DATED		2024
	SUFFOLK COUNTY COUNCIL	(1)
	- and –	
	DAMSONGREEN ENERGYFARM LIMITED	(2)
	- and –	
	TYE LANE SOLAR LIMITED	(3)
	- and –	

## **AGREEMENT**

MARTIN CRACK AND LESLEY

CRACK

(4)

made pursuant to Sections 278 and 38 of the Highways Act 1980 and any other enabling power relating to the development of land at Tye Lane, Bramford, Suffolk

Nigel Inniss Head of Governance Suffolk County Council 8 Russell Road Ipswich Suffolk IP1 2BX

Ref: AW/80435

# SECTION 278 AGREEMENT INDEX

		Page
1.	Legal Effect	8
2.	Notices	8
3.	General	9
4.	Arbitration	10
5.	Covenants	11
6.	Not used	12
7.	Third Party Rights	12
8.	Lapse	12
9.	Counterparts Clause	13
Schedules		
Schedule I	Developer Obligations	16
Schedule II.A	Performance Bond Agreement	34
Schedule III	Highways Works	41
Schedule IV	Approved List of Drawings	42
Appendixes		
Appendix 1	Approved Drawings and Plans	42

- **BETWEEN** the following parties :-
- SUFFOLK COUNTY COUNCIL of Endeavour House 8 Russell Road Ipswich Suffolk IP1 2BX ("the County Council")
- (2) DAMSONGREEN ENERGYFARM LIMITED (company number 15426313) of Alexander House, 1 Mandarin Road, Rainton Bridge Business Park, Houghton Le Spring, Sunderland, DH4 5RA ("the Developer")
- (3) TYE LANE SOLAR LIMITED (company number 12810026) of First Floor Suite, 2 Hillside Business Park, Hillside Road, Bury St. Edmunds, IP32 7EA, ("the First Owner") and
- (4) MARTIN CRACK AND LESLEY CRACK of Baldwins, Green Lane, Rougham, Bury St. Edmunds, Suffolk, IP30 9JR ("the Second Owners")

## **RECITALS AND DEFINITIONS**

"Contract"

(A) In this Agreement unless the context otherwise requires the following words shall have the following meanings:-

"1980 Act"	Means the Highways Act 1980 (as amended)	
"Approved Contractor"	Means the contractor(s) approved by the County Council for carrying out the Highway Works of the value and complexity proposed	
"Approved Sub- Contractor"	Means the sub-contractor(s) approved by the County Council for carrying out the Highway Works of the value and complexity proposed	
"CDM Regulations"	Means the Construction (Design and Management) Regulations 2015 (SI 2015/51)	
"Certificate of Final Completion"	Means any of the certificates referred to in paragraph 15.3 of Schedule I	
"Certificate of Substantial Completion"	Means any of the certificates referred to in paragraph 14.2 of Schedule I	

Means the contract or contracts in respect of each and all of

the Highway Works

"Contractor" Means the contractor or contractors who have been awarded

the Contract to execute the Highway Works. For the avoidance of doubt the aforementioned definition does not

include any subcontractor

"Development" Means the development to be carried out pursuant to the

Permission

"Director" Means the County Council's Executive Director of Growth,

Highways and Infrastructure or other officers of the County

Council acting under his hand

"Highway Works" Means the works collectively or individually as the context

requires which are set out in Schedule III of this Agreement

and shown in the Works Drawings

"Highway Structure" Means any bridge, subway, culvert, pipe, tunnel, or other

structure built in, over, under or adjacent to any part of the

highway

"Performance

Bond"

Means the bond with the Performance Bond Surety for each and all of the Highway Works, such bond to be in the form set out in Schedule II.A, to the effect that should the Developer default in the execution of its obligations to carry out the

Highway Works and to maintain the same in accordance with the provisions of this Agreement then the County Council will call upon the Performance Bond Surety to provide the full

value of the Performance Bond (subject to the provisions

hereinafter contained) to carry out the Highway Works and

maintain the same as aforesaid

"Performance

Figure"

Means the sum of £274,739.52 (two hundred and seventyfour thousand seven hundred and thirty-nine pounds and fiftytwo pence) being the Tender Sum plus 10 per cent in respect

of the Highway Works and as set out in each of the Contracts

"Performance Bond

Surety"

Means BANCO SANTANDER, S.A., LONDON BRANCH of of 2 Triton Square, London, Regents Place, NW1 3AN.

4

"Permission"

Means the planning permission granted by Mid Suffolk District Council dated 2 September 2021 granted with reference number DC/21/04711 in respect of the Site together with any modification of it

"Road Safety Audit"

Means the evaluation of each and all of the Highway Works during design and at the end of construction to identify potential road safety problems that may affect any users of the highway and to suggest measures to eliminate or mitigate those problems in accordance with Department for Transport standards or by the County Council as agreed by the Director

"Site"

Means land situated at Tye Lane, Bramford, Suffolk registered at HM Land Registry with Title Numbers SK404271, SK163391 and SK215143 and shown edged red on the attached "Site Location Plan"

"Specification"

The County Council's "Specification for Estate Roads" dated May 2007 (or later amendment current at the date of this Agreement) so far as this is consistent with the Works Drawings and description in Schedule III (subject to any variations agreed in writing by the Director)

"Sub-contractor"

Means the sub-contractor(s) working for the Contractor(s) who have been contracted to execute the Highway Works

"Substantial Completion"

Means complete to the reasonable satisfaction of the Director and so that the Highway Works can be used for the purpose and operate in the manner for which they were designed

"Technical Standards" Means the standards necessary to ensure complete conformity with all UK primary and secondary legislation (including by-laws) all guidance standards and codes of practice issued by the Department for Transport the County Council statutory undertakers and relevant professional institutes the Road Safety Audit and formal instructions issued by the Director from time to time during the design and implementation of the Highway Works and for the avoidance of doubt this shall include the Traffic Signs Regulations and



## TYE LANE SOLAR FARM



Site Location Plan



KEY



North





Solar Farm Site Boundary



Approximate Grid Connection Route

PREPARED ON BEHALF OF



A Client of



General Directions 2016 and BS5489 in relation to the design of any street lighting

"Tender Sum"

Means the sum of £249,763.20 (two hundred and forty-nine thousand seven hundred and sixty-three pounds and twenty pence) (including the costs associated with statutory undertakers work and traffic management) agreed by the Director for carrying out the Contract by the Contractor

"Works Drawings"

Means the attached drawings bearing the numbers referred to in Schedule IV or any subsequent revision of them which has been approved or requested by the Director and which relate to the Highway Works

- (B) In this Agreement unless the context otherwise requires :-
  - (i) Words importing the singular meaning where the context so admits include the plural meaning and vice versa; and
  - (ii) Words of the masculine gender include the feminine and neuter genders and words denoting actual persons include companies, corporations and firms and all such words shall be construed interchangeably in that manner; and
  - (iii) "party" or "parties" means a party or parties to this Agreement; and
  - (iv) references to any party shall include the successors in title and assigns of that party; and in the case of the County Council the successors to its statutory functions; and
  - (v) where a party includes more than one person any obligations of that party can be enforced against all of them jointly and severally unless there is an express provision otherwise; and
  - (vi) the headings and contents list in this Agreement shall not form part of or affect its construction; and
  - (vii) references to clauses schedules and paragraphs are references to clauses in and schedules to this Agreement and paragraphs in schedules to this Agreement; and

