

Green Hill Solar Farm

EN010170

Schedule of Changes to the Draft Development Consent Order Revision D

Prepared by: Lanpro Services

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The Infrastructure Planning (Examination Procedure) Rules 2010

Rules 8(1)(c)



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Issue Sheet

Report Prepared for: Green Hill Solar Farm
Examination Deadline 6

Schedule of Changes to the Draft Development Consent Order

Prepared by

Name: Pinsent Masons LLP

Revision	Date	Prepared by	Approved by
Original	07/11/2025	PM	PM
Revision A	10/11/2025	PM	PM
Revision B	17/12/2025	PM	PM
Revision C	26/02/2026	PM	PM
Revision D	24/03/2026	PM	PM



1 Introduction

1.1 Purpose of the Document

- 1.1.1 This document sets out the changes that have been made to the Draft Development Consent Order, relating to the Development Consent Order Application (the 'Application') for Green Hill Solar Farm (the 'Scheme').



2 Schedule of Changes to the Draft Development Consent Order

Table 2.1: Schedule of Changes to the Draft Development Consent Order at Deadline 1

In document Location	Request	Rationale	Change Made	Relevant Doc Version
Table of Contents	Planning Inspectorate s51 advice	Table of Contents added	[Added Table of Contents]	A
Article 2(1)	Applicant	Removal of unused definition	“limits of deviation” means the limits of deviation shown for each numbered work on the works plans;	A
Article 2(1)	Planning Inspectorate s51 advice and Applicant	Clarification in response to s51 advice	“outline drainage strategy” means the document of that name relevant part of the flood risk assessment and drainage strategy identified in the table at Schedule 13 and which is certified by the Secretary of State as the outline drainage strategy for the purposes of this Order;	A
Article 18(13) and (17) (Removal of Human Remains)	Applicant	Corrections	(13) In this article— (a) references to a relative of the deceased are to a person who— (i) is a husband, wife, civil partner, parent, grandparent, child or grandchild of the deceased; or [...] (17) [...] (b) in relation to a right over land so acquired (whether or not by agreement), or the temporary use of land pursuant to articles 31 (temporary use of land for constructing the authorised development) or 32 (temporary use of land for maintaining the authorised development), so as to permit the exercise of that right or the temporary use of land by the undertaker in accordance with the provisions of this Order	A
Article 21	Applicant	Correction	(2) This article is subject to article 22 (time limit for exercise of authority to possess land temporarily or to acquire land compulsorily), article 24	A



In document Location	Request	Rationale	Change Made	Relevant Doc Version
			(compulsory acquisition of rights), article 31 (temporary use of land for constructing the authorised development) and article 49 (Crown rights).	
Article 22(4)(a) (Time limit for exercise of authority to possess land temporarily or to acquire land compulsorily)	Applicant	Correction	(a) references to the 1965 Act include the modifications in article 28 (modification of Part 1 of the Compulsory Purchase Act 1965 Act); and	A
Article 25 (private rights)	Applicant	Clarification that the undertaker may, by positive notice, extinguish private rights. This amendment is consistent with the compensation provisions in (renumbered) paragraph (5), and reflects that there may be circumstances where the permanent acquisition or extinguishment of a private right is necessary. This approach is less onerous than the provisions contained in solar DCOs made to date which automatically extinguished all private rights where land	<p>[...]</p> <p>(4) The undertaker may by notice extinguish private rights and restrictive covenants over land subject to compulsory acquisition under this Order— (a) from the date of acquisition of the land, or of the right, or of the benefit of the restrictive covenant by the undertaker, whether compulsorily or by agreement; or (b) on the date of entry on the land by the undertaker under section 11(1) (power of entry) of the 1965 Act.</p> <p>(5) Any person who suffers loss by the extinguishment, cessation of effect or suspension of any private right or restrictive covenant under this article is entitled to compensation in accordance with the terms of section 152 (compensation in case where no right to claim in nuisance) of the 2008 Act to be determined, in case of dispute, under Part 1 of the 1961 Act.</p>	A



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		<p>was acquired unless notice to the contrary was given.</p> <p>The amendment to paragraph (5) confirms that compensation is available where private rights cease to have effect where they are inconsistent with the exercise of compulsory acquisition powers as well as in circumstances where private rights are extinguished.</p>		
<p>Article 31 (Temporary use of land for construction the authorised development)</p>	<p>Applicant</p>	<p>Corrections</p>	<p>(5) [...]</p> <p>(e) restore the land on which any works have been carried out under paragraph (1)(f) insofar as the works relate to mitigation works identified in the environmental statement or required pursuant to the requirements in Schedule 2 (requirements);</p> <p>(f) remove any protective works which have been placed on the land under article 19 (<u>protective works</u> to buildings); or</p>	<p>A</p>
<p>Article 39 (Planning permission, etc.)</p>	<p>Applicant</p>	<p>Drafting has been added to explicitly manage the potential for the authorised development to interact with planning permissions granted under the Town and Country Planning Act 1990. This drafting is required to ensure that the authorised</p>	<p><u>Planning permission, etc.</u></p> <p>Operational land for the purposes of the 1990 Act</p> <p>39. <u>(1) Following the coming into force of this Order, if planning permission is granted under the powers conferred by the 1990 Act for development any part of which is within the Order limits and which does not constitute any part of the authorised development then the carrying out of development pursuant to that planning permission does not constitute a breach of the terms of this Order.</u></p>	<p>A</p>



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		<p>development does not extinguish existing planning permissions through the rationale set out in Hillside Parks Ltd v Snowdonia National Park (2022). It also ensures that the carrying out of the authorised development will not result in an enforceable breach of any planning condition in existing planning permissions. The article name has been updated accordingly. Further justification is set out in the updated Explanatory Memorandum submitted at Deadline 1.</p>	<p><u>(2) Development consent granted by this Order is to be treated as specific planning permission for the purposes of section 264(3)(a) (cases in which land is to be treated as not being operational land) of the 1990 Act.</u></p> <p><u>(3) To the extent any development carried out or used pursuant to a planning permission granted under section 57 (requirement of planning permission) of the 1990 Act or compliance with any conditions of that permission is inconsistent with the exercise of any power, right or obligation under this Order or the authorised development—</u></p> <p><u>(a) that inconsistency is to be disregarded for the purposes of establishing whether any development which is the subject matter of that planning permission is capable of physical implementation; and</u></p> <p><u>(b) in respect of that inconsistency, no enforcement action under the 1990 Act may be taken in relation to development carried out or used pursuant to that planning permission, or compliance with any conditions of that planning permission, whether inside or outside the Order limits.</u></p> <p><u>(3) Any development or any part of a development within the Order limits which is constructed or used under the authority of a permission granted under section 57 of the 1990 Act, including permissions falling under paragraph (1) or (3), is deemed not to be a breach of, or inconsistent with, this Order and does not prevent the authorised development being carried out or used or any other function under this Order being exercised.</u></p> <p><u>(4) In paragraph (3), “enforcement action” means any enforcement action provided for under Part 7 of the 1990 Act.</u></p>	
<p>Article 40 (Felling or lopping of trees and removal of hedgerows)</p>	<p>Applicant</p>	<p>Correction</p>	<p>(1) [...]</p> <p>(b) constituting a danger to persons using the authorised development; <u>or</u></p>	<p>A</p>



In document Location	Request	Rationale	Change Made	Relevant Doc Version
Schedule 1 – Authorised Development – Work No. 2	Applicant	Amendments to reflect developments in battery technology	<p>Work No. 2— an energy storage facility comprising—</p> <p>(a) battery energy storage cells with automatic fire suppression system or dry pipe sprinkler system <u>system units each containing fire protection systems and components</u>;</p> <p>(b) a structure protecting the battery energy storage cells comprised in Work No. 2(a) and ancillary equipment, being either one container or multiple containers joined to each other, mounted on a reinforced concrete foundation slab or concrete piling;</p> <p>(c) interconnection units including heating, ventilation and air conditioning or liquid cooling systems and temperature management either housed within the containers comprised in Work No. 2(b), attached to the side or top of each of the containers, or located separate from but near to each of the containers;</p> <p>(d) conversion units including inverters, transformers, switchgear and energy management system;</p> <p>(e) monitoring and control systems housed within a container with Work No. 2(c) or located separately in its own container or control room;</p> <p>(f) electrical cabling including electrical cables connecting Work No. 2 to Work No. 3A;</p> <p>(g) bunded impermeable surface <u>or other form of containment system</u> to manage surface water drainage;</p> <p>(h) water storage facility for the purposes of firefighting water supply; and</p> <p>(i) bunded impermeable surface <u>or other form of containment system</u> and associated infrastructure to contain used firewater.</p>	A
Schedule 1 – Authorised	Applicant	Amendment to reflect that temporary access may be	Work No. 8 — works to facilitate access to Work Nos. 1 to 7 and 9 to 10 including—	



