DATED 3rd March. 2023

## **NATIONAL HIGHWAYS LIMITED**

THE M25 JUNCTION 10/A3 WISLEY INTERCHANGE DEVELOPMENT CONSENT ORDER 2022

**GENERAL VESTING DECLARATION No. 14** 

# THE M25 JUNCTION 10/A3 WISLEY INTERCHANGE DEVELOPMENT CONSENT ORDER 2022

### **GENERAL VESTING DECLARATION No. 14**

This **GENERAL VESTING DECLARATION** is executed on the 3rday of March 2023 by National Highways Limited (company number: 09346363) ("the Acquiring Authority").

### WHEREAS:

- (1) On 12 May 2022 an order entitled the M25 Junction 10/A3 Wisley Interchange Development Consent Order 2022 ("the Order") was made by the Secretary of State for Transport under the powers conferred on him by sections 114, 115, 117, 120 and 122 of, and paragraphs 1 to 3, 10 to 15, 17, 19 to 23, 26, 33, 36 and 37 of Part 1 of Schedule 5 to the Planning Act 2008 ("the 2008 Act") authorising the Acquiring Authority to acquire the land and rights specified in the First Schedule hereto.
- (2) Notice of the authorisation of compulsory acquisition was first published in accordance with section 134 of the 2008 Act on 20 May 2022.
- (3) That notice included the statement and form prescribed under section 134(7)(cza) (i) and (iii) of the 2008 Act.
- (4) Article 29(1) of the Order provides that the Compulsory Purchase (Vesting Declarations) Act 1981 ("the 1981 Act") shall apply as if the Order were a compulsory purchase order and Article 29(2) provides that the 1981 Act shall have effect subject to modifications.

**NOW THIS DEED WITNESSETH** that, in exercise of the powers conferred on them by section 4 of the 1981 Act, as applied by Article 29(1) and modified by Article 29(2) of the Order the Acquiring Authority hereby declare-

- 1. The rights specified in column 4 of the First Schedule hereto, together with the benefit of the covenants specified in column 5 of the First Schedule hereto, over the land specified in column 1 of, and described in column 2 of, the First Schedule hereto (being part of the land authorised to be acquired by the Order) and more particularly delineated and shaded blue on the plans annexed hereto, together with the right to enter and take possession of the rights, save for any interests in the land belonging to any Excluded Persons set out in the Second Schedule hereto, shall vest in the persons specified in the First Schedule hereto on such date as is the end of the period of 3 months from the date on which the service of notices required by section 6 of the 1981 Act is completed.
- 2. For the purposes of section 2(2) of the 1981 Act, the specified period in relation to the land comprised in this declaration is one year and one day.
- 3. In this Deed "statutory undertaker" has the same meaning as in the Order and includes utility undertakers and operators as defined in Schedule 9 of the Order.

## FIRST SCHEDULE

# Rights to be vested

(1) Plot No. as shown edged red and shaded blue on the plan annexed hereto	(2) Description of the Plot	(3) Title Number(s) (for the purposes of assisting with land registration only)	(4) Rights to be vested	(5) Restrictive covenants to be imposed
1/40	Acquisition of rights over and temporary possession and use of 1139 square metres, or thereabouts, of wooded area, grassed area and private track situated to the north east of Stratford Bridge and to the south west of Battleston Hill, in the Borough of Guildford.	SY524010	Such rights for the Acquiring Authority, its lessees, licensees, successors in title, assigns and those authorised by any of these, and any statutory undertaker, as may be required in relation to the development authorised by the M25 Junction 10/A3 Wisley Interchange Development Consent Order 2022 (Work No. 63(a)):  (1) To construct, retain, inspect, operate, access maintain and repair a diverted gas pipeline and associated equipment.  The rights specified at (1) above include rights for Southern Gas Networks PLC, (and those authorised by it) to:  (a) at all reasonable times and on reasonable notice (except in case of inspecting and emergencies where no notice is required) to enter onto the land as reasonably required with or without vehicles, plant and equipment (at no expense to the landowner and in a proper and workmanlike manner):  (i) install a pipeline (and other apparatus ancillary thereto) which shall be used for the transmission,	So as to bind the land and every part thereof into whosesoever hands the same may come and for the benefit and to protect Southern Gas Networks PLC's undertaking:  (1) not to do anything or allow anything to be done on the land that may interfere with or damage the Gas Main or interfere with, impede or obstruct Southern Gas Networks PLC's (and those authorised by its) access to or use of the Gas Main;  (2) not to:  (a) erect any building or structure or plant on through over or beneath a 7 metre strip on the land centred on the Gas Main or as otherwise notified to the landowner (the "Strip");  (b) plant or allow to grow any tree or shrub on through over or beneath the Strip;  (c) change the level of the surface, ground cover or composition of the Strip;  (d) drill, dig or break up the land within the Strip;