- (viii) where a party or any officer or employee is required to give its consent approval or agreement to any specific provision in this Agreement such consent approval or agreement shall not be unreasonably withheld or delayed; and
- (ix) any mention herein of any act or of any section regulation or statutory instrument shall be deemed to refer to the same source as at any time amended and where such act section regulation or statutory instrument has been replaced consolidated or re-enacted with or without amendment such mention shall be deemed to refer to the relevant provision of the updating consolidating or re-enacting act or section or regulation or statutory instrument
- (C) The County Council is the highway authority (except for trunk roads) for the purposes of the 1980 Act for the area within which the Site is situated and the Highway Works will be carried out
- (D) The Developer is developing the Site in accordance with the Permission
- (E) The First Owner (Tye Lane Solar Limited) is the registered proprietor with title absolute of part of the Site in so far as it is registered at the Land Registry under Title Number SK404271 and SK163391
- (F) The Second Owners (Martin Crack and Lesley Crack) are the registered proprietors with title absolute of part of the Site in so far as it is registered at the Land Registry under Title Number SK215143
- (G) The First Owner and Second Owners wish to dedicate as public highway that part of the Site upon which the Highway Works are to be constructed which does not currently form part of the public highway and the County Council agrees to accept such dedication and adopt that part of the Site and the Highway Works as highway maintainable at public expense on the terms and conditions hereinafter contained
- (H) Having regard to the development plan and other material considerations the County Council considers it expedient in the interests of the proper planning of their area that the Highway Works need to be carried out to facilitate the Development and that entering into this Agreement will be of benefit to the public

#### NOW THIS DEED WITNESSES as follows:-

#### 1 LEGAL EFFECT

- 1.1. This Agreement and the covenants that appear hereinafter are made pursuant to Sections 38 72 and 278 of the 1980 Act Section 111 of the Local Government Act 1972 and Section 1 of the Localism Act 2011 and all other enabling powers to the intent that the provisions of this Agreement shall bind the Site and the parties hereto and all persons deriving title through or under them
- 1.2. This Agreement is a Deed. Any financial default under this Agreement will be registered as a Local Land Charge under section 278(5)(c) of the 1980 Act
- 1.3. No waiver (whether express or implied) by the County Council of any breach or default by the Developer in the performance or observance of any of the covenants, terms or obligations in this Agreement shall constitute a continuing waiver and no such waiver shall prevent the County Council from enforcing any of the covenants, terms or obligations or from acting upon any subsequent breach or default in respect thereof
- 1.4. Any provision of this Agreement which is or may be unlawful void or unenforceable shall to the extent of such unlawfulness invalidity or unenforceability be deemed severable and shall not affect any other provision of this Agreement
- 1.5. This Agreement is governed by and interpreted in accordance with English law and shall be determined in the Courts of England

## 2 NOTICES

2.1. Any notices or other written communication to be served or given by one party upon or to any other party under the terms of this Agreement shall be deemed to have been validly served or given if delivered by hand or sent by recorded delivery post or sent by the DX service to the party upon whom it is to be served or to whom it is to be given or as otherwise notified for the purpose by notice in writing provided that the notice or other written communication is addressed and delivered by

hand or by recorded delivery post or by the DX service to the address of the party concerned as nominated in sub-clause 2.2. below

2.2. The address for any notice or other written communication in the case of each party to this Agreement shall be as follows:-

The County Council

Suffolk County Council Endeavour
House 8 Russell Road Ipswich IP1
2BX marked for the attention of the
Assistant Director of Governance,
Legal and Assurance (or where the
context requires the Executive
Director of Growth, Highways and
Infrastructure, Endeavour House 8

Russell Road Ipswich IP1 2BX)

The Developer marked for the attention of the EDF

Energy Renewables Limited
Alexander House, 1 Mandarin Road,
Rainton Bridge Business Park,
Houghton Le Spring, Sunderland,

DH4 5RA (FAO: Ed Foden)

The First Owner marked for the attention of the

Managing Director of Tye Lane Solar Limited, First Floor Suite, 2 Hillside Business Park, Hillside Road, Bury

St. Edmunds, IP32 7EA

The Second Owners marked for the attention of Martin

Crack and Lesley Crack of Baldwins, Green Lane, Rougham, Bury St.

Edmunds, Suffolk, IP30 9JR

Any notice or other written communication to be given by the County Council shall be deemed to be valid and effective if on its face it is signed on behalf of the County Council by a duly authorised officer

#### 3 GENERAL

3.1. All works and activities to be carried out under the terms of this Agreement (including for the avoidance of doubt such works as are of a

- preparatory ancillary or of a maintenance nature) are (save where expressly provided otherwise) to be at the sole expense of the Developer and at no cost to the County Council
- 3.2. All consideration given and payments made in accordance with the provisions of this Agreement shall be exclusive of any VAT properly payable in respect thereof and in the event of VAT becoming chargeable at any time in respect of any supply made in accordance with the terms of this Agreement then to the extent that VAT had not previously been charged in respect of that supply the person making the supply shall raise a VAT invoice to the person to whom the supply was made and the VAT shall be paid accordingly
- 3.3. The County Council and their respectively duly authorised officers and agents may enter upon the land on which the Highway Works are being carried out at any reasonable time to ascertain whether the terms of the Agreement are being or have been complied with

## 4 **ARBITRATION**

- 4.1. Any dispute or difference arising between the parties as a result of this Agreement may be referred to the arbitration of a single arbitrator to be agreed upon between the parties or failing agreement within fourteen days after either of the parties has given to the other a written request requiring the appointment of an arbitrator to a person to be appointed at the request of either of the parties by the President for the time being of The Institution of Civil Engineers
- 4.2. Any reference to arbitration shall be undertaken in accordance with and subject to the provisions of the Arbitration Act 1996 save as follows:-
  - (a) the seat of the arbitration shall be at the County Council's offices in Ipswich Suffolk
  - (b) where appropriate the arbitrator may consolidate arbitral proceedings
  - (c) with the parties' agreement the arbitrator may appoint experts or legal advisers

- 4.3 A party wishing to refer any such dispute or difference to arbitration shall notify the other party in writing of such intention without delay
- 4.4 The arbitrator shall act as a referee and not as an expert except in any case where the parties to a dispute or difference agree on the arbitrator when such parties may also agree that such arbitrator shall act as an expert
- 4.5 Subject to Sections 67 68 and 69 of the Arbitration Act 1996 the parties agree to be bound by the decision of the arbitrator

#### 5 <u>COVENANTS</u>

- 5.1 The First Owner and Second Owners covenant and warrant to the County Council that they have full power to enter into this Agreement and there is no other person having a charge over or any other interest in the Site whose consent is necessary for the First Owner or Second Owner to enter into this Agreement and to comply with the obligations set out at paragraph 14.3 of Schedule I
- 5.2 The Developer hereby covenants and undertakes with the County Council that from the date of this Agreement it will (unless otherwise agreed by the County Council) carry out and comply with the obligations set out in Schedule I and the details set out in Schedules III and IV hereto
- 5.3 The County Council without prejudice to its statutory powers and duties hereby appoints the Developer to act as its agent and gives to the Developer licence (in so far as is reasonably necessary for the Developer to perform the obligations under the terms of this Agreement) to enter into and upon and remain upon the highway to carry out the construction of the Highway Works within the timescales referred to in Schedule III hereto or such other period as may be agreed in writing by the Director, provided that this licence shall not extend to the Developer's successors in title or assigns unless otherwise agreed in writing by the Director prior to that successor or assignee commencing work in the public highway
- 5.4 The Developer covenants with the County Council not to commence the Highway Works set out in Schedule III unless road space has first been booked with the County Council

- 5.5 The Developer covenants with the County Council as highway authority to give written notice not less than three calendar months (or such shorter period as may be agreed by the County Council) prior to works commencing, in order that the County Council as highway authority has sufficient time to ensure that the commencement of works will cause the least disruption possible to road users and the County Council reserves the right to refuse consent and/or to stop or require the stopping of works under the terms of this Agreement and relevant legislation where the aforesaid notice period is not complied with
- 5.6 The Developer covenants with the County Council as highways authority to comply with the provisions of the New Roads and Street Works Act 1991, the Traffic Management Act 2004 and any amendments thereof
- 5.7 The County Council covenants with the Developer that on the date of issue of the Certificate of Final Completion the roads subject to the Highway Works shall thenceforth be, to the extent they are not already, adopted as highways maintainable at the public expense