In document Location	Request	Rationale	Change Made	Relevant Doc Version
Development – Work No. 8		required during periods of scheduled maintenance in addition to construction. Corrections	<p>(a) Work No. 8A— works to facilitate temporary construction, <u>maintenance</u> and decommissioning access to Work Nos. 1 to 7 and 9 to 10 including—</p> <ul style="list-style-type: none"> (i) creation of accesses from the public highway; (ii) creation of visibility splays; (iii) works to alter the layout of any street or highway temporarily; and (iv) offsite works adjacent to highways land including those to structures, boundary features, drainage features on private land, in connection with the movement of abnormal indivisible loads. <p>(b) Work No. 8B— works to facilitate permanent access to Work Nos. 1 to 6 and 9 to 10 including—</p> <ul style="list-style-type: none"> (i) creation of accesses from the public highway; (ii) creation of visibility splays; and (iii) works to alter the layout of any street or highway permanently; <u>and</u> (iv) offsite works adjacent to highways land including those to structures, boundary features, drainage features on private land, in connection with the movement of abnormal indivisible loads. 	
Schedule 2 – Requirements 7 and 8	Applicant	Amendment to ensure the appropriate body is consulted on the detailed landscape and ecological management plan and ecological protection mitigation strategy.	[...]in consultation with Natural England <u>the relevant statutory nature conservation body</u> .	A



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Schedule 2 – Requirement 9	Applicant	Clarification	9.—(1) No part of the authorised development may commence until a biodiversity net gain strategy for that part has been submitted to and approved by the relevant planning authority, in consultation with the relevant statutory nature conservation body.	A
Schedule 2 – Requirement 10	Applicant	Amendment to remove the requirement for fencing to be approved for permitted preliminary works. This change is to remove the administrative burden on the local planning authority to approve fencing for permitted preliminary works which may be small and very temporary in nature (for example, a fence erected around an archaeological trial trench for safety reasons).	(3) For the purposes of sub-paragraph (1), “commence” includes any permitted preliminary works.	A
Schedule 2 – Requirement 11	Applicant and Anglian Water	Following discussions, Anglian Water have been added as a consultee on the detailed surface water drainage scheme.	[...] (3) Before approving the written details under sub-paragraph (1), the relevant planning authority must consult with Anglian Water Services Limited or its successor in function as the relevant water undertaker.	A
Schedule 2 – Requirement 15	Examining Authority (ExA)	Correction	15.—(1) No part of the authorised development may commence until a construction traffic management plan for that part must be has been submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities	A



In document Location	Request	Rationale	Change Made	Relevant Doc Version						
Schedule 5 – Alteration of Streets	Planning Inspectorate and Applicant	Corrections of Sheet Numbers	[Various]	A						
Schedule 6 – Streets and Public Rights of Way	Planning Inspectorate, ExA and Applicant	<p>Corrections to include relevant colouring of streets subject to temporary closure powers.</p> <p>Corrections to sheet numbers.</p> <p>Corrections to distance of PRow</p> <p>Addition of 3 omitted PRow shown on the Public Rights of Way Plan.</p>	<p>[Various. Highways which may be subject to temporary closure are shaded green on the Streets Plan, whilst private roads are shaded green and outlined in yellow]</p> <p>[Part 2, Public Rights of Way to be Temporarily Closed]</p> <p>[Column 2] Approximately 0.45 m of Footpath reference TF/005 between points marked 14b/i and 14b/ii on sheet 14 of the public rights of way plan</p> <table border="1"> <tbody> <tr> <td> <p>District Borough of Milton Keynes</p> </td> <td> <p>Approximately 984 m of Bridleway reference MK Lavendon 002 between points marked 18e/i and 18d/i on sheet 18 of the public rights of way plan</p> </td> <td> <p>Temporarily closed along the route shown in green and labelled MK Lavendon 002 to facilitate the construction and maintenance of the authorised development</p> </td> </tr> <tr> <td> <p>District Borough of Milton Keynes</p> </td> <td> <p>Approximately 437 m of Bridleway reference MK Lavendon 014 between points marked 18f/i and 18f/ii on sheet 18 of the public rights of way plan</p> </td> <td> <p>Temporarily closed along the route shown in green and labelled MK Lavendon 014 to facilitate the construction and maintenance of the</p> </td> </tr> </tbody> </table>	<p>District Borough of Milton Keynes</p>	<p>Approximately 984 m of Bridleway reference MK Lavendon 002 between points marked 18e/i and 18d/i on sheet 18 of the public rights of way plan</p>	<p>Temporarily closed along the route shown in green and labelled MK Lavendon 002 to facilitate the construction and maintenance of the authorised development</p>	<p>District Borough of Milton Keynes</p>	<p>Approximately 437 m of Bridleway reference MK Lavendon 014 between points marked 18f/i and 18f/ii on sheet 18 of the public rights of way plan</p>	<p>Temporarily closed along the route shown in green and labelled MK Lavendon 014 to facilitate the construction and maintenance of the</p>	A
<p>District Borough of Milton Keynes</p>	<p>Approximately 984 m of Bridleway reference MK Lavendon 002 between points marked 18e/i and 18d/i on sheet 18 of the public rights of way plan</p>	<p>Temporarily closed along the route shown in green and labelled MK Lavendon 002 to facilitate the construction and maintenance of the authorised development</p>								
<p>District Borough of Milton Keynes</p>	<p>Approximately 437 m of Bridleway reference MK Lavendon 014 between points marked 18f/i and 18f/ii on sheet 18 of the public rights of way plan</p>	<p>Temporarily closed along the route shown in green and labelled MK Lavendon 014 to facilitate the construction and maintenance of the</p>								



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			<table border="1"> <tr> <td></td> <td></td> <td>authorised development</td> </tr> <tr> <td>District Borough of Milton Keynes</td> <td>Approximately 247 m of Bridleway reference MK Lavendon 004 between points marked 18g/i and 18g/ii on sheet 18 of the public rights of way plan</td> <td>Temporarily closed along the route shown in green and labelled MK Lavendon 004 to facilitate the construction and maintenance of the authorised development</td> </tr> </table> <p>[Part 3, Temporary Use of Motor Vehicles on Public Rights of Way]</p> <p>[Column 2] Approximately 0.45 m of Footpath reference TF/005 between points marked 14b/i and 14b/ii on sheet 14 of the public rights of way plan</p>			authorised development	District Borough of Milton Keynes	Approximately 247 m of Bridleway reference MK Lavendon 004 between points marked 18g/i and 18g/ii on sheet 18 of the public rights of way plan	Temporarily closed along the route shown in green and labelled MK Lavendon 004 to facilitate the construction and maintenance of the authorised development	
		authorised development								
District Borough of Milton Keynes	Approximately 247 m of Bridleway reference MK Lavendon 004 between points marked 18g/i and 18g/ii on sheet 18 of the public rights of way plan	Temporarily closed along the route shown in green and labelled MK Lavendon 004 to facilitate the construction and maintenance of the authorised development								
Schedule 9 – Land in which only new rights etc. may be acquired	Applicant	Amendment to arrange plot numbers in ascending order for clarity. Amendments to reflect changes to the updated Book of Reference and Land Plan submitted at Deadline 1.	[...] 03-036, 04-037 , 04-043, 04-037 , 04-039-a [...] [...] 05-055- a , 05-055-b , [...] [...]12-163- a , 12-163-b , [...]	A						
Schedule 10 – Modification of compensation and compulsory	Applicant	Correction	4. Part 1 (compulsory purchase under Acquisition of Land Act 1946) of the 1965 Act, as applied by section 125 (application of compulsory acquisition provisions) of the 2008 Act to the acquisition of land under article 20 (compulsory acquisition of land) and as modified by article 27 28	A						



In document Location	Request	Rationale	Change Made	Relevant Doc Version
purchase enactments for the creation of new rights and imposition of new restrictive covenants			(modification of Part 1 of the Compulsory Purchase Act 1965), applies to the compulsory acquisition of a right by the creation of a new right under article 24 (compulsory acquisition of rights)—	
Schedule 12 – Hedgerows to be removed	Planning Inspectorate and Applicant	Corrections to colouring used for each type of hedgerow on the Hedgerow and Tree Protection Order Plan, and correction of plan name throughout.	[Various. Hedgerows are shaded orange, Potentially Important Hedgerows are shaded pale green, and Important Hedgerows are shaded green on the Hedgerows Plan.]	A
Schedule 13 – Documents and plans to be certified	Planning Inspectorate and Applicant	Correction of document reference and to include omitted document	[Various updates to reflect new versions of documents provided at Deadline 1]	A
Schedule 14 – Arbitration rules	Applicant	Corrections	<p>4. [...]</p> <p>(2) Within 28 days of the arbitrator being appointed, the claimant must provide both the respondent and the arbitrator with—</p> <p>(a) a written statement of claim which describes the nature of the difference between the parties, the legal and factual issues, the claimant’s contentions as to those issues, the amount of its claim or the remedy it is seeking; and</p> <p>[...]</p> <p>(3) [...]</p>	A