2/140	Acquisition of sights area	CVC11126	storage and distribution of gas (or other materials and substances) ("Gas Main") below the present surface of the land and afterwards to use, retain, inspect, maintain, repair, alter, renew, replace, supplement, enlarge, connect into, operate, render unusable and/or remove the Gas Main; (ii) subject to not obstructing lawful access to the land, temporarily park a motor and/or a mechanical vehicle on the unbuilt upon parts of the land during the exercise of the rights pursuant to (i); (iii) break up the surface of and excavate so much of the land as may be reasonably necessary for the purpose of exercising the rights (pursuant to (i)) subject always to Southern Gas Networks PLC (and those authorised by it) causing as little damage as reasonably possible and making good any damage that it does cause, at its own expense, to the reasonable satisfaction of the landowner; (b) the full right of shelter and protection and vertical and lateral support for the benefit of the Gas Main from the land.	(e) adversely affect the free flow and passage of gas or means of communication along or through the Gas Main provided that in respect of the Strip nothing shall prevent the landowner from:  (i) installing any necessary service pipes, drains, wires or cables; and/or  (ii) carrying on normal acts of good husbandry including fencing, hedging and ditching; and/or  (iii) landscaping or constructing roads, cycleways, footpaths and parking areas (including installing lighting and associated removable street furniture such as street or area name plates, columns, bollards, bins and seats) in each case not so as to cause any such interference, obstruction or material reduction of the depth of soil subject to and conditional upon Southern Gas Networks PLC having given its prior written consent (not to be unreasonably withheld or delayed but may be given subject to reasonable conditions) to any such works, doing such works under the supervision of Southern Gas Networks PLC (if reasonably required by Southern Gas Networks PLC) and the landowner shall supply to Southern Gas Networks PLC with any application for such consent all reasonable information that it may require in order to consider any such request (including but not limited to drawings, risk assessments method statements and specifications).
2/14a	Acquisition of rights over and temporary possession and use of 27 square metres, or thereabouts, of public adopted highway (Elm Lane) situated to the	SY611136	Such rights for the Acquiring Authority, its lessees, licensees, successors in title, assigns and those authorised by any of these, and any statutory undertaker, as may be required in relation to the development authorised by the M25 Junction 10/A3 Wisley Interchange	So as to bind the land and every part thereof into whosesoever hands the same may come and for the benefit and to protect Southern Gas Networks PLC's undertaking:  (1) not to do anything or allow anything to be done on the land that may interfere