#### 6 Not used.

## 7 THIRD PARTY RIGHTS

7.1 It is hereby agreed and declared that the provisions of Contracts (Rights of Third Parties) Act 1999 shall not apply to this Agreement

#### 8 LAPSE

- 8.1 If the Highway Works have not been commenced within one (1) year from the date of this Agreement, save as this period is otherwise extended in writing by the Director at his discretion, then this Agreement shall lapse and be of no further effect (save to the extent already complied with) and the Developer agrees to pay to the County Council any costs properly incurred by the County Council prior to the lapse of this Agreement (which have not already been paid) including but not limited to those costs set out in paragraph 19 of Schedule I to this Agreement
- 8.2 Where, in accordance with clause 8.1 above the Director, at his discretion, agrees in writing to an extension to the period of one (1) year after which this Agreement shall lapse, this Agreement shall lapse at the

end of such period as agreed in writing by the Director where the Highway Works have not been commenced by the expiry of that extension period

## 9 COUNTERPARTS CLAUSE

9.1 This deed may be executed in any number of counterparts, each of which when executed and delivered, shall be an original, and all counterparts together shall constitute one and the same instrument.

In witness whereof this Agreement has been executed and delivered as a Deed on the date first written above

The COMMON SEAL of
SUFFOLK COUNTY COUNCIL
was hereunto affixed
in the presence of
A Duly Authorised Officer
A Duly Additionsed Officer

Signed as a Deed by DAMSONGREEN ENERGYFARM LIMITED acting by one director in the presence of	) ) )	DocuSigned by:  Hamaan lue's d
Witness Signature:  Witness Name:  Witness Address:		CEAC4259A2BA443  Signature of director
Signed as a Deed by TYE LANE SOLAR LIMITED acting by two directors in the presence of  Docusigned by:  Witness Signature:  Witness Name:  Witness Address:		Docusigned by:  USLY Crack  1AE92F819FD347D  Signature of director
Signed as a deed by MARTIN CRACK in the presence of:  Witness Signature:  Witness Name:  Witness Address:	) )	DocuSigned by: Martin Crack 1AE92F819FD347D  Signature of individual

Signed as a deed by LESLEY CRACK in the presence of:	) ) )	DocuSigned by:  USLY (VALK  1AE92F819FD347D
Witness Signature:  Docusigned by:  FLANOY HAVEYS  90FA8821342A493		Signature of individual
Witness Name:		
Witness Address:		

#### **SCHEDULE I**

## 1 THE DESIGN OF THE HIGHWAY WORKS

- 1.1 The design of the Highway Works shall be to the satisfaction of the Director with due consideration of the Technical Standards
- 1.2 No work on any of the Highway Works shall commence and no Contract for their construction shall be let until
  - 1.2.1 full details of the design of the Highway Works to be commenced in the form of plans, drawings, specifications and other materials have been submitted to the Director together with the name of the principal designer (whom the Developer shall appoint for the full duration of the design and construction of each and all of the Highway Works) in accordance with the CDM Regulations and any codes of practice referred to therein
  - 1.2.2 the Director has given his written approval to the Highway Works to be commenced and such approval shall not be given if the said plans, drawings, specifications and other documentation have not adequately addressed the issues raised in the preconstruction stages of the Road Safety Audit process and if given shall lapse if the Highway Works are not commenced within twelve (12) months of the date of the said Director's approval
  - 1.2.3 preliminary proposals, detailed contract drawings, schedules and specifications for Highway Structures have been prepared by the Developer and submitted for written approval to the Director's Bridge Office in accordance with Department for Transport Document BD2/12 and the structural design and checking procedure has been carried out by an incorporated or chartered engineer familiar with Department for Transport Codes of Practice and experienced in the design of Highways Structures. The documents are to be agreed as applicable with the Director before the design is commenced and details are submitted for approval

- 1.3 If the Director does not propose to give his approval in relation to those matters referred to in paragraph 1.2 of this Schedule he shall in each case as soon as possible in writing inform the Developer and if the Director requires amendments or additions to the plans drawings specifications and other materials referred to in paragraph 1.2 of this Schedule these amendments shall be undertaken by the Developer at his own expense and a revised set of updated documents shall be resubmitted to the Director for his approval
- 1.4 Without prejudice to paragraph 1.2 of this Schedule, the Director shall not give his approval as referred therein until the Developer has paid the sum referred to in paragraph 19.1.3 towards the cost of checking the design of the Highway Works and inspecting the Highway Works. The Highway Works at all times shall be carried out in accordance with the plans, drawings, specifications and other materials which have received the Director's approval referred to in paragraph 1.2 of this Schedule and the Developer shall in the execution of the Highway Works comply or ensure that the Contractor complies with the Technical Standards

## 2 <u>LETTING OF THE CONTRACT</u>

- 2.1 No Contract shall be let until all traffic management measures have been prepared by the Developer and approved in writing by the Director ("the approved programme") and thereafter each of the Contracts will be offered to an Approved Contractor
- 2.2 The Contract to be let under paragraph 2.1 of this Schedule shall be let under NEC3 suite of contracts (and any amendments thereto shall be approved by the Director) and the Developer shall obtain the agreement of the Contractor to be bound by the agreed drawings in Schedule IV
- 2.3 The Contract shall be awarded by the Developer subject to the Director having first given his written approval to the proposed chartered engineer(s) or other suitably qualified person(s) who shall be independent of the Contractor and will supervise the execution of the Highway Works by the Contractor
- 2.4 The Developer shall not award the Contract unless the Approved Contractor and the Approved Sub-Contractor/s concerned are insured throughout the period of the Contract (such period to include the

maintenance period detailed in paragraph 15.1 of this Schedule) for public liability risks in the sum of at least ten million pounds (£10,000,000) in respect of any single claim and the Developer shall ensure that the Contractor remains so insured throughout the period of the Contract and prior to the commencement of each or all of the Highway Works or any maintenance works carried out in accordance with paragraph 15.1 of this Schedule the Developer shall produce to the Director insurance policies fully covering the Developer's liability in respect of the matters set out in this Agreement

2.5 The Developer shall not sub-contract or assign the Contract without the written approval of the Director and any sub-contractor shall be an Approved Sub-Contractor

## 3 INSPECTION OF THE HIGHWAY WORKS

- 3.1 The Developer shall provide the Director with not less than twenty-four (24) hours nor more than seventy-two (72) hours notice (excluding weekends and bank holidays) of any intended execution of the Highway Works specifying the tasks to be carried out in accordance with the approved programme referred to in paragraph 2.1 of this Schedule
- 3.2 Without prejudice to the approved programme the Developer shall notify the Director in writing at least twenty-eight (28) days prior to the commencement of any work connected with statutory undertaker's equipment
- 3.3 Without prejudice to the approved programme the Developer shall notify the Bridge Office and the Director in writing at least seventy-two (72) hours prior to the commencement of each and every stage of excavation and concrete operations associated with any Highway Structures
- 3.4 The Developer shall during the progress of each and all of the Highway Works give to or procure for the Director and any person or persons duly authorised by him free access to every part of the Highway Works and the Site and permit him or them to inspect the same as they proceed and all materials used or intended to be used therein and shall give effect to any reasonable and proper requirements made or reasonable and proper directions given by the Director to conform to the approved detailed plans

- Works Drawings and specification referred to in paragraph 1.2 of this Schedule
- 3.5 The Developer shall not cover up or put out of view any works forming part of the Highway Works without the approval of the Director and shall afford full opportunity for the Director to examine and measure any work which is about to be covered up or put out of view and to examine foundations before permanent work is placed thereon and shall give at least seventy-two (72) hours' notice to the Director whenever any such work or foundations is or are ready or about to be ready for examination
- 3.6 The Director shall without unreasonable delay, unless she considers it unnecessary and advises the Developer accordingly, attend when required by the Developer for the purpose of examining such works or of examining such foundations
- 3.7 The Director shall for the purposes of paragraphs 3.1 to 3.6 be allowed reasonable access and admission to the Highway Works or the places where materials or plant for the Highway Works may be stored or in the course of preparation manufacture or use (unless such access or admission is refused due to circumstances beyond the control of the Developer)