In document Location	Request	Rationale	Change Made	Relevant Doc Version
			(b) all statements of evidence and copies of all documents on which it relies, including contractual documentation, correspondence (including electronic documents), legal precedents and expert witness reports; and [...] 6. [...] (5) [...] (a) if the arbitrator is satisfied that a variation of any fixed time limit is reasonably necessary to avoid a breach of the rules of natural justice and then; and	
Schedule 15 – Protective Provisions – Part 1	Applicant	Correction	2. [...] (e) any other mains, pipelines or cables that are not the subject of the protective provisions in Parts 2 to 6 8 of this Schedule;	A
Part 3 – NGET	Applicant	Various amendments to reflect the Applicant's preferred position and for clarification	[Various]	A
Part 5 – Anglian Water	Applicant and Anglian Water	Various amendments to reflect continuing discussions on the form of protective provisions.	[Various]	A
Part 5 – National Highways	Applicant and National Highways	Various amendments to reflect continuing discussions on the form of protective provisions.	[Various]	A
Part 7 – Environment Agency	Applicant and the	Various amendments to reflect continuing	[Various]	A



In document Location	Request	Rationale	Change Made	Relevant Doc Version
	Environment Agency	discussions on the form of protective provisions.		
Various Footnotes	Applicant	Removal of duplicate footnotes to comply with drafting conventions.	[Various]	A



Table 2.2: Schedule of Changes to the Draft Development Consent Order at Change Request 1

In document Location	Request	Rationale	Change Made			Relevant Doc Version
Schedule 1 – Streets subject to works	Applicant	Addition of street as a result of Change 1	District of West Northamptonshire	Private track from Newland Road	Between reference points 1k and 1l and shaded purple and outlined in yellow on sheet 1 of the streets plan	B
			District of West Northamptonshire	Newland Road Walgrave	Between reference points 1n and 1o and shaded purple on sheet 1 of the streets plan	
			District of West Northamptonshire	Kettering Road Walgrave	Between reference points 2b and 3b and shaded purple on sheets 2 and 3 of the streets plan	
Schedule 1 – Streets subject to works	Applicant	Addition of street as a result of Change 3	District of West Northamptonshire	Private track	Between reference points 3h and 3i and shaded purple and outlined in yellow on sheet 3 of the streets plan	B
			District of North Northamptonshire	Private track	Between reference points 3j and 3k and shaded purple and outlined in yellow on sheet 3 of the streets plan	
			District of North Northamptonshire	Kettering Road (A43)	Between reference points 4a and 5a and shaded purple on sheets 4 and 5 of the streets plan	
Schedule 1 – Streets subject to works	Applicant	Addition of street as a result of	District of North Northamptonshire	Private track west of London Road (A509)	Between reference points 16j and 16k and shaded purple and outlined in yellow on sheet 16 of the streets plan	B



In document Location	Request	Rationale	Change Made			Relevant Doc Version
		Changes 8 and 9	District of North Northamptonshire	Private track around perimeter of Horn Wood	Between reference points 16n and 16o and shaded purple and outlined in yellow on sheet 16 of the streets plan	
			District of North Northamptonshire	Private track west of Easton Lodge Farm	Between reference points 17a and 17b and shaded purple and outlined in yellow on sheet 17 of the streets plan	
Schedule 5 – Alteration of streets (Part 1 – Permanent alteration of layout)	Applicant	Addition of street for permanent alteration of layout for connection with permissive path as a result of Change 1	District of West Northamptonshire	Private track from Newland Road	Permanent alteration of layout between reference points 1k and 1l and shaded purple and outlined in yellow on sheet 1 of the streets plan	B
			District of West Northamptonshire	Newland Road Walgrave	Permanent alteration of layout between reference points 1n and 1o and shaded purple on sheet 1 of the streets plan	
			District of West Northamptonshire	Kettering Road Walgrave	Permanent alteration of layout between reference points 2b and 3b and shaded purple on sheets 2 and 3 of the streets plan	
Schedule 5 – Alteration of streets (Part 1 – Permanent	Applicant	Addition of street for permanent alteration of layout for connection with	District of West Northamptonshire	Private track from Kettering Road	Permanent alteration of layout between reference points 2c and 3a and shaded purple and outlined in yellow on sheets 2 and 3 of the streets plan	B



In document Location	Request	Rationale	Change Made			Relevant Doc Version
alteration of layout)		permissive path, as a result of Change 3	District of West Northamptonshire	Private track	Permanent alteration of layout between reference points 3h and 3i and shaded purple and outlined in yellow on sheet 3 of the streets plan	
			District of West Northamptonshire	Private track	Permanent alteration of layout between reference points 3j and 3k and shaded purple and outlined in yellow on sheet 3 of the streets plan	
			District of West Northamptonshire	Sywell Road Holcot	Permanent alteration of layout between reference points 6a and 6c and shaded purple on sheet 6 of the streets plan	
Schedule 5 – Alteration of streets (Part 1 – Permanent alteration of layout)	Applicant	Addition of street for permanent alteration of layout for connection with permissive path and use as construction and operational access as a result of Changes 8 and 9	District of North Northamptonshire	Private track to Low Farm	Permanent alteration of layout between reference points 16j and 16m and shaded purple and outlined in yellow on sheet 16 of the streets plan	B
			District of North Northamptonshire	Private track around perimeter of Horn Wood	Permanent alteration of layout between reference points 16n and 16o and shaded purple and outlined in yellow on sheet 16 of the streets plan	
			District of North Northamptonshire	Private track west of London Road (A509)	Permanent alteration of layout between reference points 16j and 16k and shaded purple and outlined in yellow on sheet 16 of the streets plan	



In document Location	Request	Rationale	Change Made			Relevant Doc Version
Schedule 5 – Alteration of streets (Part 2 – Temporary alteration of layout)	Applicant	Removal of street from temporary alteration of layout (and addition for permanent alteration) as a result of Change 1	District of West Northamptonshire	Private track from Kettering Road	Temporary alteration of layout between reference points 3f and 3g and shaded purple and outlined in yellow on sheet 3 of the streets plan	B
			District of West Northamptonshire	Private track	Temporary alteration of layout between reference points 3h and 3i and shaded purple and outlined in yellow on sheet 3 of the streets plan	
			District of North Northamptonshire	Kettering Road (A43)	Temporary alteration of layout between reference points 4a and 5a and shaded purple on sheets 4 and 5 of the streets plan	
Schedule 6 – Streets and public rights of way (Part 1 – Streets to be temporarily closed)	Applicant	Amendment as a result of Change 1	District of West Northamptonshire	Approximately 1017m <u>1046m</u> of Private track from Newland Road as shown between points 1k and 1l and shaded green and outlined in yellow on sheet 1 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	B
Schedule 6 – Streets and public rights of way (Part 1 – Streets to	Applicant	Addition of street as a result of Change 1	District of West Northamptonshire	Approximately 9m of Newland Road Walgrave as shown between points 1n and 1o and shaded purple on sheet 1 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	B



In document Location	Request	Rationale	Change Made			Relevant Doc Version
be temporarily closed)			District of West Northamptonshire	Approximately 1596m of Kettering Road Walgrave as shown between points 2b and 3b and shaded green on sheets 2 and 3 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
Schedule 6 – Streets and public rights of way (Part 1 – Streets to be temporarily closed)	Applicant	Addition of street as a result of Change 3	District of West Northamptonshire	Approximately 63m of Private track as shown between points 3h and 3i and shaded green and outlined in yellow on sheet 3 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
			District of West Northamptonshire	Approximately 34m of Private track as shown between points 3j and 3k and shaded green and outlined in yellow on sheet 3 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
			District of North Northamptonshire	Approximately 661m of Kettering Road (A43) as shown between points 4a and 5a and shaded green on sheets 4 and 5 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
Schedule 6 – Streets and public rights of way (Part 1 – Streets to be	Applicant	Amendment as a result of Change 6	District of North Northamptonshire	Approximately 1272m 1328m of Private track from Welling District Borough Road to field barn as shown between points 8k and 10a and shaded green and outlined in yellow on sheets 8 and 10 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	B



In document Location	Request	Rationale	Change Made			Relevant Doc Version
temporarily closed)						
Schedule 6 – Streets and public rights of way (Part 1 – Streets to be temporarily closed)	Applicant	Amendment as a result of Changes 8 and 9	District of North Northamptonshire	Approximately 1200m <u>32m</u> of Private track around perimeter of Horn Wood as shown between points 16f and 16h and shaded green and outlined in yellow on sheet 16 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	B
Schedule 6 – Streets and public rights of way (Part 1 – Streets to be temporarily closed)	Applicant	Addition as a result of Changes 8 and 9	District of North Northamptonshire	Approximately 177m of Private track west of London Road (A509) as shown between points 16j and 16k and shaded green and outlined in yellow on sheet 16 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	B
			District of Northamptonshire	Approximately 837m of Private track as shown between points 16n and 16o and shaded green and outlined in yellow on sheet 16 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
			District of North Northamptonshire	Approximately 140m of Private track west of Easton Lodge Farm as shown between points 17a and 17b and shaded green and outlined in yellow on sheet 17 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	



