							
	I6 (East of B1023, north-east of Inworth)	Full removal	Work No. 122							
	I7 (East of B1023, north of Well Cottage, Inworth)	Partial remov	Val Work Nos. 117, 118 and 122							



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	I8 (West of B1023, south of All Saints Church)	Full removal	Work Nos. 122 and 114			
	I10 (West of B1023, north of Windmill Hill)	Partial removal	Work No. 114			
	I12 (East of B1023 and Marlborough Lodge)	Partial Full removal	Work No. 122			
	I13 (East of B1023, south-east of Marlborough Lodge)	Full Partial removal	Work No. 120			
	I14 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I15 (West of B1023, south-west of Marlborough Lodge)	Partial removal	Work No. 113			
	I16 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I17 (East of B1023, south-east of	Partial removal	Work Nos. 121 and 122			



Article/Schedule	Change		Reason for change	Precedent	Consequential changes
Schedule 11, Protective Provisions, Part 2 – For the Protection of Operators of Electronic Communications Code Networks	Marlborough Lodge)  118 (West of B1023, south of Marlborough Lodge)  119 (East of B1023, south east of Marlborough Lodge)  120 (East of B1023, south east of Marlborough Lodge)  In paragraph 15 the deletion of the definition system" and its replacement with a new de "infrastructure system" as follows:  "infrastructure system" has the same mean electronic communications code and refere an infrastructure system are to be construed with paragraph 7(2) (infrastructure system)	finition of  ing as in the ences to providing id in accordance	To reflect the changes to Schedule 3A of the Communications Act 20023 (the electronic communications code) introduced by the Digital Economy Act 2017	-	(1) The deletion of the word "and" after the definition of "electronic communications code operator" and (2) The deletion of the word "conduit" and its replacement with "infrastructure" in paragraph (a) of



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
				the definition of "electronic communications code network".
Schedule 11, Protective Provisions, Part 6 – For the Protection of Railway Interests	The draft DCO will be amended to reflect Network Rail Infrastructure Limited's new registered office.  "Network Rail" means Network Rail Infrastructure Limited (company number 02904587, whose registered office is at Waterloo General Office, London, United Kingdom, SE1  8SW 1 Eversholt Street, London NW1 2DN) and any associated company of Network Rail Infrastructure Limited which holds property for railway purposes, and for the purpose of this definition "associated company" means any company which is (within the meaning of section 1159 of the Companies Act 2006) the holding company of Network Rail Infrastructure Limited, a subsidiary of Network Rail Infrastructure Limited or another subsidiary of the holding company of Network Rail Infrastructure Limited and any successor to Network Rail Infrastructure Limited's railway undertaking;	Network Rail Infrastructure Limited has changed its registered office.		-
Schedule 11, Protective Provisions, Part 7 – For the Protection of the	Deletion of the whole Part	This change is consequential upon the amendment to Article 3 removing the disapplication of environmental	-	-



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
Environment Agency				permits at Deadline 6.		
Schedule 12,	,	Additional	-	-		
Documents to be	(1)	(2)		documents		
Certified	Document	Reference number		proposed for certification		
	Design Principles	TRO010060/APP/7.10				
	Environmental Statement Addendum	TR010060/EXAM/10.12				
	Flood Risk Assessment Addendum	TR010060/EXAM/10.16				
	Surface Water Drainage Strategy Addendum	TR010060/EXAM/10.17				



## Summary of proposed changes to submission draft Development Consent Order at Deadline 7

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Introduction Page 4, Footnotes	(b) S.I. 2009/2264 amended by S.I. 2010/439, S.I. 2010/602, S.I. 2012/635, S.I. 2012/2654, S.I. 2012/2732, S.I. 2013/522, S.I. 2013/755, S.I. 2014/469, S.I. 2014/2381, S.I. 2015/377, S.I. 2015/1682, S.I. 2017/524, S.I. 2017/572, S.I. 2018/378, S.I. 2019/734, S.I. 2020/764, S.I. 2020/1534 and S.I. 2021/978.	Footnotes have been revised to reflect the most up to date information.		
Introduction Page 5, Footnotes	<ul> <li>(a) Section 114 was amended by paragraph 55 of Part 1 of Schedule 134 to the Localism Act 2011.</li> <li>(b) Section 115 was amended by paragraph 56 of Part 2 of Schedule 13 and Part 20 of Schedule 25 to the Localism Act 2011 and section 160 of the Housing and Planning Act 2016 (c.22) and section 43 of the Wales Act 2017 (c.4).</li> </ul>	Footnotes have been revised to reflect the most up to date information.		
Part 1 Article 2 (Interpretation)	Insertion of the following definition:  "begin", for the purposes of section 154 and 155 of the 2008 Act, means beginning to carry out any material operation (as defined in section 56(4) of the 1990 Act) forming part of the authorised development:	Definition inserted to clarify that the provisions of the 2008 Act apply to the meaning of when the authorised development is taken to begin,		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
		pursuant to Requirement 2 in Schedule 2 to the DCO.		
Part 1 Article 2 (Interpretation)	"BT" means British Telecommunications Plc (company number 1800000), whose registered office is 1 Braham Street, London, United Kingdom, E1 8EE81 Newgate Street, London, EC1A 7AJ or a related or subsidiary company of BT;	To reflect that BT have updated their registered office.		
Part 1 Article 2 (Interpretation)	"Cadent Gas" means Cadent Gas Limited (company number 10080864), whose registered address is <u>Cadent</u> , <u>Pilot Way</u> , <u>Ansty</u> , <u>Coventry</u> , <u>England</u> , <u>CV7 9JUAshbrook Court</u> , <u>Prologis Park</u> , <u>Central-Boulevard</u> , <u>Coventry</u> , <u>CV7 8PE</u> or a related or subsidiary company of Cadent Gas;	To reflect that Cadent Gas have updated their registered office.		
Part 1 Article 2 (Interpretation)	"classification of road plans" means the document of that description listed in Schedule 12 (documents to be certified) certified by the Secretary of State as the classification of roads plans for the purposes of this Order;	Typographical error.		
Part 1 Article 2 (Interpretation)	Insertion of the following definition:  "design principles" means the document of that description listed in Schedule 12 (documents to be certified) certified by the Secretary of State as the design principles for the purposes of this Order;	This change has been made to clarify the meaning of Requirement 10 of Schedule 2 of the DCO as requested by and agreed with ECC.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 1 Article 2 (Interpretation)	"de-trunking and stopping up plans" means the plans document of that description listed in Schedule 12 (documents to be certified) certified by the Secretary of State as the de-trunking and stopping up plans for the purposes of this Order;	Typographical error		
Part 1 Article 2 (Interpretation)	"highway authority" and "local highway authority" have the same meaning as in the 1980 Act means the undertaker;	The definitions have been updated to provide clarity.	This approach broadly follows the precedent set by the A428 Order.	
Part 1 Article 2 (Interpretation)	Deletion of the following definition:  "local highway authority" means Essex County Council;	The definitions have been updated to provide clarity	This approach broadly follows the precedent set by the A428 Order.	
Part 1 Article 2 (Interpretation)	"relevant local highway authority" means the local highway authority in whose area the for the landhighway in question lies;	The definitions have been updated to provide clarity.	This approach broadly follows the precedent set by the A428 Order.	
Part 1 Article 2 (Interpretation)	"UKPN" means UK Power Networks (Operations) Limited (company number 03870728), whose registered office is at Newington House 37	Typographical error in UKPN's stated		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	Southwark Bridge Road, London, SE1 6NP or a related or subsidiary company of UKPN;	company number		
Introduction Page 9, Footnotes	(b) Section 121A was inserted by section 168(1) of, and paragraph 70 of Schedule 8 to, the New Roads and Street Works Act 19912 (c.22), and amended by section 1(6) of, and paragraph 95(2) and (3) of Schedule 1 to, the Infrastructure Act 2015, and S.I. 2001/1400. There are other amendments to section 121A which are not relevant to this Order.	Footnotes have been revised to reflect the most up to date information.		
Part 2 Article 2	Existing powers and duties of the undertaker  9. Except as previously provided, nothing in this Order is to prejudice the operation of, and the powers and duties of the undertaker under, the 1980 Act, the 1991 Act and the Town and Country Planning (General Permitted Development) (England) Order 2015().	Typographical error		
Part 2 Article 12, paragraph 5	Consent to transfer benefit of Order  (5) The consent of the Secretary of State is not required under this article, where the transfer or grant is made to—  (a) Anglian Water for the purposes of undertaking any works relating to its apparatus set out in Work PNos. U1, U2B, U3C, U12A, U13, U25, U26, U29A, U32, U33, U36, U39, U45, U46, U59, U62, U63A, U68, U72, U73, U73A, U74, U85, U85A, U85B, U102, U104A, U106A, U141, U141A, U142, U143, U145A, U146B, U146C, U147A, U147D, U148, U156, U165, U167A, U184A, U186A, U191, U192, U193A, U199, U200 and U208;	Typographical errors		
	(b) BT for the purposes of undertaking any works relating to its apparatus set out in Work nNos. 105, U7, U8, U9, U11, U14, U15, U16, U17, U18, U19, U20, U22, U27, U28, U30, U37, U40, U41, U43, U48, U51, U53, U55, U56, U64, U75, U77, U79, U83, U86, U88, U91, U92,			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	U93, U94, U96, U99, U100, U101, U105, U108, U109, U110, U111, U111A, U111B, U112, U114, U115, U116, U119, U122, U123, U124, U125, U126, U128A, U129, U133, U134, U138, U139, U145, U146, U147, U147B, U149, U150, U152, U153, U155, U161, U162, U167, U168, U169, U174, U175, U178, U179, U181, U182, U183, U184, U185, U186, U188, U189, U190, U193, U194, U195, U200A, U201, U203 and U206;			
	(c) Cadent Gas for the purposes of undertaking any works relating to its apparatus set out in Work <a href="Nos.">Nos.</a> U2, U3, U34, U42, U69, U76, U81, U89, U90, U98, U103, U104, U113, U157, U158, U166 and U170;			
	(d) Northumbrian Water for the purposes of undertaking any works relating to its apparatus set out in Work nos. U3A, U10A, U10B, U10C, U57, U58, U60, U62A, U65, U67, U70, U82, U85A, U87, U95, U117 and U132;			
	(e) UKPN for the purposes of undertaking any works relating to its apparatus set out in Works nos. U2A, U3B, U4, U10, U20A, U23, U24, U29, U31, U37A, U38, U38A, U47, U50, U50A, U52, U54, U61, U63, U66, U71, U78, U84, U84A, U97, U107, U118, U127, U128, U130, U131, U135, U136, U144, U146A, U147C, U159, U160, U163, U166A, U173, U180, U187, U196, U197, U198, U204 and U205;			
	(f) Verizon for the purposes of undertaking any works relating to its apparatus set out in Work #No. U12B;			
	(g) Virgin Media for the purposes of undertaking any works relating to its apparatus set out in Work <a href="Nos.">Nos.</a> U12, U21, U22A, U35, U44, U121, U124A, U137, U154, U172, U177 and U202; and			
	(h) Vodafone for the purposes of undertaking any works relating to its apparatus set out in Work <u>nNos.</u> U6, U49, U80, U120, U140, U151, U164, U171, U176 and U207.			