## 4 TESTING OF MATERIALS

- 4.1 The Developer shall reimburse the County Council for all reasonable costs and expenses whatsoever arising from the operation of paragraphs 4.2 to 4.5
- 4.2 The Director shall require the testing of materials plant and workmanship used or proposed to be used in the Highway Works and in his reasonable discretion have the power to reject any materials plant or workmanship so tested which he may reasonably and properly find to be not in accordance with the approved detailed plans Works Drawings and specification referred to in paragraph 1.2 of this Schedule and in relation to Highways Structures the Director will require a schedule of testing to be agreed prior to the commencement of works or any part thereof
- 4.3 The Developer shall as soon as is reasonably practicable replace or repair any materials plant or workmanship which have been found to be

- not in accordance with the approved detailed plans Works Drawings and specification referred to in paragraph 1.2 of this Schedule
- 4.4 The Director shall for the purposes of paragraphs 4.2 to 4.5 be allowed reasonable access and admission to the Highway Works or the places where materials or plant for the Highway Works may be stored or in the course of preparation manufacture or use (unless such access or admission is refused due to circumstances beyond the control of the Developer)
- 4.5 The Developer shall as soon as is reasonably practicable remove such materials and plant as are rejected by the Director pursuant to paragraph 4.2. of this Schedule which are not capable of repair or remedy from the Site and if the Developer shall wish to continue to store such rejected materials and plant on the Site they shall be stored separately from those materials and plant which have not been so rejected or which the Developer shall wish in future to use in execution of the Highway Works

## 5 OPENING OF THE HIGHWAY WORKS

- 5.1 During the construction of each and all of the Highway Works and prior to the issue of the Certificate of Substantial Completion:
  - (a) the Director may issue instructions to the Developer to open or expose any of the Highway Works which has been covered up without previously being inspected by the Director
  - (b) should the Developer fail to comply with any such instructions the County Council may so take up or expose the relevant part of the Highway Works causing as little damage or inconvenience as is possible in respect of any other part or parts of the Highway Works the reasonable and proper cost of such taking up or exposure and reinstatement to be met by the Developer

PROVIDED THAT if the Highway Works or any part or parts thereof are covered up by the Developer after giving the notice referred to in paragraph 3.5 of this Schedule and the Director shall have failed to inspect in the period therein referred to and the Director shall subsequently require the Highway Works or any part of them to be uncovered for the purposes of inspection:-

- (a) if inspection reveals the relevant part or parts of the Highway Works to have been completed in accordance with the approved detailed plans drawings and specification referred to in paragraph 1.2 of this Schedule all costs in respect of such uncovering and inspection and of reinstating the part or parts of the Highway Works uncovered shall be borne by the County Council; or
- (b) if inspection reveals the relevant part or parts of the Highway Works not to have been completed in accordance with the approved detailed plans drawings and specifications referred to in paragraph 1.2 of this Schedule all reasonable and proper costs in respect of uncovering and inspection and of reinstating the part or parts of the Highway Works uncovered shall be borne by the Developer

## 6 UNDERTAKERS

- Insofar as the County Council as Highway Authority is required by any legislation regulation direction or code of practice (including in particular but without prejudice to the generality of the foregoing the New Roads and Street Works Act 1991) to serve a notice or notices in respect of the Highway Works on undertakers or other persons the Developer shall comply with such requirement on behalf of the County Council before the Highway Works commence and shall thereafter assume on behalf of the County Council such responsibilities as follow on therefrom in particular during the construction of the Highway Works and prior to the issue of the Certificate of Substantial Completion the Developer shall also:-
  - (a) carry out or procure the carrying out of such works and activities in regard to the plant and equipment of undertakers as are required by undertakers in accordance with their statutory powers under the New Roads and Street Works Act 1991 as a result of the construction or intended construction of each and all of the Highway Works
  - (b) cause all public sewers, highway drains gas and water mains electric cables and telecommunications ducts or other apparatus which are to be laid by the Developer under the Highway Works together with all necessary connections from them to the boundary of the Highway Works to be laid so far as is practicable under the

Highway Works before the foundation of the Highway Works are laid and shall also in so far as is practicable cause the connections from electric cables to any street lamp to be laid before the paving of the footways comprised in the Highway Works is carried out

- (c) cause all trench works within the highway to be backfilled and reinstated in accordance with the Specification for the Reinstatement of Openings in the Highway as determined from time to time under the New Roads and Street Works Act 1991
- (d) not at any time give consent to the erection by any telecommunications operator of telegraph poles or telephone poles or to the erection by any statutory undertaker or public or private company firm or individual of any over ground or underground equipment without the consent in writing of the Director

## 7 PROTECTION OF THE PUBLIC

- 7.1 The Developer shall give due consideration to adjoining owners and occupiers at all times and shall organise activities relating to the Highway Works in such a manner as to cause the least practicable disruption
- 7.2 Prominent notices shall be displayed and maintained around the perimeter of the site of each and all of the Highway Works to warn the public of the dangers of entering the Site
- 7.3 The Developer shall nominate a member of the site management team as the contact point for the Director in the event of an emergency and shall advise a daytime and twenty-four (24) hour contact number to the Director for the same purpose
- 7.4 The Developer shall take or procure the taking of all necessary steps to avoid creating a nuisance from noise and in particular:
  - 7.4.1 the Developer shall afford all reasonable facilities to enable the Director to carry out such site investigations as she may deem necessary in order to determine noise emission levels
  - 7.4.2 all vehicles and plant including compressors shall be fitted with effective silencers and acoustic covers as appropriate and maintained in good working order and all static plant shall be

located to minimise nuisance to persons living or working in the vicinity

- 7.4.3 all portable traffic signals and pumps shall be operated from mains electricity unless otherwise agreed with the Director
- 7.4.4 noisy activities shall not be permitted on Sundays and Bank Holidays and except as agreed in writing by the Director shall not be permitted outside the hours of 9.30 a.m. to 4.30 p.m. Monday to Friday and 9.30 a.m. to 1 p.m. on Saturdays

PROVIDED THAT if in the reasonable opinion of the Director the Developer is not dealing adequately with the control of noise the Developer shall carry out or procure the carrying out of such additional measures as the Director considers necessary at the Developer's expense

- 7.5 Compliance with the provisions of paragraph 7.4 shall not relieve the Developer of any of his obligations and liabilities under this Agreement the Control of Pollution Act 1974 or the Environmental Protection Act 1990
- 7.6 The Developer shall take or procure the taking of all necessary steps to avoid creating a nuisance from dust and as far as practicable works are to be carried out in such a way that dust is kept to a minimum PROVIDED THAT if in the reasonable opinion of the Director the Developer is not dealing adequately with the control of dust the Developer shall carry out or procure the carrying out of such additional measures as the Director considers necessary at the Developer's expense
- 7.7 The Developer shall arrange the regular removal of refuse likely to encourage vermin and arrange for suitable secure storage containers to be provided for collection
- 7.8 The Developer shall keep a log book on site to record all complaints received from the public and the action taken in response and the log book shall be available for inspection by the Director