	south east of Battleston Hill and to the west of Ockham Village Green, in the Borough of Guildford.		Development Consent Order 2022 (Work Nos. 33(c), 52(b) and 63(a)):  (1) For use as a construction access route; (2) To construct a footpath and use as a maintenance access;	with or damage the Gas Main or interfere with, impede or obstruct Southern Gas Networks PLC's (and those authorised by its) access to or use of the Gas Main;
2/14b	Acquisition of rights over and temporary possession and use of 100 square metres, or thereabouts, of public adopted highway (Elm Lane) situated to the south east of Battleston Hill and to the west of Ockham Village Green, in the Borough of Guildford.	SY611136	(3) To construct, operate, access and maintain a diversion to an existing gas pipeline and associated equipment; (4) To construct, operate, access and maintain a carrier drain; (5) For use as a maintenance access for the authorised development.  The rights specified at (3) above include rights for Southern Gas Networks PLC, (and those authorised by it) to: (a) at all reasonable times and on reasonable notice (except in case of inspecting and emergencies where no notice is required) to enter onto the land as reasonably required with or without vehicles, plant and equipment (at no expense to the landowner and in a proper and workmanlike manner): (i) install a pipeline (and other apparatus ancillary thereto) which shall be used for the transmission, storage and distribution of gas (or other materials and substances) ("Gas Main") below the present surface of the land and afterwards to use, retain, inspect, maintain, repair, alter, renew, replace, supplement, enlarge, connect into, operate, render unusable and/or remove the Gas Main; (ii) subject to not obstructing lawful access to the land, temporarily park a motor and/or a mechanical vehicle on the unbuilt upon parts	(2) not to:  (a) erect any building or structure or plant on through over or beneath a 7 metre strip on the land centred on the Gas Main or as otherwise notified to the landowner (the "Strip");  (b) plant or allow to grow any tree or shrub on through over or beneath the Strip;  (c) change the level of the surface, ground cover or composition of the Strip;  (d) drill, dig or break up the land within the Strip;  (e) adversely affect the free flow and passage of gas or means of communication along or through the Gas Main provided that in respect of the Strip nothing shall prevent the landowner from:  (i) installing any necessary service pipes, drains, wires or cables; and/or  (ii) carrying on normal acts of good husbandry including fencing, hedging and ditching; and/or  (iii) landscaping or constructing roads, cycleways, footpaths and parking areas (including installing lighting and associated removable street furniture such as street or area name plates, columns, bollards, bins and seats) in each case not so as to cause any such interference, obstruction or material reduction of the depth of soil subject to and conditional upon Southern Gas Networks PLC having given

			of the land during the exercise of the rights pursuant to (i);  (iii) break up the surface of and excavate so much of the land as may be reasonably necessary for the purpose of exercising the rights (pursuant to (i)) subject always to Southern Gas Networks PLC (and those authorised by it) causing as little damage as reasonably possible and making good any damage that it does cause, at its own expense, to the reasonable satisfaction of the landowner;  (b) the full right of shelter and protection and vertical and lateral support for the benefit of the Gas Main from the land.	its prior written consent (not to be unreasonably withheld or delayed but may be given subject to reasonable conditions) to any such works, doing such works under the supervision of Southern Gas Networks PLC (if reasonably required by Southern Gas Networks PLC) and the landowner shall supply to Southern Gas Networks PLC with any application for such consent all reasonable information that it may require in order to consider any such request (including but not limited to drawings, risk assessments method statements and specifications).
7/9	Acquisition of rights over and temporary possession and use of 348 square metres, or thereabouts, of private track and overhead electricity distribution lines situated to the south east of Seven Hills Hotel and to the north west of New Farm House, in the Borough of Elmbridge, designated as a registered park and garden.	SY773030	Such rights for the Acquiring Authority, its lessees, licensees, successors in title, assigns and those authorised by any of these, Southern Gas Networks PLC and any statutory undertaker, as may be required in relation to the development authorised by the M25 Junction 10/A3 Wisley Interchange Development Consent Order 2022 (Work Nos. 17(c) and 40):  (1) To construct, operate, access and maintain modifications to access to gas valve compound.	
7/10	Acquisition of rights over and temporary possession and use of 9 square metres, or thereabouts, of private track and overhead electricity	SY773030		