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 3, Streets	Application of the 1991 Act	To reflect the		
Article 13	1.—(1) Works executed under this Order in relation to a highway which consists of or includes a carriageway are to be treated for the purposes of Part 3 (street works in England and Wales) of the 1991 Act as major highway works if—	revised definitions.		
	(a) they are of a description mentioned in any of paragraphs (a), (c) to (e), (g) and (h) of section 86(3) (which defines what highway authority works are major highway works) of that Act(); or			
	(b) they are works which, had they been executed by the <u>relevant</u> local highway authority, might have been carried out in exercise of the powers conferred by section 64() (dual carriageways and roundabouts) of the 1980 Act or section 184() (vehicle crossings over footways and verges) of that Act.			
Part 3, Streets Page 15, footnotes	<ul> <li>(c) As amended by section 4 of, and paragraph 45 of Schedule 2 to, the Planning (Consequential Provisions) Act 1990 (c.11); and section 18 of and Schedule 8 to, the New Roads and Street Works Act 1991 (c.22).</li> <li>(d) As amended by sections 40 and 43 and Schedule 1 of the Traffic Management Act 2004 (c.18).</li> </ul>	Footnotes have been revised to reflect the most up to date information.		
Part 3, Streets Page 16, footnotes	(e) As amended by S.I. 1992/2984, article 3(1) and section 49 and Schedule 1 of the Traffic Management Act 2004.	Footnotes have been revised to reflect the most up to date information.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 3, Streets Article 14, paragraphs (1) to (5)	and other structures revised definitions	revised		
	(2) Where a highway (other than a trunk road) is altered or diverted under this Order, the altered or diverted part of the highway must be completed to the reasonable satisfaction of the <u>relevant</u> local highway authority and, unless otherwise agreed in writing with the <u>relevant</u> local highway authority, that part of the highway must be maintained by and at the expense of the <u>relevant</u> local highway authority from its completion.			
	(3) Where a highway is de-trunked under this Order—			
	(a) section 265() (transfer of property and liabilities upon a highway becoming or ceasing to be a trunk road) of the 1980 Act applies in respect of that highway; and			
	(b) any alterations to that highway undertaken under powers conferred by this Order prior to and in connection with that de-trunking must, unless otherwise agreed in writing with the <u>relevant</u> local highway authority, be maintained by and at the expense of the <u>relevant</u> local highway authority from the date of de-trunking.			
	(4) Where a footpath, cycle track (not comprised in a carriageway highway) or bridleway is constructed under this Order it must be completed to the reasonable satisfaction of the <u>relevant</u> local highway authority and, unless otherwise agreed in writing with the <u>relevant</u> local			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	highway authority, must be maintained by and at the expense of the relevant local highway authority from its completion.			
	(5) In the case of a bridge constructed under this Order to carry a highway (other than a trunk road) over a trunk road, the highway surface (being those elements over the waterproofing membrane) must be maintained by and at the expense of the relevant local highway authority unless otherwise agreed in writing between the undertaker and the relevant local highway authority, and the remainder of the bridge, including the waterproofing membrane, the structure below the waterproof membrane and the parapets must be maintained by and at the expense of the undertaker.			
Part 3, Streets Page 18, footnotes	(b) As amended by section 22 of the 1991 Act: paragraph 22 of Schedule 2 to the Planning Act 2008; and by section 1 of, and Schedule 1 to, the Infrastructure Act 2015 (c.7).	Footnotes have been revised to reflect the most up to date information.		
Part 3, Article 15, paragraph 5	Classification of roads, etc.  (5) Subject to article 10(4) (limits of deviation) unless otherwise agreed in writing with the relevant local highway authority, the footpaths, cycle tracks, footways and bridleways set out in Part 13 (footpaths, cycle tracks, footways and bridleways) of Schedule 3 and identified on the streets, rights of way and access plans are to be constructed by the undertaker in the specified locations and open for use from the date on which the authorised development is open for traffic.	Correcting a typographical error, and an amendment to reflect the revised definitions.		
Part 3	Classification of roads, etc.	To reflect the revised definitions.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Article 15, paragraph 7	(7) The undertaker may only make a determination for the purposes of paragraph (6) with the consent of the Secretary of State, who must consult the <u>relevant</u> local highway authority before deciding whether to give their consent.			
Part 3,	Speed limits	Typographical		
Article 16,	(7) In this article—	error		
paragraph 7	"national speed limit" has the same meaning as in Schedule 1 to the 2016 Regulations and Directions and a traffic sign which indicates that the national speed limit applies means a traffic sign of the type shown in diagram 671 in Part 2 of Schedule 10 to the 2016 Regulations and Directions which is—			
	(a) placed on or near a road; and			
	(b) directed at traffic on the carriageway on which the vehicle is being driven, <del>; and</del>			
	where "road" includes the adjacent hard shoulder and verge and any lay by.			
Part 3	Street Works	Typographical		
Article 18, paragraph 1	18.—(1) The undertaker may, for the purposes of the authorised development, enter on so much of any of the streets as are within the Order limits and may—	error		
	(a) break up or open the street, or any sewer, drain or tunnel under it;			
	(b) tunnel or bore under the street or carry out works to strengthen or repair the carriageway;			
	(c) remove or use all earth and materials in or under the street;			