## 8 PREVENTION OF MUD BEING CARRIED ON THE PUBLIC HIGHWAY

- 8.1 Provision shall be made at the Site to limit in so far as is practicable the amount of mud dust and other materials carried on to adjacent public highways by vehicles and plant leaving the Site
- 8.2 The Developer shall keep or procure the keeping of all roads footpaths rights of way and other means of passage leading to or from or crossing the Site free from mud slurry or other hazardous substances that are deposited through the construction of the Highway Works and any such substance so deposited on any such road footpath right of way or other means of passage shall be promptly removed by or at the direction of the Developer
- 8.3 The Director may close any associated crossings entrances and exits if such substances deposited are not promptly removed by the Developer and any losses or expenses incurred as a result shall be borne by the Developer and on removal of such substances the Director shall reopen such crossings entrances and exits and the Developer shall bear the costs incurred

## 9 TRAFFIC CONTROL

- 9.1 During the periods when the Highway Works are being executed the Developer shall institute at his own expense measures previously approved in writing by the Director to maintain the safe flow of traffic on the highways in the vicinity of the site of the Highway Works
- 9.2 The Highway Works shall be signed and protected to at least the standards of Chapter 8 of the Traffic Signs Manual published by His Majesty's Stationery Office and the proposed arrangements shall be approved in writing by the Director before the Highway Works commence

#### 10 TIMING

10.1 No Highway Works within or affecting existing public highways or temporary diversions which could interfere with the traffic flow will be permitted within the morning and evening peak periods i.e. 7.30 - 9.30 a.m. and 4.30 - 6.30 p.m. Monday to Friday except as agreed in writing by the Director

#### 11 SAFETY

11.1 During the periods when the Highway Works are being carried out the Developer shall provide all watching and lighting as required and shall maintain all lights, guards, fencing, warning signs when and, where necessary, undertake such further measures as may be reasonably required by the Director

#### 12 ACCOMMODATION WORKS

12.1 The Developer shall carry out or ensure that there shall be carried out all related accommodation works associated with the Highway Works

## 13 CONSTRUCTION (DESIGN AND MANAGEMENT) REGULATIONS 2015

- 13.1 The Developer shall be the only client for the purpose of the CDM Regulations and the Developer agrees to undertake the obligations of a client under the CDM Regulations and to use all reasonable endeavours to ensure that the Highway Works are carried out in accordance with the CDM Regulations
- 13.2 The Highway Works shall not commence until the Developer as the only client has provided to the Director:
  - 13.2.1 an estimate of the number of working days and/or person days of construction work and the number of workers working on site simultaneously at any one point in the project which the Contract will entail
  - 13.2.2 written details of the principal designer and the principal contractor appointed for the project and also provide copies of the Construction Phase Plan and Health & Safety File
  - 13.2.3 a copy of the Notification of Project (form HSE F10) to the HSE pursuant to Regulation 6 of the CDM Regulations
- 13.3 Throughout the Highway Works the Developer shall provide to the Director copies of the updates and revisions to the construction phase plan and Health and Safety File pursuant to Regulation 12

- 13.4 Within twenty-eight (28) days of issue of the Certificate of Substantial Completion for any or all of the Highway Works the Developer shall provide to the Director
  - 13.4.1 a plan showing the land over which those Highways Works have been constructed and
  - 13.4.2 a Health and Safety file conforming in all respects with the CDM Regulations and which shall accord with the current format used by the County Council to include a separate Health and Safety File for each Highway Structure
- 13.5 The Director shall be at liberty to delay issue of the Certificate of Final Completion in respect of any of the Highway Works if the Developer fails to provide the Director with the documents referred to in 13.4.1 and 13.4.2 above within twenty-eight (28) days of issue of any Certificate of Substantial Completion for any of the Highway Works equivalent to the number of days after the twenty-eight (28) day period that the documents were submitted
- 13.6 In respect of the Highway Works generally the Developer shall provide to the Director the final information in both paper and electronic format and shall at least comprise:
  - 13.6.1 1:500 scale (or alternative scale as may be specified by the Director) "as built" drawings
  - 13.6.2 records of the earthworks showing sources of material used in areas of fill description of fill materials descriptions of sub-grades in cut areas copies of results of tests of material carried out as part of the supervision of the construction of the earthworks
  - 13.6.3 records of the sources of supply of all deliveries of road construction materials with details of the location of the Highway Works at which each load is placed
  - 13.6.4 records of the sources of supply of all other manufactured materials (e.g. drainage goods, fencing materials, traffic signs, electrical components and cables etc).
- 13.7 No work on Highway Structures shall commence until the general Health

and Safety file information including format to be supplied in respect of Highway Structures has been agreed with the County Council's Bridge Engineer and shall accord with the County Council's current Technical Approval Procedure for Highway Structures

13.8 Subject to paragraph 16.1 below, the Developer shall indemnify and keep the County Council indemnified against any breach of the Developer's obligations under this paragraph 13

#### 14 SITE CLEARANCE AND CERTIFICATE(S) OF SUBSTANTIAL COMPLETION

- 14.1 On Substantial Completion of the Highway Works the Developer shall:-
  - 14.1.1 clear away and remove from the site of the Highway Works all constructional plant and temporary works of every kind and leave the site of the Highway Works in a neat and tidy condition to the satisfaction of the Director and
  - 14.1.2 carry out stage 3 of the Road Safety Audit process and comply to the satisfaction of the Director with recommendations arising thereunder prior to the opening of the Highway Works to the public
- 14.2. Upon Substantial Completion of the Highway Works including any additional work resulting from stage 3 of the Road Safety Audit process to the satisfaction in all respects of the Director he shall issue a Certificate of Substantial Completion in respect of those Highway Works to the Developer provided that all costs and expenses owing to the County Council have been paid in respect of those Highway Works
- 14.3. The First Owner and Second Owners hereby agree that in respect of their respective property on the date of Substantial Completion that part of the Site upon which the Highways Works are constructed which does not currently form part of the public highway shall be dedicated as highway under section 38 of the 1980 Act
- 14.4. After the issue of the Certificate of Substantial Completion the County Council may approve a reduction of up to 90% of the Performance Figure in respect of the relevant Highway Works and the County Council may release the Developer and the Performance Bond Surety and each of

them from their obligations under the Performance Bond in respect of the relevant Highway Works to such extent

# 15 <u>DEFECTS CORRECTION PERIOD AND CERTIFICATE OF FINAL COMPLETION</u>

- 15.1 The Developer shall maintain each and all of the Highway Works for a period of eighteen (18) months (unless the Director agrees in writing a lesser period having considered paragraph 15.2) from the issue of the related Certificate of Substantial Completion and prior to the expiration of this period the Developer shall reinstate and make good any damage or defect which may have arisen from any cause whatsoever or be discovered during the said period of eighteen months (including any defect in or damage to the surface water drainage system) so as to place the highway and the Highway Works in a condition satisfactory to the Director
- 15.2 After the expiration of the period of twelve (12) months from Substantial Completion or the date the Development becomes operational (whichever is the latter) the Developer shall (unless the Director writes to the Developer informing him that it is to be carried out sooner or that he does not need to do so) carry out stage 4 of the Safety Audit and comply to the satisfaction of the Director with any recommendations arising thereunder
- 15.3 After the expiration of the period of eighteen (18) months referred to in paragraph 15.1 (or such lesser period as agreed in writing by the Director under paragraph 15.1) and after any defects have been made good as therein provided including any improvements arising under stage 4 of the Road Safety Audit to the satisfaction of the Director and after the provisions of paragraph 13.4 and paragraph 20.5 of this Schedule have been fulfilled the Director shall issue forthwith to the Developer the Certificate of Final Completion in respect of the Highway Works provided that the Certificate of Final Completion shall in the case of road gullies extend only as far as their points of entry to the surface water sewers where those are not being adopted by the County Council as highway drains and upon the issue of the Certificate of Final Completion the County Council shall release the Developer and the Performance Bond