	distribution lines situated to the south east of Seven Hills Hotel and to the north west of New Farm House, in the Borough of Elmbridge, designated as a registered park and garden.			
7/15	Acquisition of rights over and temporary possession and use of 7 square metres, or thereabouts, of woodland situated to the north east of Heyswood Girls Guide Camp and to the south east of Seven Hills Hotel, in the Borough of Elmbridge, designated as a registered park and garden.	SY773030	lessees, licensees, successors in title, assigns and those authorised by any of these, and any	So as to bind the land and every part thereof into whosesoever hands the same may come and for the benefit and to protect Southern Gas Networks PLC's undertaking:  (1) not to do anything or allow anything to be done on the land that may interfere with or damage the Gas Main or interfere with, impede or obstruct Southern Gas Networks PLC's (and those authorised by its) access to or use of the Gas Main;  (2) not to:  (a) erect any building or structure or plant on through over or beneath
7/15a	Acquisition of rights over and temporary possession and use of 33 square metres, or thereabouts, of woodland, private accessway and overhead electricity distribution lines situated to the north east of Heyswood Girls Guide Camp and to the south east of Seven Hills Hotel, in the Borough of Elmbridge, designated as a registered park and garden.	SY773030	authorised by it) to:  (a) at all reasonable times and on reasonable notice (except in case of inspecting and emergencies where no notice is required) to enter onto the land as reasonably required with or without vehicles, plant and equipment (at no expense to the landowner and in a proper and workmanlike manner):  (i) install a pipeline (and other apparatus ancillary thereto) which shall be used for the transmission, storage and distribution of gas (or other materials and substances)  ("Gas Main") below the present surface of the land and afterwards	a 7 metre strip on the land centred on the Gas Main or as otherwise notified to the landowner (the "Strip"); (b) plant or allow to grow any tree or shrub on through over or beneath the Strip; (c) change the level of the surface, ground cover or composition of the Strip; (d) drill, dig or break up the land within the Strip; (e) adversely affect the free flow and passage of gas or means of communication along or through the Gas Main

7/16	Acquisition of rights over and temporary possession and use of 115 square metres, or thereabouts, of hardstanding situated to the south east of Seven Hills Hotel and to the north west of New Farm House, in the Borough of Elmbridge, designated as a registered park and garden.	SY443921	to use, retain, inspect, maintain, repair, alter, renew, replace, supplement, enlarge, connect into, operate, render unusable and/or remove the Gas Main;  (ii) subject to not obstructing lawful access to the land, temporarily park a motor and/or a mechanical vehicle on the unbuilt upon parts of the land during the exercise of the rights pursuant to (i);  (iii) break up the surface of and excavate so much of the land as may be reasonably necessary for the purpose of exercising the rights (pursuant to (i)) subject always to Southern Gas Networks PLC (and those authorised by it) causing as little damage as reasonably possible and making good any damage that it does cause, at its own expense, to the reasonable satisfaction of the landowner;  (b) the full right of shelter and protection and vertical and lateral support for the benefit of the Gas Main from the land.	provided that in respect of the Strip nothing shall prevent the landowner from:  (i) installing any necessary service pipes, drains, wires or cables; and/or (ii) carrying on normal acts of good husbandry including fencing, hedging and ditching; and/or  (iii) landscaping or constructing roads, cycleways, footpaths and parking areas (including installing lighting and associated removable street furniture such as street or area name plates, columns, bollards, bins and seats) in each case not so as to cause any such interference, obstruction or material reduction of the depth of soil subject to and conditional upon Southern Gas Networks PLC having given its prior written consent (not to be unreasonably withheld or delayed but may be given subject to reasonable conditions) to any such works, doing such works under the supervision of Southern Gas Networks PLC (if reasonably required by Southern Gas Networks PLC) and the landowner shall supply to Southern Gas Networks PLC with any application for such consent all reasonable information that it may require in order to consider any such request (including but not limited to drawings, risk assessments method statements and specifications).
7/17	Acquisition of rights over and temporary possession and use of 434 square metres, or thereabouts, of wooded area situated to the south east of Seven Hills Hotel and to the north west of New Farm House, in the Borough of Elmbridge,	SY773030	Such rights for the Acquiring Authority, its lessees, licensees, successors in title, assigns and those authorised by any of these, and any statutory undertaker, as may be required in relation to the development authorised by the M25 Junction 10/A3 Wisley Interchange Development Consent Order 2022 (Work No. 63(a)):	So as to bind the land and every part thereof into whosesoever hands the same may come and for the benefit and to protect Southern Gas Networks PLC's undertaking:  (1) not to do anything or allow anything to be done on the land that may interfere with or damage the Gas Main or interfere with, impede or obstruct Southern Gas Networks PLC's (and