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	(d) place and keep apparatus in or under the street;			
	(e) maintain, renew, alter apparatus in the street or change its position-;			
	(f) demolish, remove, replace and relocate any street furniture;			
	(g) execute any works to provide or improve sight lines;			
	(h) execute and maintain any works to provide hard and soft landscaping;			
	(i) carry out re-lining and placement of road markings;			
	(j) remove and install temporary and permanent signage; and			
	(k) execute any works required for, or incidental to, any works referred to in subparagraphs (a) to (j).			
Part 3 Article 19,	Temporary alteration, diversion, prohibition and restriction of the use of streets	Typographical error		
paragraphs 1 and 3	19.—(1) The undertaker, during and for the purposes of carrying out the authorised development, may temporarily—, alter, divert, prohibit or restrict the use of any street and may for any reasonable time—			
	(a) divert the traffic from the street; and			
	(b) subject to paragraph (3), prevent all persons from passing along the street.			
	(2) Without limitation on the scope of paragraph (1), the undertaker may use any street where the use has been temporarily prohibited or restricted under the powers conferred by this article, and which is within the Order limits, as a temporary working site.			
	(3) The undertaker must provide reasonable access for pedestrians going to or from premises abutting a street affected by the temporary,			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	alteration, diversion, prohibition or restriction of a street under this article if there would otherwise be no such access.			
Part 3 Page 20, footnotes	(a) 1991 (c.224). There are amendments to section 48(3) and 51(1) which are not relevant to this Order.	Footnotes have been revised to reflect the most up to date information.		
Part 3	Clearways, prohibitions and restrictions	Typographical		
Article 22,	(6) Nothing in paragraphs and (5) applies—	error		
paragraph 6	(a) to render it unlawful to cause or permit a vehicle to stop or wait on any part of a road, for so long as may be necessary to enable that vehicle to be used in connection with—			
	(i) the removal of any obstruction to traffic;			
	(ii) the maintenance, improvement, reconstruction or operation of the road;			
renewal or ren wire, cable, or any electronic	renewal or removal in or near the road of any sewer, main pipe, conduit, wire, cable, or other apparatus for the supply of gas, water, electricity or any electronic communications apparatus as defined in Schedule 3A (the electronic communications code) to the Communications Act 2003(			
	(iv) any building operation or demolition;			
	(b) in relation to a vehicle being used—			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	(i) for police, ambulance, fire and rescue authority or traffic officer purposes,			
	(ii) in the service of a local authority, safety camera partnership or Driver and Vehicle Standards Agency in pursuance of statutory powers or duties;			
	(iii) in the service of a water or sewerage undertaker within the meaning of the Water Industry Act 1991(); or			
	(iv) by a universal service provider for the purposes of providing a universal postal service as defined by the Postal Services Act 2011(); or			
	(c) in relation to a vehicle stopping or waiting when the person in control of it is—			
	(i) required by law to stop;			
	(ii) obliged to stop in order to avoid an accident; or			
	(iii) prevented from proceeding by circumstances outside the person's control.			
Part 4	Authority to survey and investigate the land	Typographical		
Article 26, paragraph 1	26.—(1) The undertaker may for the purposes of the construction, operation or maintenance of the authorised development enter on any land shown within the Order limits; and, where reasonably necessary, any land which is adjacent to, but outside the Order limits, and—	error		
	(a) any land shown within the Order limits; and			
	(b) where reasonably necessary, any land which is adjacent to, but outside the Order limits, and—			
	(i)(a) survey or investigate the land (including any watercourses, groundwater, static water bodies or vegetation on the land);			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	(ii)(b) without limitation on the scope of sub-paragraph (ia), make any excavations or trial holes and boreholes and other investigations in such positions on the land as the undertaker thinks fit to investigate the nature of the surface layer, subsoil and groundwater and remove soil and water samples and discharge water from sampling operations on to the land;			
	(iii)(c) without limitation on the scope of sub-paragraph (ia), carry out ecological or archaeological investigations on such land, including making excavations or trial holes on the land for such purposes; and			
	(iv)(d) place on, leave on and remove from the land apparatus for use in connection with the survey and investigation of land and making trial holes and boreholes.			
Part 4	Authority to survey and investigate the land	To reflect the		
Article 26, paragraph 4	<ul> <li>(4) No trial holes are to be made under this article—</li> <li>(a) in land located within the highway boundary without the consent of the relevant local highway authority; or</li> <li>(b) in a private street without the consent of the street authority.</li> </ul>	revised definitions.		
	but such consent must not be unreasonably withheld.			
Part 5 Page 30, footnotes	(b) 1981 (c.66), as amended by paragraph 150 of, Schedule 1, of S.I. 2009/1307, and sections 184 and 185 of Part 7 and Schedule 18 Housing and Planning Act 2016 (c.22).	Footnotes have been revised to reflect the most up to date information.		
Part 5	(b) Section 11 was amended by section 34(1) of, and Schedule 4 to, the Acquisition of Land Act 1981 (c.67), section 14 of, and	Footnotes have been		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Page 31, footnotes	paragraph 12(1) of Schedule 5 to, the Church of England (Miscellaneous Provisions) Measure (2006 No. 1); and sections 186(1) and (2), 187 and 188 of the Housing and Planning Act 2016.	revised to reflect the most up to date information.		
Part 5 Page 32, footnotes	(c) 1961 (c.33), Part 1 as amended by S.I. <u>2009/1307 and section</u> <u>192(1) of the Housing and Planning Act 2016 (c.22)1994/2716, 1998 (c.38), S.I. 1999/481, S.I. 2009/1307, S.I. 2010/490, S.I. 2017/1012 and 2016 (c.9)</u> .	Footnotes have been revised to reflect the most up to date information.		
Part 5 Page 32, footnotes	(d) Section 11A was inserted by section 186(3) Housing and Planning Act 2016.	Typographical error		
Part 5 Page 35, footnotes	<ul> <li>(b) Section 5A was inserted by section 1862(2) of the Housing and Planning Act 2016.</li> <li>(d) Section 6 was amended by section 4 of, and paragraph 52(2) of Schedule 2 to, the Planning (Consequential Provisions) Act 1990 (C.2211) and paragraph 7 of Schedule 15 to the Housing and Planning Act 2016.</li> <li>(e) As amended by section 142 and paragraph 1 of Schedule 25 to the Localism Act 2011(c.20) and paragraph 6 of Schedule 1 of S.I. 2017/16.paragraph 52(2) of Schedule 2 to the Planning (Consequential Provisions) Act 1990 (c.11) and paragraph 7 of Schedule 15 to the Housing and Planning Act 2016 (c.22).</li> </ul>	Footnotes have been revised to reflect the most up to date information.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 5 Page 38, footnotes	(a) Section 13 was amended by sections 62(3) and 139 of, and paragraphs 27 and 28 of Schedule 13, and part 3 of Schedule 23, to, the Tribunals, Courts and Enforcement Act 2007 (c.15).	Footnotes have been revised to reflect the most up to date information.		
Part 6, Operations	Felling or lopping of trees and removal of hedgerows	Consequential change from the removal of Part 3 of Schedule 9.		
Article 46, paragraph 4	(4) The undertaker may, for the purposes of carrying out the authorised development but subject to paragraph (2)—			
	(a) remove any hedgerow described in Part 1 <del>, or</del> Part 2 <del>-or Part 3</del> of Schedule 9 (hedgerows and trees); and			
	(b) subject to consultation with the relevant planning authority, remove any hedgerow within the Order limits that may be identified and that is not otherwise set out within Part 1, or Part 2 or Part 3 of Schedule 9.			
Part 6, Operations	Trees subject to tree preservation orders, etc.	Consequential		
Article 47, paragraph 1	1.—(1) The undertaker may fell or lop any tree described in Part 34 of Schedule 9 (trees subject to tree preservation orders), cut back its roots or undertake such other works as the undertaker reasonably believes to be necessary to prevent the tree or shrub—	change from the removal of Part 3 of Schedule 9.		
	(a) from obstructing or interfering with the construction, maintenance or operation of the authorised development or any apparatus used in connection with the authorised development; or			
	(b) from constituting a danger to persons using the authorised development.			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 6, Operations Page 42, footnotes	(a) S.I. 1997/1160 as amended by S.I. 2003/2155, S.I. 2015/1997, S.I. 2015/377, S.I. 2009/1307 and S.I. 2013/755.	Footnotes have been revised to reflect the most up to date information.		
Part 7 Article 53, paragraph 1	Crown Rights 53.—(1) Nothing in this Order affects prejudicially any estate, right, power, privilege, authority or exemption of the Crown and in particular, nothing in this Order authorises the undertaker or any lessee or licensee  (a) to take, use, enter upon or in any manner interfere with any land or rights of any description (including any portion of the shore or bed of the sea or any river, channel, creek, bay or estuary)—  (i) belonging to His Majesty in right of the Crown and forming part	Changed at the request of the Crown Estate Commissioner s.		
	of The Crown Estate without the consent in writing of the Crown Estate Commissioners;  (ii) belonging to His Majesty in right of the Crown and not forming part of The Crown Estate without the consent in writing of the government department having the management of that land; or  (iii) belonging to a government department or held in trust for His Majesty for the purposes of a government department without the consent in writing of that government department.  (b) Paragraph (1) does not apply to the exercise of any right under this Order for the compulsory purchase of any interest in any Crown land (as defined in the 2008 Act) for the time being held otherwise than by or on behalf of the Crown.			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Part 7 Page 49, footnotes	() 1950e./792, as amended by paragraph 7 of Schedule 13 to The Local Government Reorganisation (Wales) (Consequential Amendments) Order 1996 e./525.	Footnotes have been revised to reflect the most up to date information and correct typographical errors.		
Schedule 1, Authorised Development	Work No. 6 – As shown on sheet 2 of the permanent works plans the construction of a drainage facility east of Generals Lane Roundabout at Junction 19 and to the north of the A12, including the construction of:  (a) an attenuation pond including associated outfall; and  (b) an access track of approximately 420 metres in length from the Junction 19 northbound on-slip road.	Typographical error		
Schedule 1, Authorised Development	<b>Work No. 70</b> – As shown on sheet 14 of the permanent works plans the construction of an attenuation pond including associated outfall and an access track form the realigned B0123 Kelvedon Road, to the north of Inworth <u>r</u> Roundabout (Work No. 74(c)).	Typographical error		
Schedule 1, Authorised Development	Work No. 71 – As shown on sheet 14 of the permanent works plans the construction of an attenuation pond including associated outfall to the west of B1023 Kelvedon Road including an access track from Inworth recondabout (Work No. 74(c)) and access to adjoining land.	Typographical error		
Schedule 1, Authorised Development	<b>Work No. 74</b> – As shown on sheet 14 of the permanent works plans the construction of the new Junction 24 of the A12 (J24), including:	Typographical error		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	(a) northern and southern roundabouts of J24, and a connecting underbridge;			
	(b) New link road (Inworth Link) from the southern roundabout of J24 to the new Inworth recondabout (Work No. 74(c)); and			
	(c) a new roundabout on B1023 Kelvedon Road (Inworth Roundabout) including the realigned Kelvedon Road, realigned B1023 Kelvedon Road north and realigned B1023 Kelvedon Road south.			
Schedule 1, Authorised Development Other associated development	(f) ramps, means of access, non-motorised links, footpaths, footways, cycle tracks and crossing facilities;	The word "footways" was missing from this list (but present in other lists of non-motorised highway) and it has been included to allow for the provision of footways in detailed design.		
Schedule 2, Requirements Requirement 9	9.—(1) No part of the authorised development is to commence until for that part a traffic management plan for the construction of the authorised development, substantially in accordance with the outline construction traffic management plan, has been submitted to and approved in writing by the Secretary of State following consultation with the relevant local highway authority.	To reflect revised definitions.		