- Surety and each of them from all subsisting obligations under the Performance Bond in respect of those Highway Works
- 15.4 If called upon to do so by notice in writing served within twenty-one years of the date hereof by the County Council the First Owner and Second Owners agree to transfer to the County Council in consideration of one pound any land in their respective ownership over which any part of the Highway Works have been constructed which does not at the date of this Agreement already form part of the highway together with any other land dedicated as public highway by the First Owner or Second Owners hereunder free in each case from encumbrances and together with all rights necessary to permit the use inspection maintenance repair and replacement of all utility systems servicing the Highway Works and not vested in the relevant undertaker as are situated outside the limits of the Highway Works and the said other land

#### 16 <u>INDEMNITY</u>

- 16.1 The Developer shall from the date of this Agreement indemnify the County Council against all claims charges costs expenses liability or loss whatsoever arising out of and incidental to any or all of the Highway Works including but not limited to those arising out of any legally sustainable claims for payments under Section 10 of the Compulsory Purchase Act 1965 and Part I of the Land Compensation Act 1973 (as amended) in connection with those Highway Works provided that the Developer's indemnity in this paragraph 16 and paragraph 13.8 above will not exceed £10,000,000 (ten million pounds) in aggregate or extend to any claims submitted to the County Council arising out of the negligence of the County Council's employees or arising out of any works of alteration carried out to any of the Highway Works by the County Council after the issue of the related Certificate of Final Completion
- 16.2 The County Council shall notify the Developer forthwith upon receipt of any such claim or liability
- 16.3 The County Council shall not accept or settle any claim without first having given the Developer the opportunity to provide the County Council with representations as to the validity of such claim
- 16.4 The indemnification referred to in paragraph 16.1 includes:

- 16.4.1 all fees incurred by claimants which the County Council is obliged to pay, and those of the County Council or its agent or contractor, in negotiating any claims (together with VAT payable on the claimants' professional advisors' fees);
- 16.4.2 statutory interest payments to claimants and their professional advisors; and
- 16.4.3 the County Council's reasonable and proper legal costs in making the compensation, fees and interest payments

#### 17 PERFORMANCE BOND

- 17.1 Without expense to the County Council the Developer and the Performance Bond Surety shall on the date of this Agreement enter into the Performance Bond for each and all of the Highway Works and the Developer and Performance Bond Surety shall be bound to the County Council in the amount of the Performance Figure for the Highway Works
- 17.2 Should the Developer default in the execution of its obligations to carry out any or all of the Highway Works and to maintain the same in accordance with the provisions of this Agreement then the County Council may (subject to the provisions hereinafter contained) itself carry out the Highway Works and maintain the same as aforesaid having first called upon the Performance Bond Surety for the cost to be expended in so doing
  - 17.2.1 Unless there is a danger to users of the highway the County Council shall give twenty (20) working days prior written notice (or lesser period as may in the circumstances be reasonable) of its intention to commence work under Paragraph 17.2
  - 17.2.2 any notice served under this paragraph shall specify the period of the notice ("the Notice Period") the extent of the work which the County Council proposes to carry out and full details of all matters in respect of which the Director considers that the Highway Works have not been carried out in accordance with the terms of this Agreement

- 17.2.3 if before the expiry of the Notice Period the Developer serves written notice upon the County Council that the Developer intends diligently to execute the works specified in the notice in accordance with the terms of this Agreement and specifies a time to complete that the County Council considers reasonable in the circumstances the County Council shall not be entitled to execute the relevant part or parts of the Highway Works specified in the notice served under this paragraph unless the Developer then fails to execute those works within the agreed time scale
- 17.3 If the Developer should default in the execution of its obligations to carry out any or all of the Highway Works and to maintain the same in accordance with the provisions of this Agreement then the County Council will call upon the Performance Bond Surety to provide the full Performance Figure (or such sum that remains following reduction of the Performance Bond in accordance with Paragraph 14.4 of this Schedule) in accordance with this Agreement. Save that the County Council after all works are completed and all contracts and any contract claims settled will return any Performance Bond sum unused with interest at the Bank of England Base Rate minus 2 basis points, compounding annually at financial year end on receipt of a written request to the Performance Bond Surety within one month of all the aforementioned completing and settling. If for any period the Bank of England Base Rate is at or below 0.02% then no interest shall be payable for that period by any party to this Agreement

#### 18 Not used.

## 19 <u>LEGAL AND ADMINISTRATIVE COSTS</u>

- 19.1 The Developer shall pay to the County Council:-
  - 19.1.1 the whole of the costs of the County Council's Legal Services Department in connection with the preparation and completion of this Agreement and these costs shall be payable prior to sealing of this Agreement;

- 19.1.2 interest at four per cent above the Bank of England Base Rate from time to time on any sum due to the County Council under this Agreement which is outstanding for more than twenty-eight (28) days from the date on which it was demanded or in the event that a dispute or difference regarding such payment is referred to arbitration pursuant to clause 4.1 of this Agreement the said twenty-eight (28) day period shall run from the date of the decision of the arbitrator (such interest to be charged on the amount outstanding each day from the date of issue of a written demand for any sum due or in the event that a dispute or difference regarding such payment is referred to arbitration pursuant to clause 4.1 of this Agreement such interest to be charged on the amount outstanding each day from the date of issue of the decision of the arbitrator)
- 19.1.3 The greater of £5000 (Five thousand pounds) or 7½% of the Performance Figure (excluding the costs associated with statutory undertakers work and traffic management) for the Highway Works towards the costs and expenses of the County Council of checking the design of each and all of the Highway Works and inspecting each and all of the Highway Works such sum shall be payable prior to sealing of this Agreement
- 19.1.4 the reasonable cost to the County Council of undertaking Road Safety Audits and also the cost of the safety checks of details submitted which sum shall be payable prior to the safety audit commencing
- 19.1.5 the cost of any temporary and permanent traffic regulation orders which sum shall be payable prior to any work on the making of such order being commenced
- 19.1.6 the full cost of any other road traffic orders required to facilitate the Highway Works which sum shall be payable prior to any work on the making of such order being commenced
- 19.1.7 In cases where it may be necessary to enter into a Section 4 or 6 agreement under the Highways Act 1980, the cost of inspecting each and all of the Highway Works on behalf of Highways

England, the cost of checking the design of each and all of the Highway Works on behalf of Highways England, the cost of any Highways England fees, and the reasonable cost of County Council administrative and legal fees, which sums shall be payable prior to the sealing of this Agreement

#### 20 PARTS I AND II OF THE LAND COMPENSATION ACT 1973

#### Part I and II Claims

20.1 Not used.

20.2 Not used.

## Part I Claims - Depreciation Caused By Public Works

20.3 Not used.

20.4 The Developer hereby undertakes and agrees with the County Council that in the event of any claim for compensation or otherwise or costs or charges arising in connection with or incidental to or in consequence of the carrying out of the Highway Works whether mandatory or discretionary which may be incurred by virtue of any enactment or statutory instrument and otherwise hereby provided for he will hold the County Council fully indemnified from and against all claims charges costs and expenses in connection therewith or arising therefrom

## Part II Claims

20.5 The Developer covenants with the County Council to comply with the requirements of the Noise Insulation Regulations 1975 (SI 1975/1763) as amended and to provide to the County Council such evidence as is required by the Director to demonstrate compliance with the Noise Insulation Regulations 1975 prior to the issuing by the County Council of the Certificate of Final Completion in accordance with paragraph 15.3 of this Schedule

## SCHEDULE II.A

# Performance Bond Agreement

DATED		2024
	DAMSONGREEN ENERGYFARM LIMITED	(1)
	- and –	
	BANCO SANTANDER, S.A., LONDON BRANCH	(2)
	- and –	
	SUFFOLK COUNTY COUNCIL	(3)
	PERFORMANCE BOND	
relating to the	e development of land at Tye Lane, Bramf	ford, Suffolk