designated as a	(1) To appropriate accounts	
	(1) To construct, operate, access and	those authorised by its) access to or
registered park and	maintain a diversion to an existing gas	use of the Gas Main;
garden.	pipeline and associated equipment;	(2) not to:
	(2) To undertake, access and maintain tree and shrub planting.	(a) erect any building or structure or plant on through over or beneath a 7 metre strip on the land
	The rights specified at (1) above include rights for Southern Gas Networks PLC, (and those	centred on the Gas Main or as
	authorised by it) to:	otherwise notified to the landowner (the "Strip");
	(a) at all reasonable times and on reasonable notice (except in case of	(b) plant or allow to grow any tree or shrub on through over or beneath
	inspecting and emergencies where no notice is required) to enter onto the	the Strip;
	land as reasonably required with or	<ul><li>(c) change the level of the surface, ground cover or composition of</li></ul>
	without vehicles, plant and equipment	the Strip;
	(at no expense to the landowner and in	(d) drill, dig or break up the land
	a proper and workmanlike manner): (i) install a pipeline (and other	within the Strip;
	apparatus ancillary thereto) which	(e) adversely affect the free flow and
	shall be used for the transmission,	passage of gas or means of
	storage and distribution of gas (or	communication along or through the Gas Main
	other materials and substances)	provided that in respect of the Strip nothing
	("Gas Main") below the present	shall prevent the landowner from:
	surface of the land and afterwards	(i) installing any necessary service
	to use, retain, inspect, maintain,	pipes, drains, wires or cables; and/or
	repair, alter, renew, replace,	(ii) carrying on normal acts of good
	supplement, enlarge, connect into,	husbandry including fencing, hedging
	operate, render unusable and/or	and ditching; and/or
	remove the Gas Main;	(iii) landscaping or constructing roads,
	(ii) subject to not obstructing lawful	cycleways, footpaths and parking
	access to the land, temporarily	areas (including installing lighting and
	park a motor and/or a mechanical	associated removable street furniture
	vehicle on the unbuilt upon parts	such as street or area name plates,
	of the land during the exercise of	columns, bollards, bins and seats)
	the rights pursuant to (i);	in each case not so as to cause any such
	(iii) break up the surface of and	interference, obstruction or material reduction
	excavate so much of the land as	of the depth of soil subject to and conditional
	may be reasonably necessary for	upon Southern Gas Networks PLC having given
	the purpose of exercising the	its prior written consent (not to be
	rights (pursuant to (i)) subject	unreasonably withheld or delayed but may be
	always to Southern Gas Networks	given subject to reasonable conditions) to any