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	(2) The authorised development must be constructed in accordance with the approved traffic management plan.			
Schedule 2, Requirements Requirement 10	Detailed design  10.—(1) Subject to the provisions of this Order, the detailed design for the authorised development must accord with:  (a) the preliminary scheme design shown on the works plans and the engineering drawings and sections;  (b) the principles set out in the environmental masterplan; and  (c) the design principles set out in the scheme design principles, unless otherwise agreed in writing by the Secretary of State following consultation with the relevant local planning authority and relevant local highway authority on matters related to their functions, provided that the Secretary of State is satisfied that any amendments would not give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.  (2) Where amended details are approved by the Secretary of State under paragraph (1), those details are deemed to be substituted for the corresponding plans sections and the undertaker must make those amended details available in electronic form for inspection by members of the public.	Subsection 1(c) was amended as "design principles" is now a defined term in Article 2.		
Schedule 2, Requirements Requirement 14, paragraph 1	Boreham operation phase traffic mitigation measures  14.—(1) No part of the authorised development is to open to traffic until a scheme of operation phase traffic mitigation for the B1137 in Boreham has been submitted to and approved by the Secretary of State, following consultation with the relevant <a href="Local">Local</a> highway authority, provided that the Secretary of State is satisfied that any amendments would not give rise to any materially new or materially different environmental	To reflect revised definitions.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	effects in comparison with those reported in the environmental statement.			
Schedule 2, Requirements Requirement 15, paragraph 1	Messing operation phase traffic mitigation measures  15.—(1) No part of the authorised development is to open to traffic until a scheme of operation phase traffic mitigation for Messing has been submitted to and approved by the Secretary of State, following consultation with the relevant <a href="Local">Local</a> highway authority, provided that the Secretary of State is satisfied that any amendments would not give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.	To reflect revised definitions.		
Schedule 2, Requirements Requirement 16	Operation phase local traffic monitoring  16.—(1) No part of the authorised development is to commence until a survey to assess baseline traffic levels has been undertaken at the following locations—	To reflect revised definitions.		
	<ul><li>(a) B1137 Main Road, Boreham</li><li>(b) The Street/Maldon Road (Duke of Wellington) junction, Hatfield Peverel;</li></ul>			
	<ul> <li>(c) Little Braxted Lane, Little Braxted;</li> <li>(d) Braxted Road/Braxted Park Road;</li> <li>(e) B1023 Kelvedon Road, Inworth;</li> <li>(f) Kelvedon Road, Messing; and</li> <li>(g) B1023 Church Road, Tiptree</li> <li>(2) No part of the authorised development is to open to traffic until</li> </ul>			
	details of an operation phase local traffic monitoring scheme has been submitted to and approved by the Secretary of State, following			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	consultation with the relevant <u>local</u> highway authority, for the locations listed in sub-paragraph (1).			
	(3) The operation phase local traffic monitoring scheme to be provided under sub-paragraph (2) must include—			
	(a) a survey to assess baseline traffic levels at the locations listed in sub-paragraph (1), or confirmation that such survey has already been undertaken;			
	(b) proposals for an operation traffic survey at the locations listed in sub-paragraph (1) to assess the changes in traffic from the baseline carried out —			
	(i) within the first year; and			
	(ii) prior to the expiry of the third year			
	following the date on which the authorised development is fully completed and open for traffic;			
	(c) details of the methodology to be used to collect the required data;			
	(d) details of the periods over which operation traffic is to be monitored; and			
	(e) proposals for the submission of the survey data collected and an interpretative report to be provided to the relevant local highway authority.			
	(4) The scheme approved under sub-paragraph (2) must be implemented by the undertaker unless otherwise agreed in writing with the Secretary of State following consultation with the relevant <u>local</u> highway authority.			

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 2,	Junction 21	To reflect		
Requirements Requirement 18	18.—(1) Requirement 10 (detailed design) is to be read subject to the provisions of this requirement.	revised definitions.		
	(2) The detailed design for junction 21 must contain the revised design detail specified in sub-paragraph (3) of this requirement and submitted to the Secretary of State for approval following consultation with the relevant local highway authority.			
	(3) Subject to sub-paragraph (5) the detailed design for junction 21 must include a two-lane exit from both the junction 21 northern roundabout to the A12 northbound slip road and from the junction 21 southern roundabout to the A12 southern slip road.			
	(4) Junction 21 must be constructed in accordance with the approved details.			
	(5) No application for approval of the scheme under sub-paragraph (2) may be made in respect of proposals which would give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.			
Schedule 2,	Detrunking	Correcting a		
Requirement 19	19.—(1) The consent of the Secretary of State pursuant to Aarticle 15(7) must not be sought until written details of the proposals for the roads to be de-trunked as identified in Part 14 of Schedule 3 has been submitted and approved in writing by the Secretary of State following consultation with the relevant <a href="Local">Local</a> highway authority and relevant planning authority, such scheme to include:	typographical error, and to reflect revised definitions.		
	(a) drawings and plans showing the proposals;			
	(b) demonstrating how the proposals maintain a safe and reliable highway network;			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	<ul> <li>(c) the provision made for non-car transport modes;</li> <li>(d) demonstrating how existing accesses will retain access to the de-trunked road;</li> <li>(e) demonstrating how existing utilities will be safeguarded;</li> <li>(f) landscaping and planting details;</li> <li>(g) drainage details; and</li> <li>(h) a timetable for implementation of the proposals.</li> <li>(2) No application for approval of the scheme under sub-paragraph (1) may be made in respect of proposals which would give rise to any materially new or materially different environmental effects in comparison with those reported in the environmental statement.</li> <li>(3) The scheme approved under sub-paragraph (1) must be implemented by the undertaker and in accordance with the approved timetable for implementation, unless otherwise agreed in writing with the Secretary of State following consultation with the relevant local highway authority.</li> </ul>			
Schedule 2, Requirements New Requirement 20	Insertion of new requirement 20:  Walking, Cycling and Horse-riding bridges  20.—(1) Requirement 10 (detailed design) is to be read subject to the provisions of this requirement.  (2) The detailed design for the works must accord with the Walking, Cycling, Horse-riding bridge specifications in Appendix B of the design principles.  (3) The authorised development must be constructed in accordance with the Walking, Cycling, Horse-riding bridge specifications in Appendix B of the design principles.	This change has been requested and agreed with ECC.		Under Part 1, Requirements Original requirement 20 (Approvals and amendments to approved details) is now requirement 21. Under Part 2, Procedure for



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
				discharge of requirements
				Original paragraph 24 (Applications made under requirements) is now paragraph 22.
				Original paragraph 22 (Further information) is now paragraph 23.
				Original paragraph 23 (Register of requirements) is now paragraph 24.
				Original paragraph 24 (Anticipatory steps towards compliance with any requirement) is now paragraph 25.



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 3, Classification of roads, etc. Part 6, Speed Limits	Traffic regulation measures speed limits plans – Sheet No. 6  Hatfield Peverel CP  The New Hatfield Peverel link road (both sides) starting at point A.020, 343 metres northeast of the centre point of the junction between The Street and Maldon Road to point A.014, 95 metres northwest of the circulatory of the Junction 21 northern roundabout, a distance of 469 metres.  Hatfield Peverel CP  The New Hatfield Peverel link road (both sides) starting at point A.020, 343 metres northeast of the centre point of the junction between The Street and Maldon Road to point A.014, 95 metres northwest of the centre point of the junction between The Street and Maldon Road to point A.014, 95 metres northwest of the centre point of the	These changes have been requested by and agreed with ECC.		