In document Location	Request	Rationale	Change Made			Relevant Doc Version
Schedule 6 – Streets and public rights of way (Part 2 – Public rights of way to be temporarily closed)	Applicant	Addition of PRow as a result of Change 3	District of West Northamptonshire	Approximately 68 m of Bridleway reference NN CT 3 between points marked 3c/i and 3c/ii on sheet 3 of the public rights of way plan	Temporarily closed along the route shown in green and labelled NN CT 3 to facilitate the construction and maintenance of the authorised development	B
			District of West Northamptonshire	Approximately 34m of Bridleway reference NN CT 3 between points marked 3d/i and 3d/ii on sheet 3 of the public rights of way plan	Temporarily closed along the route shown in green and labelled NN CT 3 to facilitate the construction and maintenance of the authorised development	
			District of West Northamptonshire	Approximately 63 m of Footpath reference NN CT 6 between points marked 4a/i and 4a/ii on sheet 4 of the public rights of way plan	Temporarily closed along the route shown in yellow and labelled NN CT 6 to facilitate the construction and maintenance of the authorised development	
Schedule 6 – Streets and public rights of way (Part 2 – Public rights of way to be temporarily closed)	Applicant	Addition of PRow as a result of Change 6	District of North Northamptonshire	Approximately 1551 m of Footpath reference TN/003 between points marked 8a/i and 8a/ii on sheet 8 of the public rights of way plan	Temporarily closed along the route shown in yellow and labelled TN/003 to facilitate the construction and maintenance of the authorised development	B
			District of North Northamptonshire	Approximately 19m of BOAT reference TC/010 between points marked 8b/i and 8b/ii on sheet 8 of the public rights of way plan	Temporarily closed along the route shown in blue and labelled TC/010 to facilitate the construction and maintenance of the authorised development	
			District of North Northamptonshire	Approximately 318 m of Footpath reference TN/001	Temporarily closed along the route shown in yellow and	



In document Location	Request	Rationale	Change Made			Relevant Doc Version
				between points marked 9a/i and 9a/ii on sheet 9 of the public rights of way plan	labelled TN/001 to facilitate the construction and maintenance of the authorised development	
Schedule 6 – Streets and public rights of way (Part 2 – Public rights of way to be temporarily closed)	Applicant	Amendment as a result of Change 8	District of North Northamptonshire	Approximately 867 439 m of Footpath reference TD/005 between points marked 16a/i and 16a/ii on sheet 16 of the public rights of way plan	Temporarily closed along the route shown in yellow and labelled TD/005 to facilitate the construction and maintenance of the authorised development	B
Schedule 6 – Streets and public rights of way (Part 2 – Public rights of way to be temporarily closed)	Applicant	Addition of PRoW as a result of Change 8	District of North Northamptonshire	Approximately 54 m of Bridleway reference TD/009 between points marked 16d/i and 16d/ii on sheet 16 of the public rights of way plan	Temporarily closed along the route shown in green and labelled TD/009 to facilitate the construction and maintenance of the authorised development	B
			District of North Northamptonshire	Approximately 222 m of Footpath reference TD/005 between points marked 16e/i and 16e/ii on sheet 16 of the public rights of way plan	Temporarily closed along the route shown in orange and labelled TD/005 to facilitate the construction and maintenance of the authorised development	
			District of North Northamptonshire	Approximately 106 m of Footpath reference TA/020 between points marked 17a/i and 17a/ii on sheet 17 of the public rights of way plan	Temporarily closed along the route shown in yellow and labelled TA/020 to facilitate the construction and maintenance of the authorised development	



In document Location	Request	Rationale	Change Made			Relevant Doc Version
Schedule 6 – Streets and public rights of way (Part 3 – Temporary use of motor vehicles on public rights of way)	Applicant	Addition of PRow as a result of Change 3	District of West Northamptonshire	Approximately 68 m of Bridleway reference NN CT 3 between points marked 3c/i and 3c/ii on sheet 3 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way	B
			District of West Northamptonshire	Approximately 34 m of Bridleway reference NN CT 3 between points marked 3d/i and 3d/ii on sheet 3 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way	
			District of West Northamptonshire	Approximately 63 m of Footpath reference NN CT 6 between points marked 4a/i and 4a/ii on sheet 4 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way	
Schedule 6 – Streets and public rights of way (Part 3 – Temporary use of motor vehicles on public rights of way)	Applicant	Amendment as a result of Change 8	District of North Northamptonshire	Approximately 867 ⁴³⁹ m of Footpath reference TD/005 between points marked 16a/i and 16a/ii on sheet 16 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way	B
Schedule 6 – Streets and public rights of way (Part 3)	Applicant	Addition of PRow as a result of Change 8	District of North Northamptonshire	Approximately 54 m of Bridleway reference TD/009 between points marked 16d/i and 16d/ii on sheet 16 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way	B



In document Location	Request	Rationale	Change Made			Relevant Doc Version	
– Temporary use of motor vehicles on public rights of way)			District of North Northamptonshire	Approximately 222 m of Footpath reference TD/005 between points marked 16e/i and 16e/ii on sheet 16 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way		
			District of North Northamptonshire	Approximately 106 m of Footpath reference TA/020 between points marked 17a/i and 17a/ii on sheet 17 of the public rights of way plan	Motor vehicles under the direction of the undertaker may cross the public right of way		
Schedule 8 – Traffic regulation measures	Applicant	Addition of public highway as a result of Change 1	District of West Northamptonshire	Newland Road Walgrave	Between reference points 1i and 1j and shaded purple on sheet 1 of the streets plan	B	
			District of West Northamptonshire	Newland Road Walgrave	Between reference points 1n and 1o and shaded purple on sheet 1 of the streets plan		
			District of West Northamptonshire	Kettering Road Walgrave	Between reference points 2b and 3b and shaded purple on sheet 2 of the streets plan		
Schedule 9 – Land in which only new rights etc. may be acquired	Applicant	Amendments to plots subject to compulsory acquisition of rights as a result of	(1)		(2)		B
			<i>Plot reference number shown on the Land Plan</i>		<i>Purposes for which rights over land may be required and restrictive covenants imposed</i>		
			06-065, 10-099-b, 10-100, 16-210-b, 16-210-c		Alter, improve, form, maintain, retain, use (with or without vehicles, plant and machinery), remove, reinstate means of access to the authorised development including visibility splays, bridges and road widening and to remove		



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		various Changes	<p>impediments (including vegetation) to such access;</p> <p>pass and repass on foot, with or without vehicles, plant and machinery (including rights to lay and use any temporary surface) for all purposes in connection with the authorised development;</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain security fencing, gates, boundary treatment, public rights of way and any other ancillary apparatus and any other works as necessary;</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain sewers, drains, pipes, ducts, mains, conduits, services, flues and to drain into and manage waterflows in any drains, watercourses and culverts;</p> <p>install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodlands, shrubs, hedgerows, seeding, landscaping and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs, hedgerows, landscaping and other ecological measures the right to pass and repass on foot, with or without vehicles, plant and machinery for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;</p> <p>restrict and remove the erection of buildings or structures, restrict the altering of ground levels,</p>	



In document Location	Request	Rationale	Change Made	Relevant Doc Version
			<p>restrict and remove the planting of trees or carrying out operations or actions (including but not limited to blasting and piling) which may obstruct, interrupt or interfere with the exercise of the rights or damage the authorised development.</p> <p>01-012-a, 01-022, 02-025-b, 03-028, 03-030, 03-031-b, 03-032, 03-033, 03-034-b, 03-036, 04-037, 04-043, 04-039-a, 04-041-a, 04-042, 04-050, 05-051, 05-052, 05-054, 05-055-a, 05-055-b, 05-056, 05-057, 06-058-b, 06-059, 06-060, 06-061, 07-066-b, 07-066-d, 07-069-c, 07-070-b, 07-072-d, 07-073, 07-074, 07-075, 07-076, 07-077, 07-080, 08-083-a, 08-084, 08-087, 08-088, 08-093-b, 08-094-a, 08-095, 08-096-b, 10-099-a, 10-101, 10-102, 10-103-b, 10-104-b, 10-106-b, 10-107, 10-108, 11-109-b, 11-110-b, 11-116-b, 11-119-a, 11-120-b, 11-121-b, 11-122, 12-123, 12-124, 12-125, 12-126-a, 12-126-b, 12-127, 12-128-a, 12-128-b, 12-129-a, 12-129-b, 12-130-a, 12-130-b, 12-131-b, 12-131-c, 12-131-d, 12-136-a, 12-136-b 12-137, 12-138, 12-139, 12-140, 12-141, 12-142, 12-143, 12-144, 12-145, 12-146, 12-147, 12-148, 12-155-b, 12-160, 12-161, 12-162, 12-163-a, 12-163-b, 12-164, 12-165-b, 13-171-a, 13-172, 13-173, 13-174, 13-176, 13-177-a, 13-181, 13-182, 13-183, 13-184-a, 14-185, 14-187-a, 14-189-a, 14-193, 14-197, 15-203-a, 15-204-b, 17-215-a, 17-216-b, 18-220</p>	
			<p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain electrical underground cables, earthing cables, optical fibre cables, data cables, telecommunications cables and other services, works associated with such cables including bays, ducts, protection and safety measures and equipment, and other ancillary apparatus and structures (including but not limited to access chambers, manholes and marker posts) and any other works necessary together with the right to fell, trim or lop trees and bushes which may obstruct or interfere with the said cables, telecommunications and other ancillary apparatus;</p> <p>remain, pass and repass on foot, with or without vehicles, plant and machinery (including rights to lay and use any temporary surface or form a temporary compound) for all purposes in connection with the authorised development;</p> <p>continuous vertical and lateral support for the authorised development;</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain sewers, drains, pipes, ducts, mains, conduits, services, flues and to drain into and manage waterflows in any drains, watercourses and culverts;</p>	