Ŧ			PLC (and those authorised by it) causing as little damage as reasonably possible and making good any damage that it does cause, at its own expense, to the reasonable satisfaction of the landowner; (b) the full right of shelter and protection and vertical and lateral support for the benefit of the Gas Main from the land.	such works, doing such works under the supervision of Southern Gas Networks PLC (if reasonably required by Southern Gas Networks PLC) and the landowner shall supply to Southern Gas Networks PLC with any application for such consent all reasonable information that it may require in order to consider any such request (including but not limited to drawings, risk assessments method statements and specifications).
7/23	Acquisition of rights over and temporary possession and use of 2312 square metres, or thereabouts, of former public adopted highway (Seven Hills Road South), track and woodland situated to the south east of Wood Court Lodge and to the north west of New Farm House, in the Borough of Elmbridge.	SY624482 SY713643	Such rights for the Acquiring Authority, its lessees, licensees, successors in title, assigns and those authorised by any of these, and any statutory undertaker, as may be required in relation to the development authorised by the M25 Junction 10/A3 Wisley Interchange Development Consent Order 2022 (Work Nos. 35 and 35(k)):  (1) To construct a bridleway and for use as a private means of access and for use as a maintenance access;  (2) To construct, operate, access and maintain diversions to existing utility connections and associated apparatus and equipment;  (3) For use as a construction access route;  (4) For use as a maintenance access for the authorised development.  The rights specified at (2) above include rights for Southern Gas Networks PLC, (and those authorised by it) to:  (a) at all reasonable times and on reasonable notice (except in case of inspecting and emergencies where no notice is required) to enter onto the land as reasonably required with or without vehicles, plant and equipment (at no expense to the landowner and in a proper and workmanlike manner):	So as to bind the land and every part thereof into whosesoever hands the same may come and for the benefit and to protect Southern Gas Networks PLC's undertaking:  (1) not to do anything or allow anything to be done on the land that may interfere with or damage the Gas Main or interfere with, impede or obstruct Southern Gas Networks PLC's (and those authorised by its) access to or use of the Gas Main;  (2) not to:  (a) erect any building or structure or plant on through over or beneath a 7 metre strip on the land centred on the Gas Main or as otherwise notified to the landowner (the "Strip");  (b) plant or allow to grow any tree or shrub on through over or beneath the Strip;  (c) change the level of the surface, ground cover or composition of the Strip;  (d) drill, dig or break up the land within the Strip;  (e) adversely affect the free flow and passage of gas or means of communication along or through the Gas Main

			(i) install a pipeline (and other apparatus ancillary thereto) which shall be used for the transmission, storage and distribution of gas (or other materials and substances) ("Gas Main") below the present surface of the land and afterwards to use, retain, inspect, maintain, repair, alter, renew, replace, supplement, enlarge, connect into, operate, render unusable and/or remove the Gas Main; (ii) subject to not obstructing lawful access to the land, temporarily park a motor and/or a mechanical vehicle on the unbuilt upon parts of the land during the exercise of the rights pursuant to (i); (iii) break up the surface of and excavate so much of the land as may be reasonably necessary for the purpose of exercising the rights (pursuant to (i)) subject always to Southern Gas Networks PLC (and those authorised by it) causing as little damage as reasonably possible and making good any damage that it does cause, at its own expense, to the reasonable satisfaction of the landowner; (b) the full right of shelter and protection and vertical and lateral support for the benefit of the Gas Main from the land.	provided that in respect of the Strip nothing shall prevent the landowner from:  (i) installing any necessary service pipes, drains, wires or cables; and/or  (ii) carrying on normal acts of good husbandry including fencing, hedging and ditching; and/or  (iii) landscaping or constructing roads, cycleways, footpaths and parking areas (including installing lighting and associated removable street furniture such as street or area name plates, columns, bollards, bins and seats) in each case not so as to cause any such interference, obstruction or material reduction of the depth of soil subject to and conditional upon Southern Gas Networks PLC having given its prior written consent (not to be unreasonably withheld or delayed but may be given subject to reasonable conditions) to any such works, doing such works under the supervision of Southern Gas Networks PLC (if reasonably required by Southern Gas Networks PLC) and the landowner shall supply to Southern Gas Networks PLC with any application for such consent all reasonable information that it may require in order to consider any such request (including but not limited to drawings, risk assessments method statements and specifications).
8/7	Acquisition of rights over and temporary possession and use of 748 square metres, or thereabouts, of wooded area situated to the south east of	SY502474	Such rights for the Acquiring Authority, its lessees, licensees, successors in title, assigns and those authorised by any of these, and any statutory undertaker, as may be required in relation to the development authorised by the M25 Junction 10/A3 Wisley Interchange	So as to bind the land and every part thereof into whosesoever hands the same may come and for the benefit and to protect Southern Gas Networks PLC's undertaking:  (1) not to do anything or allow anything to be done on the land that may interfere