Article/Schedule	Change	Change			Precedent	Consequential changes
		the circulatory of the Junction 21 northern roundabout, a distance of 469 metres.				
	Hatfield Peverel CP	The New Hatfield Peverel link road (both sides) starting at point A.014, 95 metres northwest of the centre point of the circulatory of the Junction 21 northern roundabout to point A.152, 12 metres northwest of the same point, a distance of 83 metres.	Removal of restricted road status 40 miles per hour			



Article/Schedule				Reason for change	Precedent	Consequential changes
	Hatfield Peverel CP	The New Hatfield Peverel link road (both sides) starting at Point A.153, 6 metres northwest of the centre point of the circulatory of the Junction 21 northern roundabout to point A.152, 12 metres northwest of the same point, a distance of 6 metres.  Realigned Kennel access (both sides) starting at point A.016, 6 metres southeast of the centre point of the circulatory of the Junction 21 southern roundabout to point A.015, 62 metres southeast of the same point, a distance of 56 metres.	Removal of restricted road status  Removal of restricted road status	Change		changes



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Hatfield Peverel CP	Realigned Witham link road (both sides) starting at point A.008, 6 metres northwest of the centre point of the circulatory of the Junction 21 northern roundabout to point A.017, 19 metres northwest of the same point, a distance of 13 metres.	Removal of restricted road status.			
	Hatfield Peverel CP	The A12 Junction 21 southeastbound off-slip road from point A.001, at its merge with the Junction 21 southern roundabout to a point A.106, 28 metres northeast of the same point, a distance of 28 metres.	Removal of restricted road status National Speed Limit			

Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Hatfield Peverel CP	The A12 Junction 21 northeastbound off-slip road from point A.0836, 157 metres-southwest from at its merge with the Junction 21 northern roundabout to point A.0836, 1578 metres southwest of the same point, a distance of 15749 metres.	Removal of restricted road status National Speed Limit			
	Hatfield Peverel CP	The A12 Junction 21 northeastbound off-slip road from point A.083, 157 metres southwest from its merge with the Junction 21 northern roundabout to point A.086, 8 metres southwest of the same point, a distance of 149 metres.	Removal of restricted road status National Speed Limit			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Hatfield Peverel CP	The A12 Junction 21 northeastbound onslip road from point A.151 at its diverge with the Junction 21 northern roundabout to a point A.088, 18 metres southeast of the same point, a distance of 18	Removal of restricted road status National Speed Limit			
	Hatfield Peverel CP	metres.  A12 Little Braxted Lane Overbridge (northwestbound side), from point A.005, 6 metres southeast of the centre point of the Junction 21 northern roundabout to point A.004, 6 metres northwest of the centre point of the Junction 21 southern roundabout, a distance of 95 metres.	Removal of restricted road status National Speed Limit			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Rivenhall CP	A12 Hatfield Road Overbridge (southeastbound side), from point A.038, 6 metres northwest of the centre point of the Junction 21 southern roundabout to point A.039, 6 metres southeast of the centre point of the Junction 21 northern roundabout, a distance of 95 metres. The whole of the A12 Junction 21 southern roundabout, from point A.004 round to point A.004, a distance of 237 metres.	Removal of restricted road status National Speed Limit  Removal of restricted road status National Speed Limit			

Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Rivenhall CP	The whole of the A12 Junction 21 northern roundabout, from point A.005 round to point A.005, a distance of 269 metres.	Removal of restricted road status National Speed Limit			
	Hatfield Peverel CP	The A12 Junction 21 southwestbound on-slip road from point A.128, 75 metres west from its diverge from the Junction 21 southern roundabout to point A.108, 617 metres west of the same point, a distance of 5869 metres.	Removal of restricted road status National Speed Limit			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Traffic regulation	Little Braxted Lane (both sides) starting at point A.113, 201 metres west of the centre point of the circulatory of the Junction 22 southern roundabout to point A.020, 550 metres southwest of the same point, a distance of 349 metres.	ans – Sheet No. 11			
	Rivenhall CP	Realigned Braxted-Road (both sides) from point A.036, 300 metres south of the centre point of the junction of Braxted Road and Henry Dixon Road, to point A.037, 411 metres south of the same point, a distance of 111 metres.	Removal of restricted road status 40 miles per hour			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Feering CP	Existing A12 (northeastbound side) from point A.060, 105 metres east of the centre point of the Feering east roundabout to point A.0619 (sheet 16) 103 metres west of the centre point of the Easthorpe Road roundabout920 metres east of the same point, a distance of 1581815 metres.	40 miles per hour			
	Feering CP		40 miles per hour			

Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Traffic regulation me					
	Feering CP	Existing A12 (northeastbound- side) from point A.069, 920 metres- east of the centre- point of the Feering- east roundabout to- point A.061,103 metres west of the- centre point of the Easthorpe Road- roundabout, a- distance of 767 metres.	50 miles per hour			
	Feering CP, Copford CP	Existing A12 (northeastbound side) from point A.061, 103 metres west of the centre point of the Feering east roundabout to point A.070, 5 metres west of the same point, a distance of 98 metres.	Removal of restricted road status 540 miles per hour			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Feering CP, Copford CP	The whole of the Easthorpe Road roundabout from point A.070 round to point A.070, a distance of 164 metres.	Removal of restricted road status 540 miles per hour			
	Feering CP	Realigned Domsey Chase (both sides) from point A.071, 5 metres north of the centre point of the Easthorpe Road roundabout to point A.072, 23 metres north of the same point, a distance of 18 metres.	Removal of restricted road status 540 miles per hour			
	Feering CP	Realigned Easthorpe Road (both sides) from point A.073, 5 metres south of the centre point of the Easthorpe Road roundabout to point A.074, 18 metres south of the same point, a distance of 13 metres.	Removal of restricted road status 540 miles per hour			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Feering CP  Copford CP	De-trunked A12 (southwestbound- side) from point A.141, 920 metres- east of the centre- point of the Feering- east roundabout to- point A.142, 103- metres west of the- centre point of the- Easthorpe Road- roundabout, a- distance of 767- metres.  De-trunked A12 (northeastbound- side) from point A.076, 5 metres east of the centre point of the Easthorpe Road	Removal of restricted road status 540 miles per hour			
		roundabout to point A.0696, 25139 metres east of the same point, a distance of 13420 metres.				



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Copford CP	De-trunked A12 (northeastbound side) from point A.069, 25 metres east of the centre point of the Easthorpe Road roundabout to point A.066, 139 metres east of the same point, a distance of 114 metres.	Removal of restricted road status 50 miles per hour			
	Copford CP	Existing A12 (southwestbound side) from point A.144, 5 metres east of the centre point of the Easthorpe Road roundabout to point A.1415, 13925 metres east of the same point, a distance of 13420 metres.	Removal of restricted road status 540 miles per hour			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Feering CP, Copford CP	Existing A12 (southwestbound side) from point A.141, 25 metres east of the centre point of the Easthorpe Road roundabout to point A.145, 139 metres east of the same point, a distance of 114 metres.  Existing A12 (southwestbound side) from point A.142, 103 metres west of the centre point of the Feering east roundabout to point A.143, 5 metres west of the same point, a distance of 98 metres.	Removal of restricted road status 50 miles per hour  Removal of restricted road status 540 miles per hour			
Schedule 4, Permanent stopping up of highways and private means of access & provisions of new	Messing-Cum- Inworth CP The the I					



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
highways and private means of access	Streets, righ	ets, rights of way and access plans – Sheet No. 18				
Part 3, New highways which are otherwise to be provided	Marks Tey Cl	Marks Tey CP 179 metres of cycle track comprised in a highway from point 18/34 to 18/35.				
Schedule 4, Permanent stopping up of highways and private means of access & provisions of new highways and private means of access Part 5, New private means of access which are to be provided	Streets, righ  Messing-Cum Inworth CP  Messing-Cum Inworth CP	New private means of access to Stonefields Farm and Stonefields Farm Shop from the realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north access to Stonefields Farm and Stonefields Farm Shop from the realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north access to Stonefields Farm and Stonefields Farm Shop from the realigned north B1023 Kelvedon Road, 32 metres northeast of the stonefields Farm Shop from the realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned north B1023 Kelvedon Road, 32 metres northeast of the new Inworth realigned northeast of the new Inworth realig		Typographical error		
Schedule 5, Land in Which New Rights etc. May be Acquired	(1) Plot reference number shown on land plans	(2) Purpose for which rights over land may be acquired	(3) Relevant part of the authorised development	To reflect updated title boundary extents. The updated boundaries have caused a previous		



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	<u>11/20d</u>	To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried water mains.	Work No. U117 Work No. U118	existing plot to be split.		
		To lay, install, construct, retain, inspect, maintain, protect, use, enlarge, replace, renew, remove or render unusable buried electricity cables and ducts.				
		Rights to pass and repass and to remain on the land, with or without vehicles, plant or machinery.				
		To include restrictive covenants for protecting the installed mains, cables, ducts or apparatus from excavation, damage or injury; to not materially reduce the depth of soil above any				
		installed mains, cables, ducts or apparatus; and to prevent access to the installed mains, cables, ducts or apparatus being made materially more difficult.				
Schedule 6, Modification of compensation and compulsory purchase	to, the Acquis Schedule 1 to section 14 of, England (Miso	n 11 was amended by section 34(1) of, a ition of Land Act 1981 (c. 67), section 3 co, the Housing (Consequential Provisions) and paragraph 12(1) of Schedule 5 to, the cellaneous Provisions) Measure 2006 (No) and 188 of, and paragraph 6 of Schedule	of, and part 1 of Act 1985 (c. 71), the Church of D. 1), sections	Footnotes have been revised to reflect the most up to		