BY THIS PERFORMANCE BOND DAMSONGREEN ENERGYFARM LIMITED of Alexander House, 1 Mandarin Road, Rainton Bridge Business Park, Houghton Le Spring, Sunderland, DH4 5RA ("the Developer") and BANCO SANTANDER, S.A., LONDON BRANCH, of 2 Triton Square, London, Regents Place, NW1 3AN ("the Bank") are held and firmly bound to SUFFOLK COUNTY COUNCIL of Endeavour House 8 Russell Road Ipswich Suffolk IP1 2BX ("the County Council") in the maximum sum of £274,739.52 (two hundred and seventy-four thousand seven hundred and thirty-nine pounds and fifty-two pence) (the "Maximum Bond Amount") to be paid to the County Council for the payment of which sum Bank binds itself, its successors and assigns

IN WITNESS whereof **DAMSONGREEN ENERGYFARM LIMITED** of Alexander House, 1 Mandarin Road, Rainton Bridge Business Park, Houghton Le Spring, Sunderland, DH4 5RA ("the Developer"), the Bank and the County Council have hereunto executed and delivered the same on but not before this day of Two thousand and twenty-four

- The Developer has entered into an Agreement under seal with the County Council of even date made under Section 278 of the 1980 Act whereby the Developer undertook at its own expense to carry out works as set out in Schedule III of the said Agreement and shown in the Works Drawings annexed to the said Agreement ("the Highway Works")
- 2. This Bond is issued by the Bank in respect of the Developer's obligations under the Agreement, and the Bank shall not be deemed to have any involvement in any aspect of the Agreement and shall bear no liability and

have no obligations under the Agreement other than as expressly set out in this Bond.

#### 3. **NOW THE CONDITION** of the above-written Bond is such that:

- (a) the Bank irrevocably and unconditionally promises to pay to the County Council within three (3) banking days of the County Council's first written demand an amount not exceeding the Maximum Bond Amount, provided that the Council's demand:
  - (i) is delivered to the Bank by courier or prepaid registered post at:

Banco Santander, S.A., London Branch

**GTB Middle Office** 

Santander Corporate & Investment Banking, UK

2 Triton Square, Regents Place, London, NW1 3AN,

with a copy to MiddleOfficeTF@santanderCIB.co.uk, by no later than the close of business on Two thousand and twenty-seven (the "Expiry Date");

- (ii) confirms that the claimed amount does not exceed the Maximum Bond Amount;
- (iii) states: (A) that there has been a breach or default by the Developer under the Agreement; (B) in what respect(s) the Developer is in breach or default under the Agreement; and (C) that as a result of such breach or default by the Developer the amount claimed is due to the County Council;
- (iv) specifies the account to which the County Council requires the claimed amount to be paid; and
- (v) is duly signed by an authorised representative of the County Council;

- (b) the Bank shall accept a claim that is validly made in accordance with the terms of this Bond as conclusive evidence that the amount claimed therein by the County Council is properly due and payable to the County Council under this Bond;
- (c) multiple claims are not permitted under this Bond;
- (d) the Bank's liabilities and obligations under this Bond shall automatically be released in full upon the earlier of:
  - (i) if the Developer shall duly perform and observe all the terms provisions conditions and stipulations of the said Agreement (in so far as they relate to the Highway Works) on the Developer's part to be performed and observed according to the true intent and meaning thereof; or
  - (ii) if on default by the Developer and the Bank's receipt of a claim validly made in accordance with the terms of this Bond the Bank shall duly satisfy and discharge the damages sustained by the County Council up to the Maximum Bond Amount; or
  - (iii) the Expiry Date,
    - and then the above-written Bond shall be null and void **PROVIDED ALWAYS** that the giving by the County Council of any extension of time for performing the said Agreement or any stipulations therein contained and on the part of the Developer to be performed or any other forgiveness or forbearance on the part of the County Council or its successors or assigns shall not in any way release the Bank from any liability under the above-written Bond
- A person who is not a party to this Bond has no right under the Contracts
   (Rights of Third Parties) Act 1999 to enforce or to enjoy the benefit of any term of this Bond.

- 5. This Bond may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Bond.
- This Bond is personal to the County Council and is not assignable or transferable. The County Council is not permitted to assign the proceeds of this Bond.
- 7. This Bond shall be governed by and be construed in accordance with the laws of England. The English courts shall have exclusive jurisdiction to settle any dispute arising out of or in connection with this Bond.

#### THE DEVELOPER

•	s a Deed by NGREEN	ENERGYFARM	)	
acting by in the pre	one director esence of		)	
				Signature of director
Witness S	ignature:			
Witness N	ame:			
Witness A	ddress:			
тн	E BANK			
BA		alf of ANDER, S.A., LON thorised signatoric		
	me:	atory	Name:	signatory
Au	thorised signa	ator y	Authorised s	signatury

## THE COUNTY COUNCIL

The COMMON SEAL of	)
SUFFOLK COUNTY COUNCIL	)
was hereunto affixed	)
in the presence of	)

#### SCHEDULE III

The Highways Works comprising the following works:

<u>Location</u>	<u>Works</u>	Delivery Programme
Tye Lane, Bramford	Construction of 3 x passing bays and increase the size of the site access bell-mouth	

<u>Timescales: The Highways Works are to be commenced within 12 (twelve) months</u>
of the date of this Agreement and completed within 3 (three) months of
commencement of the Highway Works

## SCHEDULE IV

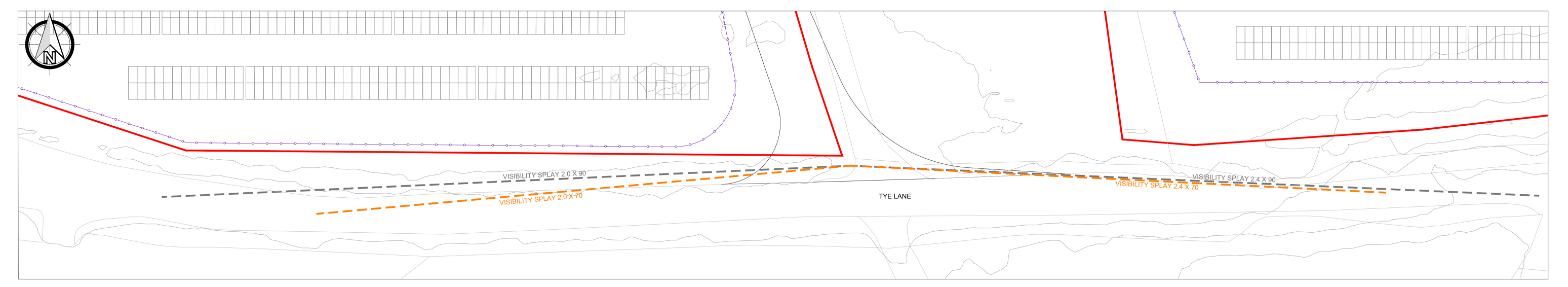
## **Approved List of drawings**

	Title	Drawing number
1.	Visibility Splay	216426-CCL-XX-XX-DR-C-1003 P03
2.	Tye Lane Adopted Highway	0922-04-AH01
3.	Detail Design Construction Detail	0922-04-CD01 C
4.	Detail Design Contours	0922-04-CO01 C
5.	Detail Design Cross Sections	0922-04-CS01 D
6.	Detail Design General Arrangement	0922-04-GA01 D
7.	Detail Design Overview	0922-04-OV01 A
8.	Detail Design Pavement Construction	0922-04-PC01 B
9.	Detail Design Site Clearance	0922-04-SC01 B
10.	Detail Design Swept Path analysis	0922-04-SP01 A
11.	S278 Adoption Plan	0922-04-AD01 A
12.	S278 Plan	0922-04-S278-01

Or such updates and revisions to said drawings as may be approved or required by the County Council from time to time.