Leighton House and to	Devialana	cont Concept Order 2022 (West No	
the south west of Stables		nent Consent Order 2022 (Work No.	with or damage the Gas Main or
	63(c)):		interfere with, impede or obstruct
Cottage, in the Borough		o construct, operate, access and	Southern Gas Networks PLC's (and
of Elmbridge, designated		naintain a diversion to an existing gas	those authorised by its) access to or
as a registered park and		ipeline and associated equipment;	use of the Gas Main;
garden.	(2) T	o construct, inspect, access and	(2) not to:
	n	naintain a highway fence.	(a) erect any building or structure or
			plant on through over or beneath
	The right	s specified at (1) above include rights	a 7 metre strip on the land
	for South	ern Gas Networks PLC, (and those	centred on the Gas Main or as
		d by it) to:	otherwise notified to the
		t all reasonable times and on	landowner (the "Strip");
		easonable notice (except in case of	
		rspecting and emergencies where no	(b) plant or allow to grow any tree or shrub on through over or beneath
		otice is required) to enter onto the	the Strip;
		and as reasonably required with or	(c) change the level of the surface,
		vithout vehicles, plant and equipment	
		at no expense to the landowner and in	ground cover or composition of
		proper and workmanlike manner):	the Strip;
			(d) drill, dig or break up the land
		i) install a pipeline (and other	within the Strip;
		apparatus ancillary thereto) which	(e) adversely affect the free flow and
		shall be used for the transmission,	passage of gas or means of
		storage and distribution of gas (or	communication along or through
		other materials and substances)	the Gas Main
		("Gas Main") below the present	provided that in respect of the Strip nothing
		surface of the land and afterwards	shall prevent the landowner from:
		to use, retain, inspect, maintain,	<ul><li>(i) installing any necessary service pipes,</li></ul>
		repair, alter, renew, replace,	drains, wires or cables; and/or
		supplement, enlarge, connect into,	(ii) carrying on normal acts of good
		operate, render unusable and/or	husbandry including fencing, hedging
		remove the Gas Main;	and ditching; and/or
		ii) subject to not obstructing lawful	(iii) landscaping or constructing roads,
		access to the land, temporarily	cycleways, footpaths and parking
		park a motor and/or a mechanical	areas (including installing lighting and
		vehicle on the unbuilt upon parts	associated removable street furniture
		of the land during the exercise of	such as street or area name plates,
		the rights pursuant to (i);	columns, bollards, bins and seats)
	T C	iii) break up the surface of and	in each case not so as to cause any such
		excavate so much of the land as	interference, obstruction or material reduction
			of the depth of soil subject to and conditional
		may be reasonably necessary for the purpose of exercising the	of the depth of soil subject to and conditional upon Southern Gas Networks PLC having given

	rights (pursuant to (i)) subject always to Southern Gas Networks PLC (and those authorised by it) causing as little damage as reasonably possible and making good any damage that it does cause, at its own expense, to the reasonable satisfaction of the landowner; (b) the full right of shelter and protection and vertical and lateral support for the benefit of the Gas Main from the land.	its prior written consent (not to be unreasonably withheld or delayed but may be given subject to reasonable conditions) to any such works, doing such works under the supervision of Southern Gas Networks PLC (if reasonably required by Southern Gas Networks PLC) and the landowner shall supply to Southern Gas Networks PLC with any application for such consent all reasonable information that it may require in order to consider any such request (including but not limited to drawings, risk assessments method statements and specifications).
--	--	--