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
enactments for creation of new rights and imposition of restrictive covenants Page 238, footnotes	(c.22) Section e. 5 and S.I. (c) Section Planning Act (d) Section Schedule 9 to 1	of Schedule 16 to, the Housing and Planning 103 of the Planning and Compulsory Pure 2009/1307.  on 11B was inserted by section 187(32) of 2016 (c. 22).  on 12 was amended by section 56(2) of, are on the Courts Act 1971 (c. 23) and paragral using and Planning Act 2016 (c.22).	the Housing and	date information.		
Schedule 7, Land of which temporary possession may be taken	(1) Plot reference number shown on land plans 8/21h	(2) Purpose for which temporary possession may be taken  Access and working area for utility diversion works.	(3) Relevant part of the authorised development  Work No. U44 Work No. U56	To reflect updated title boundary extents. The updated boundaries have caused a previous existing plot to be split.		
Schedule 9, Hedgerows and Trees	Hedgerow S the Environm Report and t The location Vegetation F Survey Repo	w reference numbers in the table below are urvey Report at Appendix 9.7 of Chapter 9 mental Statement, the Supplementary Hedge he Supplementary Botanical Survey Report of the hedgerows is shown on the Retaine Plans, and on the Figures at Annex A of the ort (Sheets 1 to 27), on Figure 1 at Appendicary Hedgerow Survey Report, and on Figure plementary Botanical Survey Report.	: Biodiversity of gerow Survey t. d and Removed Hedgerow ix A of the	Consequential change from the insertion at Part 1 and Part 2 of Schedule 9 of the survey reports that I2 – I17 and 001-002 are found in.		



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
Schedule 9, Hedgerows and Trees Part 1, Removal of Important Hedgerows	(1) Reference No. (Location of hedgerow) Supplementary Hedge and Removed Vegetate 12 (East of B1023, north-east of Inworth) 13 (East of B1023, north-east of Inworth) 14 (East of B1023, north-east of Inworth) 16 (East of B1023, north-east of Inworth) 17 (East of B1023, north-east of Inworth) 17 (East of B1023, north of Well Cottage, Inworth) 18 (West of B1023, south of All Saints Church) 10 (West of B1023, north of Windmill Hill) 112 (East of B1023 and Marlborough Lodge)	(2) Work to be carried out  Perow Survey Report – Sheion Plans – Sheet 20 Partial removal  Partial removal  Partial removal  Pull removal  Full removal  Partial removal  Full removal  Full removal	(3) Relevant part of the authorised development  eet 1, Retained  Work No. 117  Work No. 122  Work Nos. 117 and 122  Work Nos. 117 and 122  Work Nos. 117 and 122  Work Nos. 114  Work No. 124  Work Nos. 124 and 114  Work No. 122	The additional hedgerows identified in the Supplementary Hedgerow Survey Report [REP4-064] were subsequently assessed as conforming to the archaeology and heritage criteria of the Hedgerow Regulations 1997(2) and have therefore been moved from Part 3, "Removal of Potentially Important Hedgerows" to Part 1, "Removal of		cnanges

<sup>(2)</sup> S.I. 1997/1160 as amended by S.I. 2003/2155, S.I. 2015/1997, S.I. 2015/377, S.I. 2009/1307 and S.I. 2013/755.



Article/Schedule	Change			Reason for change	Precedent	Consequent
	I13 (East of B1023, south-east of Marlborough Lodge)	Partial removal	Work No. 120	Important Hedgerows". Hedgerow I7		
	I14 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113	also qualifies as important under the		
	I15 (West of B1023, south-west of Marlborough Lodge)	Partial removal	Work No. 113	Wildlife and Landscape criteria of the		
	l16 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113	Hedgerow Regulations 1997( <sup>3</sup> ) as per		
	l17 (East of B1023, south-east of Marlborough Lodge)	Partial removal	Work No. 122	table D.3 of the Supplementary		
	Hedgerow Survey Repand Removed Vegeta		1, 12 and 13 Retained	Hedgerow Report [REP4- 064]		
	8275 (South-east of The Vineyards)	Partial removal	Work No. 18(b)	The addition of		
	263 (East of hedgerow 2963)	Partial removal	Work Nos. 12(a), 12(b), 16, 18(b), and 18(e)	Hedgerow 9275 is required to		
	9263 (Parallel to hedgerow 8265)	Partial removal	Work Nos. 12(a), 12(b), 14(a), and 18(b)	correct an error. Hedgerow 9275 was		
	271 (South of hedgerow 264)	Partial removal	Work Nos. 12(b) and 18(f)	included in the Hedgerow		

<sup>(3)</sup> S.I. 1997/1160 as amended by S.I. 2003/2155, S.I. 2015/1997, S.I. 2015/377, S.I. 2009/1307 and S.I. 2013/755.



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Kingswood Gateway) 257 (Along length of A12)	Partial removal  Full removal  Full removal	Work Nos. 18(e) and 20 Work Nos. 12(a), 12(b), and 18(a) Work Nos. T14, T16	Survey Report Appendix 9.7 of the ES [APP-131] but had not been included in Part 1 of Schedule 9 to the draft DCO.		
Schedule 9, Hedgerows and Trees Part 2, Removal of Other Hedgerows		(2) Work to be carried out  row Survey Report – Shon Plans – Sheets 8 and Partial removal  Partial removal		Hedgerows 001 and 002 were identified as part of additional botanical and hedgerow surveys along the gas main diversion, on land not covered by the original suite of surveys reported in the Hedgerow Survey Report		
				Appendix 9.7 of the ES [APP-131]. This change is		



Article/Schedule	Change			Reason for change required to	Precedent	Consequential changes
				reflect these additional survey results.		
Schedule 9, Hedgerows and Trees Part 3, Removal of	REMOVAL OF PO	PART 3 DTENTIALLY IMPORTA	NT HEDGEROWS	Part 3, "Removal of Potentially Important Hedgerows"		Schedule 9, Hedgerows and Trees Part 4, Trees
Potentially Important Hedgerows	(1) Reference No. (Location of hedgerow)	(2) Work to be carried out	(3) Relevant part of the authorised development	has been deleted because these hedgerows have	subject to tree preservation orders	
	Hedgerow Survey Re Vegetation Plans – Sl 12 (East of B1023, north-east of Inworth)	port – not shown, Ret neet 20 Partial removal	Work No. 117	subsequently been identified as important		This is now Part 3, as follows:
	13 (East of B1023, north-east of Inworth) 14 (East of B1023,	Partial removal  Partial removal	Work Nos. 117 and	and have therefore been moved to Part 1, "Removal of		PART-43 TREES SUBJECT TO
	north-east of Inworth) 16 (East of B1023, north-east of Inworth)	Full removal	<del>122</del> <del>Work No. 122</del>	Important Hedgerows".		TREE PRESERVATIO N ORDERS
	I7 (East of B1023, north of Well- Cottage, Inworth)	Partial removal	Work Nos. 117 and 122			
	I8 (West of B1023, south of All Saints Church)	Full removal	Work Nos. 122 and 114			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	I10 (West of B1023, north of Windmill Hill)	Partial removal	Work No. 114			
	112 (East of B1023 and Marlborough Lodge)	Full removal	Work No. 122			
	H13 (East of B1023, south-east of Marlborough Lodge)	Partial removal	Work No. 120			
	I14 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I15 (West of B1023, south-west of Marlborough Lodge)	Partial removal	Work No. 113			
	I16 (West of B1023, south of Marlborough Lodge)	Partial removal	Work No. 113			
	I17 (East of B1023, south east of Marlborough Lodge)	Partial removal	Work No. 122			
Schedule 11, Protective Provisions	$4(\underline{43})$ to (9) of the Digita	l Economy Act 2017 ch was inserted by se	ch was amended by section (c. 30). See also Schedule ection 4 of, and Schedule 1	Footnotes have been revised to		
Part 2, For the Protection of Operators of Electronic Communications Code Networks	1.5, and Digital Desired			reflect the most up to date information.		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Page 278, footnotes				
Schedule 11, Protective Provisions	(a) S.I. 2010/675, to which there are amendments but none are relevant to these regulations.	Footnotes have been revised to reflect the		
Part 3, For the Protection of Anglian Water		most up to date information.		
Page 282, footnotes				
Schedule 11, Protective Provisions	Insertion of the following definition:  "protective works" means any works specified by the engineer under paragraph 70(4);	This amendment was requested	N/A	N/A
Part 6, For the Protection of Railway Interests	paragraph 70(1);	by Network Rail in their proposed protective		
Paragraph 67		provisions submitted at Deadline 6 [REP6-108].		
Schedule 11, Protective Provisions	70.—(1) The undertaker must before commencing construction of any specified work supply to Network Rail proper and sufficient plans of that work for the reasonable approval of the engineer and the specified work must not be commenced except in accordance with such plans as have	This amendment was requested by Network	N/A	N/A
Part 6, For the Protection of Railway Interests	been approved in writing by the engineer or settled by arbitration.  (2) The approval of the engineer under sub-paragraph (1) must not be unreasonably withheld, and if by the end of the period of 28 days	Rail in their proposed protective provisions		