In document Location	Request	Rationale	Change Made	Relevant Doc Version
			<p>alter, improve, form, maintain, retain, use (with or without vehicles, plant and machinery), remove, reinstate means of access to the authorised development including visibility splays, bridges and road widening and to remove impediments (including vegetation) to such access;</p> <p>install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodlands, shrubs, hedgerows, seeding, landscaping and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs, hedgerows, landscaping and other ecological measures the right to pass and repass on foot, with or without vehicles, plant and machinery for all purposes in connection with the implementation and maintenance of landscaping and ecological mitigation or enhancement works;</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain security fencing, gates, boundary treatment, public rights of way and any other ancillary apparatus and any other works as necessary;</p> <p>restrict and remove the erection of buildings or structures, restrict the altering of ground levels, restrict and remove vegetation and restrict the planting of trees or carrying out operations or actions (including but not limited to blasting and piling) which may obstruct, interrupt or interfere with the exercise of the rights or damage the authorised development.</p>	



In document Location	Request	Rationale	Change Made		Relevant Doc Version
Schedule 11 – Land of which temporary possession may be taken	Applicant	Amendments to plots subject to compulsory acquisition of rights as a result of various Changes	(1) <i>Plot reference number shown on the Land Plan</i>	(2) <i>Purpose for which temporary possession may be taken</i>	B
			01-001, 01-007, 01-011-c , 01-012-b, 01-019, 01-020, 02-023, 02-024, 02-025-a, 02-025-c, 03-030 , 03-034-a, 03-034-c, 03-035, 04-038, 04-039-b, 04-041-b, 04-044, 04-045, 04-046, 04-047, 04-048, 04-049, 06-058-a, 06-058-c, 07-066-a, 07-066-c, 07-066-e, 07-079, 08-083-b, 08-088 , 08-092, 08-093-a, 08-093-c, 08-094-b, 08-096-a, 08-096-c, 09-091, 10-103-a, 10-103-c, 10-104-a, 10-104-c, 10-105, 10-106-a, 11-109-a, 11-110-a, 11-110-c, 11-111, 11-112, 11-114, 11-116-a, 11-116-c, 11-119-b, 11-120-a, 11-121-a, 12-131-a, 12-131-e , 12-132, 12-133, 12-134, 12-135, 12-136-b , 12-149, 12-150, 12-151, 12-152, 12-153, 12-154, 12-155-a, 12-156, 12-158, 12-159, 13-177-b, 13-184-b, 14-186, 14-187-b, 14-188, 14-189-b, 14-195, 15-202, 15-203-b, 15-204-a, 15-204-c, 16-210-a, 16-211, 17-215-b, 17-216-a, 17-216-c, 18-223	Temporary use (including access and compounds) to facilitate the construction of Work Nos. 1 to 10.	
Schedule 12 – Hedgerows to be removed (Part 1 – Removal of hedgerows)	Applicant	Amendments to hedgerow length as a result of Change 7	CR5aB48	Removal of part of approximately 137m 61m of hedgerow within the area identified by orange line on sheet 12 of the hedgerow and tree protection order plan	B



In document Location	Request	Rationale	Change Made				Relevant Doc Version
Schedule 12 – Hedgerows to be removed (Part 3 – Removal of important hedgerows)	Applicant	Amendments to hedgerow length as a result of Change 7	CR5aB47		Removal of part of approximately 107m <u>140m</u> of hedgerow within the area identified by green line on sheet 12 of the hedgerow and tree protection order plan		B
Schedule 13 – Document and plans to be certified (Part 1 – Documents and plans)	Applicant	Amendments to documents to be certified to Change Application versions	Book of reference	GH4.3	B <u>C</u>	November 2025	B
			[...]				
			Hedgerow and tree protection order plan	GH2.11	-A	May <u>November</u> 2025	
			Land plan	GH2.2	B <u>C</u>	November 2025	
			[...]				
			Public rights of way plan	GH2.6	A <u>B</u>	August <u>November</u> 2025	
			Streets plan	GH2.5	A <u>B</u>	August <u>November</u> 2025	
Works plan	GH2.4	B <u>C</u>	November 2025				



Table 2.3: Schedule of Changes to the Draft Development Consent Order at Deadline 3

In document Location	Request	Rationale	Change Made	Relevant Doc Version
Article 2(1)	Examining Authority and the Applicant	Amendment to clarify the scope of definition and align with the definition used in the Tillbridge Solar Project Order 2025, following Issue Specific Hearing 3 (ISH3).	“authorised development” means the development and associated development described in Schedule 1 (authorised development) and any other development within the meaning of section 32 (meaning of “development”) of the 2008 Act authorised by this Order;	C
Schedule 2 – Requirement 2	Applicant	A requirement to provide details of the phasing of construction and a timeline has been added to address the request from West Northamptonshire Council during ISH3 to have greater sight of when applications to	<p>(2) No part of the authorised development may commence until a written scheme setting out the phase or phases of construction of the authorised development has been submitted to the relevant planning authorities.</p> <p>(3) The written scheme submitted pursuant to sub-paragraph (2) must include a timetable for the construction of the phase or phases of the authorised development and a plan identifying the phasing area.</p>	C



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		<p>discharge Requirements will be made. This drafting was included in the West Burton Solar Project Order.</p>		
<p>Schedule 2 - Requirement 8(1)</p>	<p>Applicant</p>	<p>Correction</p>	<p>8.—(1) No part of the authorised development may commence until a written ecological protection and mitigation strategy has been submitted to and approved by the relevant planning authority for that phase part or, where the part falls within the administrative areas of multiple relevant planning authorities, each of the relevant planning authorities in consultation with the relevant statutory nature conservation body.</p>	<p>C</p>
<p>Schedule 2 - Requirement 9(1)</p>	<p>Applicant</p>	<p>Amendment to provide clarification in response to comments from North Northamptonshire Council during ISH3 that not all Requirements dealt with the potential for</p>	<p>9.—(1) No part of the authorised development may commence until a biodiversity net gain strategy for that part has been submitted to and approved by the relevant planning authority for that part, or where a part falls within the administrative areas of multiple planning authorities each of the relevant planning authorities, in consultation with the relevant statutory nature conservation body.</p>	<p>C</p>



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		multiple planning authorities to be discharging the Requirement.		
Schedule 2 - Requirement 11(1)	North Northamptonshire Council and West Northamptonshire Council	Amendment to provide clarification in response to comments from North Northamptonshire Council during ISH3 that not all Requirements dealt with the potential for multiple planning authorities to be discharging the Requirement.	<p>11.—(1) No part of the authorised development may commence until written details of the surface water drainage scheme and (if any) foul water drainage system for that part have been submitted to and approved by the relevant planning authority for that part, or where a part falls within the administrative areas of multiple planning authorities each of the relevant planning authorities.</p>	C
Schedule 2- Requirement 16(3)	Applicant	Amendment following ISH3 to ensure the relevant highway authority is	<p>(3) Before approving the operational traffic management plan the relevant planning authority must consult with the relevant highway authority.</p>	C



In document Location	Request	Rationale	Change Made			Relevant Doc Version
		consulted on the detailed operational traffic management plan, consistent with the approach taken in relation to the detailed construction traffic management plan.				
Schedule 5 – Alteration of streets	Applicant	Correction	Distriet Borough of Milton Keynes	Private track from Northampton Road (A428) to Northey Farm	Permanent alteration of layout between reference points 17d and 18g and shaded purple and outlined in yellow on sheets 17 and 18 of the streets plan	C
			Distriet Borough of Milton Keynes	Private track from Northey Farm	Permanent alteration of layout between reference points 17e and 18b and shaded purple and outlined in yellow on sheets 17 and 18 of the streets plan	
			Distriet Borough of Milton Keynes	Private track west along western edge of Threeshire Wood	Permanent alteration of layout between reference points 17f and 18e and shaded purple and outlined in yellow on sheets 17 and 18 of the streets plan	