### SECOND SCHEDULE

### **Excluded Persons of general application**

Affinity Water Limited

National Grid Electricity Transmission PLC

National Highways Limited

Southern Gas Networks PLC

South Eastern Power Networks PLC

2023 0199

**EXECUTED** as a **DEED** 

By affixing the common seal of

NATIONAL HIGHWAYS LIMITED

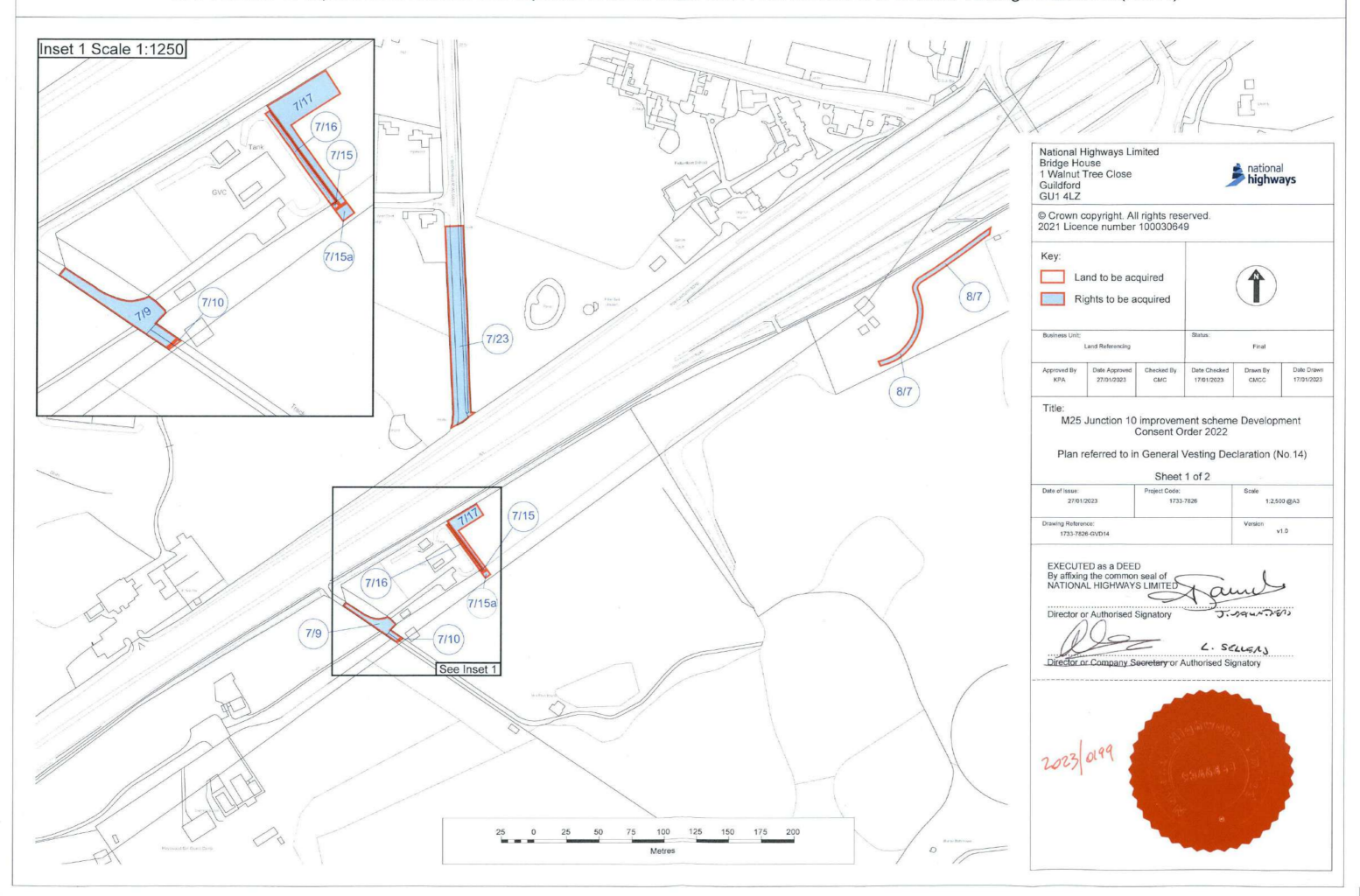
Director or Authorised Signatory

Director or Company Secretary or Authorised

Signatory

L-SELLERS

# M25 Junction 10 improvement scheme Development Consent Order 2022 Plan referred to in General Vesting Declaration (No.14)



# M25 Junction 10 improvement scheme Development Consent Order 2022 Plan referred to in General Vesting Declaration (No.14)