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Paragraph 70	beginning with the date on which such plans have been supplied to Network Rail the engineer has not intimated their disapproval of those plans and the grounds of such disapproval the undertaker may serve upon the engineer written notice requiring the engineer to intimate approval or disapproval within a further period of 28 days beginning with the date upon which the engineer receives written notice from the undertaker. If by the expiry of the further 2814 days the engineer has not intimated approval or disapproval, the engineer shall be deemed to have approved the plans as submitted.	submitted at Deadline 6 [REP6-108].		
	(3) If by the end of the period of 28 days beginning with the date on which written notice was served upon the engineer under subparagraph (2), Network Rail gives notice to the undertaker that Network Rail desires itself to construct any part of a specified work which in the opinion of the engineer will or may affect the stability of railway property or the safe operation of traffic on the railways of Network Rail then, if the undertaker desires such part of the specified work to be constructed, Network Rail must construct it without unnecessary delay on behalf of and to the reasonable satisfaction of the undertaker in accordance with the plans approved or deemed to be approved or settled under this paragraph, and under the supervision (where appropriate and if given) of the undertaker PROVIDED THAT this paragraph shall not apply to any works that require temporary traffic management on the Strategic Road Network.			
	(4) When signifying their approval of the plans the engineer may specify any protective works (whether temporary or permanent) which in the engineer's opinion should be carried out before the commencement of the construction of a specified work to ensure the safety or stability of railway property or the continuation of safe and efficient operation of the railways of Network Rail or the services of operators using the same (including any relocation de-commissioning and removal of works,			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	apparatus and equipment necessitated by a specified work and the comfort and safety of passengers who may be affected by the specified works), and such protective works as may be reasonably necessary for those purposes must be constructed by Network Rail or by the undertaker, if Network Rail so desires, and such protective works must be carried out at the expense of the undertaker in either case without unnecessary delay and the undertaker must not commence the construction of the specified works until the engineer has notified the undertaker that the protective works have been completed to their reasonable satisfaction.			
Schedule 11, Protective Provisions  Part 6, For the Protection of Railway Interests  Paragraph 74	74.—(1) If any permanent or temporary alterations or additions to railway property are reasonably necessary in consequence of the construction or completion of a specified work, or during a period of 24 months after the completion of that work, in order to ensure the safety of railway property or the continued safe operation of the railway of Network Rail, such alterations and additions may be carried out by Network Rail and if Network Rail gives to the undertaker 56 days' notice (or in the event of an emergency or safety critical issue such notice as is reasonable in the circumstances) of its intention to carry out such alterations or additions (which must be specified in the notice), the undertaker must pay to Network Rail the reasonable cost of those alterations or additions including, in respect of any such alterations and additions as are to be permanent, a capitalised sum representing the increase of the costs which may be expected to be reasonably incurred by Network Rail in maintaining, working and, when necessary, renewing any such alterations or additions.  (2) If during the construction of a specified work or a protective work by the undertaker, Network Rail gives notice to the undertaker that Network Rail desires itself to construct that part of the specified work or a protective work which in the opinion of the engineer is endangering the stability of railway property or the safe operation of traffic on the	This amendment was requested by Network Rail in their proposed protective provisions submitted at Deadline 6 [REP6-108].	N/A	N/A



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	railways of Network Rail then, if the undertaker decides that part of the specified work or a protective work is to be constructed, Network Rail must assume construction of that part of the specified work or a protective work and the undertaker must, notwithstanding any such approval of a specified work under paragraph 5(3), pay to Network Rail all reasonable expenses to which Network Rail may be put and compensation for any loss which it may suffer by reason of the execution by Network Rail of that specified work or a protective work.  (3) The engineer must, in respect of the capitalised sums referred to in this paragraph and paragraph 75(a) provide such details of the formula by which those sums have been calculated as the undertaker may reasonably require.  (4) If the cost of maintaining, working or renewing railway property is reduced in consequence of any such alterations or additions a capitalised sum representing such saving must be set off against any sum payable by the undertaker to Network Rail under this paragraph.			
Schedule 11, Protective Provisions Part 6, For the Protection of Railway Interests Paragraph 75	75. The undertaker must repay to Network Rail all reasonable fees, costs, charges and expenses reasonably incurred by Network Rail—  (a) in constructing any <u>part of a specified work on behalf of the undertaker protective works</u> under the provisions of paragraph 70(3) or in constructing any protective works under the provisions of paragraph 70(4) including, in respect of any permanent protective works, a	This amendment was requested by Network Rail in their proposed protective provisions submitted at Deadline 6 [REP6-108].	N/A	N/A



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	capitalised sum representing the cost of maintaining and renewing those works;			
	(b) in respect of the approval by the engineer of plans submitted by the undertaker and the supervision by the engineer of the construction of a specified work or a protective work;			
	(c) in respect of the employment or procurement of the services of any inspectors, signallers, watch-persons and other persons whom it shall be reasonably necessary to appoint for inspecting, signalling, watching and lighting railway property and for preventing, so far as may be reasonably practicable, interference, obstruction, danger or accident arising from the construction or failure of a specified work or a protective work;			
	(d) in respect of any special traffic working resulting from any speed restrictions which may in the opinion of the engineer, require to be imposed by reason or in consequence of the construction or failure of a specified work or a protective work or from the substitution or diversion of services which may be reasonably necessary for the same reason; and			
	(e) in respect of any additional temporary lighting of railway property in the vicinity of the specified works, being lighting made reasonably necessary by reason or in consequence of the construction or failure of a specified work or a protective work.			
Schedule 11, Protective Provisions	(5) In any case where it is established that EMI can only reasonably be prevented by modifications to Network Rail's apparatus, Network Rail must not withhold its consent unreasonably to modifications of Network Rail's apparatus, but the means of prevention and the method of their execution must be selected in the reasonable discretion of Network	This amendment was requested by Network Rail in their	N/A	N/A



	change	Precedent	Consequential changes
Rail, and in relation to such modifications paragraph 70(1) has effect subject to thise sub-paragraph.	proposed protective provisions submitted at		
	Deadline 6 [REP6-108].		
77. If at any time after the completion of a specified work <u>or a protective</u> <u>work</u> , not being a work vested in Network Rail, Network Rail gives notice to the undertaker informing it that the state of maintenance of any part of the specified work <u>or a protective work</u> appears to be such as	This amendment was requested by Network	N/A	N/A
adversely affects the operation of railway property, the undertaker must, on receipt of such notice, take such steps as may be reasonably necessary to put that specified work or a protective work in such state	Rail in their proposed protective		
of maintenance as not adversely to affect railway property.	provisions submitted at Deadline 6 [REP6-108].		
78. The undertaker must not provide any illumination or illuminated sign or signal on or in connection with a specified work or a protective work in the vicinity of any railway belonging to Network Rail unless it has first consulted Network Rail and it must comply with Network Rail's	This amendment was requested	N/A	N/A
reasonable requirements for preventing confusion between such illumination or illuminated sign or signal and any railway signal or other light used for controlling, directing or securing the safety of traffic on the	Rail in their proposed		
railway.	provisions submitted at Deadline 6		
	77. If at any time after the completion of a specified work or a protective work, not being a work vested in Network Rail, Network Rail gives notice to the undertaker informing it that the state of maintenance of any part of the specified work or a protective work appears to be such as adversely affects the operation of railway property, the undertaker must, on receipt of such notice, take such steps as may be reasonably necessary to put that specified work or a protective work in such state of maintenance as not adversely to affect railway property.  78. The undertaker must not provide any illumination or illuminated sign or signal on or in connection with a specified work or a protective work in the vicinity of any railway belonging to Network Rail unless it has first consulted Network Rail and it must comply with Network Rail's reasonable requirements for preventing confusion between such illumination or illuminated sign or signal and any railway signal or other	subject to thise sub-paragraph.  77. If at any time after the completion of a specified work or a protective provisions submitted at Deadline 6 [REP6-108].  77. If at any time after the completion of a specified work or a protective work, not being a work vested in Network Rail, Network Rail gives notice to the undertaker informing it that the state of maintenance of any part of the specified work or a protective work appears to be such as adversely affects the operation of railway property, the undertaker must, on receipt of such notice, take such steps as may be reasonably necessary to put that specified work or a protective work in such state of maintenance as not adversely to affect railway property.  78. The undertaker must not provide any illumination or illuminated sign or signal on or in connection with a specified work or a protective work in the vicinity of any railway belonging to Network Rail unless it has first consulted Network Rail and it must comply with Network Rails reasonable requirements for preventing confusion between such light used for controlling, directing or securing the safety of traffic on the railway.	subject to thise sub-paragraph.  77. If at any time after the completion of a specified work or a protective provisions submitted at Deadline 6 [REP6-108].  77. If at any time after the completion of a specified work or a protective work, not being a work vested in Network Rail, Network Rail gives notice to the undertaker informing it that the state of maintenance of any part of the specified work or a protective work appears to be such as adversely affects the operation of railway property, the undertaker must, on receipt of such notice, take such steps as may be reasonably necessary to put that specified work or a protective work in such state of maintenance as not adversely to affect railway property.  78. The undertaker must not provide any illumination or illuminated sign or signal on or in connection with a specified work or a protective work in the vicinity of any railway belonging to Network Rail unless it has first consulted Network Rail and it must comply with Network Rail's reasonable requirements for preventing confusion between such illumination or illuminated sign or signal and any railway signal or other light used for controlling, directing or securing the safety of traffic on the railway.  N/A  N/A  N/A  N/A  N/A  N/A  A his in their proposed protective work in the vicinity of any railway belonging to Network Rail unless it has first consulted Network Rail and it must comply with Network Rail's reasonable requirements for preventing confusion between such illumination or illuminated sign or signal and any railway signal or other light used for controlling, directing or securing the safety of traffic on the rotective provisions submitted at Deadline 6