In document Location	Request	Rationale	Change Made			Relevant Doc Version
			Distriet Borough of Milton Keynes	Private track west along southern edge of Threshire Wood	Permanent alteration of layout between reference points 18c and 18d and shaded purple and outlined in yellow on sheet 18 of the streets plan	
			Distriet Borough of Milton Keynes	Northampton Road (A428)	Permanent alteration of layout between reference points 18f and 18h and shaded purple on sheet 18 of the streets plan	
Schedule 5 – Alteration of streets	Applicant	Correction	Distriet Borough of Milton Keynes	London Road (A509)	Temporary alteration of layout between reference points 17c and 18a and shaded purple on sheet 17 of the streets plan	C
Schedule 6 – Streets and public rights of way (Part 1)	Applicant	Correction	Distriet Borough of Milton Keynes	Approximately 1438m of London Road (A509) as shown between points 17c and 18a and shaded green on sheet 17 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	C
			Distriet Borough of Milton Keynes	Approximately 2593m of Private track from Northampton Road (A428) to Northey Farm as shown between points 17d and 18g and shaded green and outlined in yellow on sheets 17 and 18 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
			Distriet Borough of Milton Keynes	Approximately 917m of Private track from Northey Farm as shown between points 17e and 18b and shaded green	Temporarily closed to all traffic save for traffic under the direction of the undertaker	



In document Location	Request	Rationale	Change Made			Relevant Doc Version
				and outlined in yellow on sheets 17 and 18 of the streets plan		
			Distriet Borough of Milton Keynes	Approximately 860m of Private track west along western edge of Threeshire Wood as shown between points 17f and 18e and shaded green and outlined in yellow on sheets 17 and 18 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
			Distriet Borough of Milton Keynes	Approximately 248m of Private track west along southern edge of Threeshire Wood as shown between points 18c and 18d and shaded green and outlined in yellow on sheet 18 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
			Distriet Borough of Milton Keynes	Approximately 1283m of Northampton Road (A428) as shown between points 18f and 18h and shaded green on sheet 18 of the streets plan	Temporarily closed to all traffic save for traffic under the direction of the undertaker	
Schedule 8 – Traffic regulation measures	Applicant	Correction	Distriet Borough of Milton Keynes	Northampton Road (A428)	Between reference points 18f and 18h and shaded purple on sheet 18 of the streets plan	C
Schedule 8 – Traffic	Applicant	Correction	Distriet Borough of Milton Keynes	London Road (A509)	Between reference points 17c and 18a and shaded purple on sheet 17 of the streets plan	C



In document Location	Request	Rationale	Change Made	Relevant Doc Version
regulation measures				
Schedule 9 – Land in which only new rights etc. may be acquired	The Applicant and National Highways	Amendment to provide clarification in relation to the specific rights associated with the cable route that are being sought over National Highways plots forming the A45.	01-012-a, 01-022, 02-025-b, 03-028, 03-031-b, 03-032, 03-033, 03-034-b, 03-036, 04-037, 04-043, 04-039-a, 04-041-a, 04-042, 04-050, 05-051, 05-052, 05-054, 05-055-a, 05-055-b, 05-056, 05-057, 06-058-b, 06-059, 06-060, 06-061, 07-066-b, 07-066-d, 07-069-c, 07-070-b, 07-072-d, 07-073, 07-074, 07-075, 07-076, 07-077, 07-080, 08-083-a, 08-084, 08-087, 08-093-b, 08-094-a, 08-095, 08-096-b, 10-099-a, 10-101, 10-102, 10-103-b, 10-104-b, 10-106-b, 10-107, 10-108, 11-109-b, 11-110-b, 11-116-b, 11-119-a, 11-120-b, 11-121-b, 11-122, 12-123, 12-124, 12-125, 12-126-a, 12-126-b, 12-127, 12-128-a, 12-128-b , 12-129-a, 12-129-b, 12-130-a, 12-130-b, 12-131-b, 12-131-c, 12-131-d, 12-136-a, 12-136-b 12-137, 12-138, 12-139, 12-140, 12-141, 12-142, 12-143, 12-144, 12-145, 12-146, 12-147, 12-148, 12-155-b, 12-160, 12-161, 12-162, 12-163-a, 12-163-b, 12-164, 12-165-b, 13-171-a, 13-172, 13-173, 13-174, 13-176, 13-177-a, 13-181, 13-182, 13-183, 13-184-a, 14-185, 14-187-a, 14-189-a, 14-193, 14-197, 15-203-a, 15-204-b, 17-215-a, 17-216-b, 18-220	C
Schedule 9 – Land in which only new rights etc. may be acquired	National Highways	Amendment to provide clarification in relation to the specific rights associated with the cable route that are being sought over National Highways plots forming the A45.	<p>12-127, 12-128-a, 12-128-b</p> <p>install, use, support, protect, inspect, alter, remove, replace, refurbish, reconstruct, retain, renew, improve and maintain electrical underground cables, earthing cables, optical fibre cables, data cables, telecommunications cables and other services, works associated with such cables including bays, ducts, protection and safety measures and equipment, and other ancillary apparatus and structures (including but not limited to access chambers, manholes and marker posts) and any other works necessary;</p> <p>continuous vertical and lateral support for the authorised development;</p>	C



In document Location	Request	Rationale	Change Made	Relevant Doc Version
			<p>restrict the altering of ground levels, restrict and remove vegetation and restrict the planting of trees or carrying out operations or actions (including but not limited to blasting and piling) which may obstruct, interrupt or interfere with the exercise of the rights or damage the authorised development.</p>	
Schedule 12 - Hedgerows to be removed (Part 1), (Part 2) and (Part 3)	Applicant	Footnotes have been added below the tables in each Part of Schedule 12 in response to concerns from West Northamptonshire Council raised during ISH3 that there could be improved signposting to the LEMP as the relevant control mechanism.	<p>(1) The extent to which each hedgerow listed in this table may be removed is controlled by the landscape and ecological management plan, pursuant to article 40(4) of the Order.</p>	C
Schedule 13 – Documents	Applicant	Amendments to documents to be certified	[Various updates to reflect new versions of documents provided at Deadline 2 and Deadline 3]	C



In document Location	Request	Rationale	Change Made	Relevant Doc Version
and plans to be certified				
Schedule 16 – Procedure for discharge of requirements	Applicant	Amendment to provide clarification that each application for discharge of a requirement or other consent will be treated as separate applications, even if made at the same time, following comments made during ISH3.	(2) In the event an application is made to discharge more than one consent, agreement or approval, this must be treated as though separate applications were made for the discharge of each consent, agreement or approval.	C
Schedule 16 – Procedure for discharge of requirements	Applicant	Amendment to provide the local planning authorities a longer time period for review of applications, as	(2) Where an application has been made to the relevant planning authority for any consent, agreement or approval required by a requirement, the relevant planning authority must give notice to the undertaker of its decision on the application within a period of six eight weeks beginning with the later of—	C



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		agreed during ISH3.		
Schedule 16 – Procedure for discharge of requirements	Applicant	Correction	(2) Subject to paragraph 4 sub-paragraph (4)	C



Table 2.4: Schedule of Changes to the Draft Development Consent Order at Deadline 5

In document Location	Request	Rationale	Change Made	Relevant Doc Version
Article 2(1) (Interpretation)	Applicant and ExA	Correction to ensure definitions listed in correct alphabetical order	<p>“date of final commissioning” means the date on which the authorised development commences operation by generating electricity on a commercial basis but excluding the generation of electricity during commissioning and testing;</p> <p>“date of decommissioning” means in respect of each part of the authorised development, the date notified under requirement 21 that that part of the authorised development has permanently ceased to generate electricity on a commercial basis;</p> <p><u>“date of final commissioning” means the date on which the authorised development commences operation by generating electricity on a commercial basis but excluding the generation of electricity during commissioning and testing;</u></p>	D
Article 2(1) (Interpretation)	Applicant	Correction following addition of later definition	<p>“working day” means any day other than a Saturday, Sunday or English bank or public holiday; and</p> <p>“works plan” means the plan of that name identified in the table at Schedule 13 and which is certified by the Secretary of State as the works plan for the purposes of this Order; and</p>	D
Article 2(1) (Interpretation)	Applicant	Definition added to reflect updates to Requirement 12. The new written scheme of investigation for evaluative archaeological trenching work has been agreed. This document is secured as a certified document.	<p><u>“written scheme of investigation: archaeological trenching” means the document of that name identified in the table at Schedule 13 and which is certified by the Secretary of State as the written scheme of investigation: archaeological trenching.</u></p>	D