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 11, Protective Provisions	79. Any additional expenses which Network Rail may reasonably incur in altering, reconstructing or maintaining railway property under any powers existing at the making of this Order by reason of the existence of a specified work or a protective work must, provided that not less	This amendment was requested	N/A	N/A
Part 6, For the Protection of Railway Interests	than 56 days' previous notice of the commencement of such alteration, reconstruction or maintenance has been given to the undertaker, be repaid by the undertaker to Network Rail.	by Network Rail in their proposed protective		
Paragraph 79		provisions submitted at Deadline 6 [REP6-108].		
Schedule 11, Protective Provisions	80.—(1) The undertaker must pay to Network Rail all reasonable costs, charges, damages and expenses not otherwise provided for in this Part of this Schedule (but subject always to the remaining provisions of this paragraph and to article 35 (no double recovery)) which may be	This amendment was requested by Network	N/A	N/A
Part 6, For the Protection of	occasioned to or reasonably incurred by Network Rail—	Rail in their proposed		
Railway Interests Paragraph 80	(a) by reason of the construction, maintenance or operation of a	protective provisions		
5 1	(b) by reason of any act or omission of the undertaker or of any person in its employ or of its contractors or others whilst engaged upon a specified work or a protective work;	submitted at Deadline 6 [REP6-108].		
	(c) by reason of any act or omission of the undertaker or any person in its employ or of its contractors or others whilst accessing to or egressing from the authorised development;			
	(d) in respect of any damage caused to or additional maintenance required to, railway property or any such interference or obstruction or delay to the operation of the railway as a result of access to or egress			



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	employ or of its contractors  (e) in respect of costs incrailway operational procedured which procedures are required facilitate the carrying out or and the undertaker must increase from and against all claims with a specified work or a plomission: and the fact that a Network Rail on behalf of the approved by the engineer or engineer or under the engine without negligence on the property or of its contractors	curred by Network Rail in compres or obtaining any regulatory red to be followed or consents operation of the authorised delemnify and keep indemnified leand demands arising out of or rotective work or any such failuary act or thing may have been a undertaker or in accordance in accordance with any requireer's supervision shall not (if it art of Network Rail or of any peor agents) excuse the underta	olying with any consents obtained to velopment;  Network Rail in connection re, act or done by with plans rement of the was done erson in its			
0.1.1.1.40	liability under the provisions	of this sub-paragraph.			T1 :	
Schedule 12, Documents to be Certified	(1) Document Book of Reference Classification of roads plans Design Principles De-trunking and stopping up plans Environmental masterplan Environmental Statement	(2) Reference number TRO010060/APP/4.3 TRO010060/APP/2.4  TRO010060/APP/7.10 TRO010060/APP/2.10  TRO010060/APP/6.2  TRO010060/APP/6.2	Rev 4 P02 Rev 4 P02 Rev 3	Inclusion of the Errata to the Environmental Statement, and addition of versions to provide clarity.	This approach broadly follows the precedent set by the A428 Order.	



Article/Schedule	Change			Reason for change	Precedent	Consequential changes
	Environmental Statement Addendum	TR010060/EXAM/10.12	Rev 1			
	Errata to the Environmental Statement	TRO010060/APP/6.1/9.65	Rev 1			
	First Iteration EMP	TRO010060/APP/6.5	Rev 3			
	Flood Risk Assessment	TRO010060/APP/6.3	Rev 1			
	Flood Risk Assessment Addendum	TR010060/EXAM/10.16	Rev 1			
	Highway engineering sections drawings	TRO010060/APP/2.11	<u>P02</u>			
	Land plans	TRO010060/APP/2.7	Rev 4			
	Outline construction traffic management plan	TRO010060/APP/7.7	Rev 3			
	Permanent works plans	TRO010060/APP/2.2.1	<u>P03</u>			
	Pre-commencement plan	TR010060/EXAM/9.57	Rev 1			
	Revocation of existing traffic orders plans	TRO010060/APP/2.3.3	<u>P02</u>			
	Retained and removed vegetation plans	TRO010060/APP/2.14	Rev 3			
	Special category land plans	TRO010060/APP/2.5	Rev 3			
	Surface Water Drainage Strategy Addendum	TR010060/EXAM/10.17	Rev 1			
	Streets, rights of way and access plans	TRO010060/APP/2.6	<u>P04</u>			
	Structures engineering drawings and sections	TRO010060/APP/2.12	<u>P02</u>			
	Temporary works plans	TRO010060/APP/2.2.3	P03			



Article/Schedule				Reason for change	Precedent	Consequential changes
	Traffic regulation measures movement restrictions plans	TRO010060/APP/2.3.2	<u>P02</u>			
	Traffic regulation measures speed limits plans	TRO010060/APP/2.3.1	<u>P03</u>			
	Utilities works plans	TRO010060/APP/2.2.2	<u>P03</u>			



## 7 Summary of proposed changes to submission draft Development Consent Order at Deadline 8

Article/Schedule	Change	Reason for change	Precedent	Consequential changes
Schedule 2, Requirements  Part 1, Requirements	Insertion of a new requirement 22:  Timing of consultation  22. —(1) Where any paragraph in this Schedule requires the undertaker to consult with any authority or statutory body, the undertaker must, subject to sub-paragraph (2), provide that the authority or statutory body with not less than 28 days from the provision of any documents being consulted upon for any response to the consultation.  (2) The undertaker may consent, such consent not to be unreasonably withheld, to an extension of period in sub-paragraph (1)(a) so that an authority or statutory body has not less than 42 days from provision of any documents being consulted upon to provide a response to the consultation following a request made by an authority or statutory body no later than 21 days from receipt of any documents being consulted upon.  (3) Where sub-paragraph (2) applies an authority or statutory body must provide a	Further to the insertion of the new requirement 23 (details of consultation) as requested by Essex County Council and modified by the Applicant, the Applicant proposes the inclusion of this new requirement 22 so as:  i) to provide clarity within the dDCO over the process for the receipt of consultation responses referred to in requirement 23;  ii) to ensure that the necessary information is received to enable the report referred to in requirement 23 to be submitted to the Secretary of State; and  iii) to ensure that the delivery of the proposed scheme is not unnecessarily delayed.	Currently proposed in the dDCO for Lower Thames Crossing	Within Schedule 2, Requirements, Part 2, Discharge of Requirements the following paragraph numbers have changed from the Deadline 7 dDCO: Deadline 7 paragraph 22 (applications made under requirements) is now paragraph 24. Deadline 7 paragraph 25 (further information) is



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	response to the consultation as soon as reasonably practicable.			now paragraph <u>25</u> .
				Deadline 7 paragraph 24 (register of requirements) is now paragraph 26.
				Deadline 7 paragraph 25 (anticipatory steps towards compliance with any requirement) is now paragraph 27.
Schedule 2, Requirements Part 1, Requirements	Insertion of the following new requirement 23:  Details of consultation  23.—(1) With respect to any requirement which requires details to be submitted to the Secretary of State for approval under this Schedule following consultation with another party, the details submitted must be accompanied by:	This change has been requested by Essex County Council with minor modifications made by the Applicant.	-	See above.



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	(a) a summary report setting out the consultation undertaken by the undertaker to inform the details submitted and the undertaker's response to that consultation; and  (b) copies of all consultation responses received.			
	(2) At the time of submission to the Secretary of State for approval, the undertaker must provide a copy of the summary report referred to under sub-paragraph (1) to the relevant consultees referred to in the requirement in relation to which approval is being sought from the Secretary of State.			
	(3) The undertaker must ensure that any consultation responses are reflected in the details submitted to the Secretary of State for approval under this Schedule, but only where it is appropriate, reasonable and feasible to do so, taking into account considerations including, but not limited to, cost and engineering practicality.			
	(4) Where the consultation responses are not reflected in the details submitted to the Secretary of State for approval, the undertaker must state in the summary report referred to under sub-paragraph (1), the			



Article/Schedule	Change	Reason for change	Precedent	Consequential changes
	reasons why the consultation responses have			
	not been reflected in the submitted details. At			
	the same time as sending that report to the			
	Secretary of State for approval the undertaker			
	must send a copy of that report by electronic			
	transmission to any consultee who made			
	representations on that matter.			