In document Location	Request	Rationale	Change Made	Relevant Doc Version
Article 18(1) (Removal of human remains)	Applicant	Clarification Amendments to clarify that, for any human remains discovered where a licence under the Protection of Military Remains Act 1986 applies, the conditions of that licence are to be adhered to. This drafting ensures that, if there is any conflict between that licence and the provisions of Article 18, the undertaker will not breach the DCO by complying with the licence. Paragraph (18) also applies the effect of the licence to areas specified within the construction environmental management plan, managing	<p>18.—(1) Before <u>Subject to paragraph (19), before</u> the undertaker constructs any part of the authorised development or carries out works which will or may disturb any human remains in the Order limits it must remove those human remains from the Order limits, or cause them to be removed, in accordance with the following provisions of this article.</p> <p><u>[...]</u></p> <p><u>(19) Where a licence issued under section 4 of the Protection of Military Remains Act 1986(a) (“a licence”) applies to the remains, or where the remains are found in an area identified in the construction environmental management plan as one to be treated as though a licence applies, the undertaker must comply with the terms of the licence.</u></p> <p><u>(a) 1986 c. 35.</u></p>	D



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		<p>uncertainty over the exact location of military crash sites. This change has been made following the grant of a licence by the JCCC.</p>		
<p>Article 42(3) (Certification of plans and documents, etc.)</p>	<p>Applicant and ExA</p>	<p>Correction</p>	<p>(3) Before submitting the environmental statement in accordance with paragraph (1), the undertaker must substitute any figures or appendices contained therein with the final revision of that figure or appendix that was submitted by the undertaker to the planning inspectoratePlanning Inspectorate or the Secretary of State prior to the making of this Order.</p>	<p>D</p>
<p>Schedule 1 – Authorised Development – Work No. 1</p>	<p>Applicant and ExA</p>	<p>Amendment following ExA’s proposed update to the description of Work No. 1 following the amended threshold for onshore solar generating stations regarding the amount of installed capacity required to be considered as a nationally significant infrastructure project in the</p>	<p>Work No. 1— a ground mounted solar photovoltaic generating station with a gross electrical output capacity of over 50100 megawatts including—</p>	<p>D</p>



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		Infrastructure Planning (Onshore wind and Solar Generation) Order 2025		
Schedule 2 – Requirement 9	Applicant	Amendment following discussions at ISH3 and consideration by the Applicant that Requirement 9 should secure a greater than 10% gain in habitat units. The figure now includes an appropriate buffer taking into account any changes in the metric and detailed design between now and commencement of the Scheme	(2) The biodiversity net gain strategy must include details of how the strategy will secure a minimum of 10 ⁴⁷ % biodiversity net gain in habitat units, a minimum of 10% biodiversity net gain in hedgerow units and a minimum of 10% biodiversity net gain in river units for the authorised development during the operation of the authorised development, and the metric that has been used to calculate that those percentages will be reached.	D
Schedule 2 – Requirement 11	Environment Agency	Amendment to add the Environment Agency as consultee on the surface water	(3) Before approving the written details under sub-paragraph (1), the relevant planning authority must consult with the Environment Agency and Anglian Water Services Limited or its successor in function as the relevant water undertaker.	D



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		drainage scheme and (if any) foul water drainage system		
Schedule 2 – Requirement 12	Applicant	Amendments to reflect that the written scheme of investigation for further evaluative archaeological trenching post-consent has been agreed. The changes ensure that this evaluative work is carried out, and the results are taken into consideration in the design of written schemes of investigation setting out the site-specific archaeological mitigation required.	<p>12.—(1) The authorised development must not be commenced until a the undertaker has carried out the programme of evaluative archaeological investigation has been carried out in accordance with the in the written scheme of investigation; archaeological mitigation strategy trenching.</p> <p>(2) No part of the authorised development may be commenced until a written scheme of investigation for archaeological mitigation for that part has been submitted to and approved by the relevant planning authority or, where the part falls within the administrative areas of multiple planning authorities, each of the relevant planning authorities.</p> <p>(3) The Any written scheme of investigation for archaeological mitigation submitted under sub-paragraph (2) must be substantially in accordance with the archaeological mitigation strategy and take into account the findings of any archaeological evaluations, including those carried out under sub-paragraph (1), and the final design of the authorised development.</p> <p>(4) The Any written scheme of investigation approved under sub-paragraph (2) must be implemented as approved.</p>	D
Schedule 2 –	Environment Agency	Amendment to add the Environment Agency as consultee on the	(3) Before approving the construction environmental management plan the relevant planning authority must consult with the Environment Agency.	D



In document Location	Request	Rationale	Change Made	Relevant Doc Version
Requirement 13(3)		construction environmental management plan		
Schedule 2 – Requirement 14(3)	Environment Agency	Amendment to add the Environment Agency as consultee on the operational environmental management plan	(3) Before approving the operational environmental management plan the relevant planning authority must consult with the Environment Agency.	D
Schedule 2 – Requirement 21	Examining Authority, National Highways	Amendment following the request by National Highways to be added as a consultee to Requirement 21	(6) No decommissioning works must be carried out until the relevant planning authority has approved the decommissioning plan submitted in relation to those works, in consultation with the Environment Agency and the relevant highway authority.	D
Schedule 11 – Land of which temporary possession may be taken	Applicant	Amendments to reflect plot splits within the Book of Reference	[Changes not reproduced]	D
Schedule 13 – Documents	Applicant	Updates to reflect document updates during Examination.	[Changes not reproduced]	D



In document Location	Request	Rationale	Change Made	Relevant Doc Version
and Plans to be Certified				
Schedule 15 Protective Provisions Part 9	Applicant, Lead Local Flood Authorities	To reflect ongoing discussions between the Applicant and the Lead Local Flood Authorities	Protective provisions included for the protection of the Lead Local Flood Authority. [Changes not reproduced]	D
Explanatory Note	Examining Authority	Amendment following ExA's proposed update to the description of Work No. 1 following the amended threshold for onshore solar generating stations regarding the amount of installed capacity required to be considered as a nationally significant infrastructure project in the Infrastructure Planning (Onshore wind and Solar	This Order authorises Green Hill Solar Farm Limited (referred to in this Order as the undertaker) to construct, operate, maintain and decommission a ground mounted solar photovoltaic generating station with a gross electrical output capacity over 50 <u>100</u> megawatts and associated development. The Order would permit the undertaker to acquire, compulsorily or by agreement, land and rights in land and to use land for this purpose.	D



In document Location	Request	Rationale	Change Made	Relevant Doc Version
		Generation) Order 2025		



Table 2.5: Schedule of Changes to the Draft Development Consent Order at Deadline 6

In document Location	Request	Rationale	Change Made	Relevant Doc Version
Article 2(1) (Interpretation)	Applicant	Following confirmation that the British Railways Board does not hold an interest in land within the Order Limits, there is no Crown Land within the Scheme. There is therefore no requirement for a crown land plan, and this definition has been removed.	“crown land plan” means the plan of that name identified in the table at Schedule 13 and which is certified by the Secretary of State as the crown land plan for the purposes of this Order;	E
Article 21(2) (Compulsory acquisition of land)	Applicant	Following confirmation that the British Railways Board does not hold an interest in land within the Order Limits, references to article 49 (Crown rights) have been removed.	(2) This article is subject to article 22 (time limit for exercise of authority to possess land temporarily or to acquire land compulsorily), article 24 (compulsory acquisition of rights); and article 31 (temporary use of land for constructing the authorised development) and article 49 (Crown rights).	E
Article 24 (Compulsory)	Applicant	Following confirmation that the British Railways	(8) This article is subject to article 49 (Crown rights).	E



In document Location	Request	Rationale	Change Made	Relevant Doc Version
acquisition of rights)		Board does not hold an interest in land within the Order Limits, references to article 49 (Crown rights) have been removed.		
Article 49 (Crown rights)	Applicant	Following confirmation that the British Railways Board does not hold an interest in land within the Order Limits, there is no Crown Land within the Scheme. Article 49, which deals with the interaction between the DCO and Crown land, is therefore no longer needed.	[Article removed]	E
Schedule 1 – Authorised Development – Work No. 10C	Examining Authority	In response to queries from the Examining Authority’s Third Written Questions, Q3.10.3, a new Work No. has been	<p>(c) Work No. 10C— creation of permissive paths for the exclusive use of pedestrian, cycle and equestrian users comprising—</p> <p>(i) ramps, bridges and other means of access;</p> <p>(ii) fencing, gates, boundary treatment and other means of enclosure;</p> <p>(iii) signs, interpretation boards or any other information display board; and</p>	E



In document Location	Request	Rationale	Change Made				Relevant Doc Version
		added to describe a permissive path which will permit use by cyclists. This reflects discussions with landowners and the preference to keep a number of permissive paths for the use of horse riders and pedestrians only.	(iv) landscaping and biodiversity mitigation and enhancement measures including planting.				
Schedule 2 – Requirements – Requirement 2(3)	Applicant, North Northamptonshire Council	Amendment agreed during Issue Specific Hearing 6 (ISH6).	(3) The written scheme submitted pursuant to sub-paragraph (2) must include a timetable for the construction of the phase or phases of the authorised development and a plan identifying the phasing area areas .				E
Schedule 13 – Documents and Plans to be Certified – Part 1 (Documents and Plans)	Applicant	Updates to reflect document updates during Examination	<i>(1)</i> <i>Document name</i>	<i>(2)</i> <i>Document reference</i>	<i>(3)</i> <i>Revision number</i>	<i>(4)</i> <i>Date</i>	E
			Access to works plan	GH2.7	A	December 2025	
			Archaeological mitigation strategy	GH6.3.12.6	B	February 2026	
			Book of reference	GH4.3	E	February 2026	
			Concept design parameters and principles	GH7.17	B C	February March 2026	
Crown land plan	GH2.3	-	May 2025				



In document Location	Request	Rationale	Change Made				Relevant Doc Version
			Environmental statement	GH6.1	-	May 2025	
			Hedgerow and tree protection order plan	GH2.11	B	December 2025	
			Land plan	GH2.2	E	February 2026	
			Outline battery storage safety management plan	GH7.7	B	February 2026	
			Outline construction environmental management plan	GH7.1	BC	February <u>March</u> 2026	
			Outline construction traffic management plan	GH7.9	BC	December 2025 <u>March 2026</u>	
			Outline decommissioning statement	GH7.3	BC	February <u>March</u> 2026	
			Outline drainage strategy	GH6.3.10.1	B	February 2026	
			Outline ecological protection and mitigation strategy	GH7.5	CD	February <u>March</u> 2026	
			Outline landscape and ecological management plan	GH7.4	DE	February <u>March</u> 2026	
			Outline operational environmental management plan	GH7.2	CD	February <u>March</u> 2026	



In document Location	Request	Rationale	Change Made					Relevant Doc Version											
			Outline operational traffic management plan	GH7.25	A	November 2025													
			Outline public rights of way and permissive paths management plan	GH7.10	BC	December 2025 March 2026													
			Outline skills, supply chain and employment plan	GH7.8	-	May 2025													
			Outline soil management plan	GH7.6	-A	May 2025 March 2026													
			Public rights of way plan	GH2.6	C	December 2025													
			Streets plan	GH2.5	C	December 2025													
			Works plan	GH2.4	FG	February March 2026													
			Written scheme of investigation: archaeological trenching	GH8.2.17	-	February 2026													
Schedule 13 – Documents and Plans to be Certified – Part 2 (Substitute and Supplement	Applicant	Updates to reflect document updates during Examination	<table border="1"> <thead> <tr> <th>(1) <i>Originating Document</i></th> <th>(2) <i>Replacement or supplementary part</i></th> <th>(3) <i>Document reference</i></th> <th>(4) <i>Date</i></th> <th>(5) <i>Examination library reference</i></th> </tr> </thead> <tbody> <tr> <td>Environmental Statement</td> <td>Chapter 3: The Development Site</td> <td>[EX1/GH6.2.3_A]</td> <td>November 2025</td> <td>[REP1-029]</td> </tr> <tr> <td>Environmental Statement</td> <td>Chapter 4: Scheme Description</td> <td>[EX1EX6/GH6.2.4_A]GH6.2.4_B]</td> <td>November 2025 March 2026</td> <td>[REP1-031TBC]</td> </tr> </tbody> </table>	(1) <i>Originating Document</i>	(2) <i>Replacement or supplementary part</i>	(3) <i>Document reference</i>	(4) <i>Date</i>	(5) <i>Examination library reference</i>	Environmental Statement	Chapter 3: The Development Site	[EX1/GH6.2.3_A]	November 2025	[REP1-029]	Environmental Statement	Chapter 4: Scheme Description	[EX1 EX6/GH6.2.4_A]GH6.2.4_B]	November 2025 March 2026	[REP1-031 TBC]	E
(1) <i>Originating Document</i>	(2) <i>Replacement or supplementary part</i>	(3) <i>Document reference</i>	(4) <i>Date</i>	(5) <i>Examination library reference</i>															
Environmental Statement	Chapter 3: The Development Site	[EX1/GH6.2.3_A]	November 2025	[REP1-029]															
Environmental Statement	Chapter 4: Scheme Description	[EX1 EX6/GH6.2.4_A]GH6.2.4_B]	November 2025 March 2026	[REP1-031 TBC]															



In document Location	Request	Rationale	Change Made					Relevant Doc Version
ary Documents)			Environmental Statement	Chapter 9: Ecology and Biodiversity	[EX1 EX6/GH6.2.9_A GH6.2.9 B]	November 2025 March 2026	[REP1-033 TBC]	
			Environmental Statement	Chapter 10: Hydrology, Flood Risk and Drainage	[EX5/GH6.2.10 -B EX6/GH6.2.10 C]	February 2026	[TBC]	
			Environmental Statement	Chapter 13: Transport and Access	[EX2/GH6.2.13 _A]	November 2025	[REP2-003]	
			Environmental Statement	Chapter 22: Ground Conditions and Contamination	[EX1/GH6.2.22 _A]	November 2025	[REP1-025]	
			Environmental Statement	Chapter 24: Other Environmental Matters	[EX1/GH6.2.24 _A]	November 2025	[REP1-027]	
			Environmental Statement	Chapter 27: Commitments Register	[EX6/GH6.2.27 _A]	March 2026	[TBC]	
			Environmental Statement	Technical Addendum to Chapter 13: Transport and Access	[EX3/GH8.2.6]	December 2025	[REP3-080]	
			Environmental Statement	Technical Addendum to Chapter 14: Noise and Vibration	[EX1/GH8.4.1]	November 2025	[REP1-168]	



In document Location	Request	Rationale	Change Made	Relevant Doc Version
			Environmental Statement Technical Addendum to Chapter 15: Glint and Glare [EX2/GH8.2.4] November 2025 [REP2-054]	
Schedule 15 – Protective Provisions – Part 4	Applicant, NGED	Amendments to implement the form of Protective Provisions agreed with National Grid Electricity Distribution (East Midlands) plc as electricity undertaker	[Changes not reproduced] [Subsequent numbering amended to reflect addition of new paragraph 37]	E
Schedule 15 – Protective Provisions – Part 6	Applicant, National Highways	Amendments to implement the form of Protective Provisions agreed with National Highways	[Changes not reproduced]	E
Schedule 15 – Protective Provisions – Part 7	Applicant, Environment Agency	Amendments to implement the Environment Agency standard form of protective provisions.	[Changes not reproduced]	E
Schedule 15 – Protective	Applicant, Cadent Gas Limited	Amendments to implement the form	[Changes not reproduced]	E



In document Location	Request	Rationale	Change Made	Relevant Doc Version
Provisions – Part 8		of Protective Provisions agreed with Cadent Gas Limited		
Schedule 16 – Procedure for Discharge of Requirements – Paragraph 1 (Interpretation)	Applicant	Updated definition to clarify that the relevant bodies are to be consulted on amendments to approved documents, rather than being left to the discretion of the relevant planning authority. This amendment addresses concerns raised by National Highways in a manner that applies to all consultees identified in Requirements.	<p>“requirement consultee” means—</p> <p>(a) any body or authority named in a requirement as a body to be consulted by the relevant planning authority in discharging that requirement; and</p> <p>(b) in relation to an application made under requirement 3 to amend an approved document (as defined in requirement 3), any body or authority that was required to be consulted in relation to the approval of that approved document; and</p>	E
Schedule 16 – Procedure for Discharge of Requirements –	North Northamptonshire Council, Applicant	Determination period extended to ten weeks to be consistent with the Mallard Pass Solar Farm Order 2024,	(2) Where an application has been made to the relevant planning authority for any consent, agreement or approval required by a requirement, the relevant planning authority must give notice to the undertaker of its decision on the application within a period of eight tten weeks beginning with the later of—	E



In document Location	Request	Rationale	Change Made	Relevant Doc Version
Paragraph 2(2) (Applications made under requirement)		following comments from North Northamptonshire Council during ISH6		
Schedule 16 – Procedure for Discharge of Requirements – Paragraph 3 (Further information and consultation)	North Northamptonshire Council, Applicant	Time periods extended by five working days, as agreed following comments from North Northamptonshire Council during ISH6	<p>(2) In the event that the relevant planning authority considers such further information to be necessary and the provision governing or requiring the application does not specify that consultation with a requirement consultee is required, the relevant planning authority must, within 10¹⁵ working days of receipt of the application, notify the undertaker in writing specifying the further information required.</p> <p>(3) If the provision governing or requiring the application specifies that consultation with a requirement consultee is required, the relevant planning authority must issue the consultation to the requirement consultee within 5¹⁰ working days of receipt of the application, and must notify the undertaker in writing specifying any further information the relevant planning authority considers necessary or that is requested by the requirement consultee within 15²⁰ working days of receipt of such a request and in any event within 15²⁰ working days of receipt of the application (or such other period as is agreed in writing between the undertaker and the relevant planning authority).</p>	E
Explanatory Note	North Northamptonshire Council	North Northamptonshire Council offices added as a location for inspection of the Order plans and Book of Reference, following agreement from North Northamptonshire Council	A copy of the Order plans and the book of reference mentioned in the Order and certified in accordance with article 42 (certification of plans and documents, etc.) of this Order may be inspected free of charge during working hours at FBC ^{North Northamptonshire Council, Development Management Services, Cedar Drive, Thrapston, NN14 4LZ.}	E