## APPENDIX 1

Approved Drawings and Plans



INSET A - PROPOSED VISIBILITY SPLAYS

SCALE 1:200











## **LEGEND**

VISIBILITY SPLAY (DMRB MINIMUM DESIRABLE STOPPING SIGHT DISTANCE 90m)

VISIBILITY SPLAY (ONE STEP BELOW DMRB MINIMUM - MEASURED ON 85TH PERCENTILE 70m)

#### PLANNING GENERAL NOTES:

- 1. THE DRAWINGS, DESIGN AND ALL INFORMATION CONTAINED THEREIN ARE THE SOLE COPYRIGHT OF CANHAM CONSULTING LTD AND ANY REPRODUCTION IS FORBIDDEN UNLESS PERMISSION IS OBTAINED IN WRITING.
- 2. ALL DRAWINGS SHALL BE READ IN CONJUNCTION WITH ALL RELEVANT OTHER DRAWINGS AND SPECIFICATIONS.
- 3. ANY DISCREPANCIES BETWEEN THE INFORMATION GIVEN BY THE ENGINEER, AND THAT PROVIDED BY OTHERS, MUST BE REFERRED TO THE ENGINEER BEFORE THE AFFECTED WORKS PROCEED.
- 4. DIMENSIONS MUST NOT BE SCALED FROM THE ENGINEER'S DRAWINGS.
- 5. ALL DIMENSIONS ARE IN METRES UNLESS NOTED
- 6. THE PROPOSED SITE LAYOUT SHOWN ON THIS DRAWING IS BASED UPON THE ENGENA LIMITED DRAWING ENGN1004-100D RECEIVED 27th APRIL 2021.
- 7. THE INFORMATION SHOWN DOES NOT CONSTITUTE TECHNICAL APPROVAL FROM THE RELEVANT AUTHORITIES AND COULD BE SUBJECT TO CHANGE POST PLANNING.

P03	04.04.22	REVISED IN LINE WITH ENGENA LIMITED COMMENTS	GPC	MR	
P02	24.03.22	VISIBILITY SPLAYS REVISED ON LINE WITH ATC DATA	GPC	MR	
P01	21.01.22	PRELIMINARY ISSUE	GPC	MR	LATIONS DUTIES.
rev	date	details	drawn	checked	EGULAT SSE DU



Structural Civil

**Engineers Engineers Surveyors** +44 (0)1603 430650 | mail@canhamconsulting.co.uk | www.canhamconsulting.co.uk

ENGENA LIMITED CREETING ST. MARY

TYE LANE

architect

VISIBILITY SPLAYS

BRAMFORD, SUFFOLK

216426 GPC GPC MR AS SHOWN A1 (L) 21.01.2022

S2 - SUITABLE FOR INFORMATION

216426-CCL-XX-XX-DR-C-1003 P03

 $\bigcirc$  This drawing is copyright and is not to be reproduced without the written permission of Canham Consulting Ltd  $\bigcirc$   $\bigcirc$   $\bigcirc$   $\bigcirc$ 

PRELIMINARY DRAWING: THIS DRAWING IS FOR PRELIMINARY PURPOSES ONLY AND MUST NOT BE READ AS A CONSTRUCTION ISSUE. IT INDICATES DESIGN INTENT ONLY AND IS SUBJECT TO AMENDMENT DURING FINAL DESIGN

DEVELOPMENT.





#### **TABLE 9.2 DEPTH OF PAVEMENT COURSES ROAD BASE DEPTH** DEPTH OF SUB-BASE FOR CBR VALUES SURFACING DEPTH (mm) (mm) ROAD CATEGORY 2% 3% 4% 5% and Wearing less than **Bitumen** Lean Base bound concrete greater course course 370 280 225 Shared surface road 225 concrete blocks on See 35mm sand Clause 80 HRA 2.1.3 100 DBM 130 HRA 50 **HRA 60** Minor access road 225 420 250 320 HRA 100 **HRA 60** HRA 50 DBM 120 **HRA 50 HRA 50 HRA 60** HRA 50 140 225 450 340 270 Major access road **HRA 50** HRA 130 **HRA 50** ---DBM 150 HRA 50 HRA 50 180 **HRA 50** HRA 70 Local distributor road 500 380 300 225 **HRA 50 HRA 50** HRA 150 DBM 170 HRA 50 HRA 50

Notes: 1 Where sub-grade is frost susceptible, the sub-base depth shall be increased to provide a minimum construction depth of 450mm.

- Where CBR is less than 5%, see Cl. 2.1.4.
- Where CBR is less than 2%, special measures will apply
- 4 For concrete roadbase, see Cl. 9.5.1

<u>NOTES</u> Depth Pavement Courses 1. Sufficient sustainable drainage will be required to 50mm prevent surface water entering the Highway. Surface Hot Rolled Asphalt CONTACT INFORMATION 50mm Hot Rolled Asphalt 2. An adopted passing place should be to Suffolk County Contact Suffolk Highways via: Council Minor Access Road Specification (see table below Hot Rolled Asphalt 100mm or Estate Road Specification). All works to be agreed customer.service@suffolk.gov.uk or Sub Base tel: 0345 606 6067 with Area Manager. CBR 5% or more Type 1 225mm 3. Extent and height of kerbing to rear passing bay CBR 4% Type 1 250mm (if required) to be agreed with Area Manager. CBR 3% Type 1 320mm 4. Where the passing bay construction extends beyond CBR less than 2% Requires special engineering measures to be agreed the existing limit of the Public Highway a legal agreement will be required to enable adoption by Suffolk Existing Carriageway 5.5m min Taper 1 in 5 Taper 1 in 5 6m min INIT. DATE PROJECT TITLE Growth, Highways and Infrastructure CHECKED DATE SDB 10/14 ORIGINATOR REH 09/12 DEVELOPMENT MANAGEMENT Suffolk County Council A Drawing Revision PASSING PLACE SM 08/17 CHECKER JN 09/12 SCALE DATE B Contact information changed 8 Russell Road DESIGNER SDB 09/12 Not to Scale Sept 2012 **County Council** lpswich IP1 2BX REVIEWER CAG 09/12

# PAVEMENT CONSTRUCTION DETAIL

A GEOTEXTILE MEMBRANE IS REQUIRED WHICH EXTENDS 300mm BEYOND THE KERB BEAM OR SLAB EDGE. THE MEMBRANE SHALL BE NON-WOVEN AND COMPLY WITH SHW CLAUSE 609 (SEE HERCS 7.03)

EDGES OF EXISTING SURFACE COURSE ABUTTING NEW CONSTRUCTION SHALL BE FORMED BY A VERTICAL SAW CUT

20mm EXPANSION JOINT PROVIDED BETWEEN NEW AND EXISTING SECTIONS OF PAVEMENT TO BE FORMED WITH A COMPRESSIBLE FIBRE BOARD TYPE MATERIAL WITH THE SURFACE JOINT SEALED WITH PITCH

JOINT BETWEEN NEW AND EXISTING CONSTRUCTION SHALL BE STRAIGHT CUT AND SEALED WITH HOT PITCH

A 45 DEGREE HAUNCH IS REQUIRED ON SUB BASE BEYOND THE SPLAY

A CBR VALUE OF 3% IS ASSUMED

A 600mm TWIN WALL HDPE PIPE TO BE INSTALLED IN EXISTING DITCH AT PASSING BAYS 1,2,3.

HEADWALLS TO EXTEND TO THE HEIGHT OF EXISTING CARRIAGEWAY

WHERE INVERT LEVEL OF CULVERT IS HIGHER THAN 1.525m IT SHALL BE ENCASED WITHIN 150mm CONCRETE

INVERT LEVEL OF NEW CULVERT TO BE LAID AT SAME INVERT LEVEL AS EXISTING DITCH

THE CONTRACTOR IS RESPONSIBLE FOR IDENTIFICATION OF ALL UTILITIES / APPARATUS AND SHALL NOT COMMENCE WORKS UNTIL THIS INFORMATION HAS BEEN PROVIDED BY ALL UTILITY COMPANIES. ANY UTILITY DIVERSION WILL BE THE RESPONSIBILITY OF THE CONTRACTOR

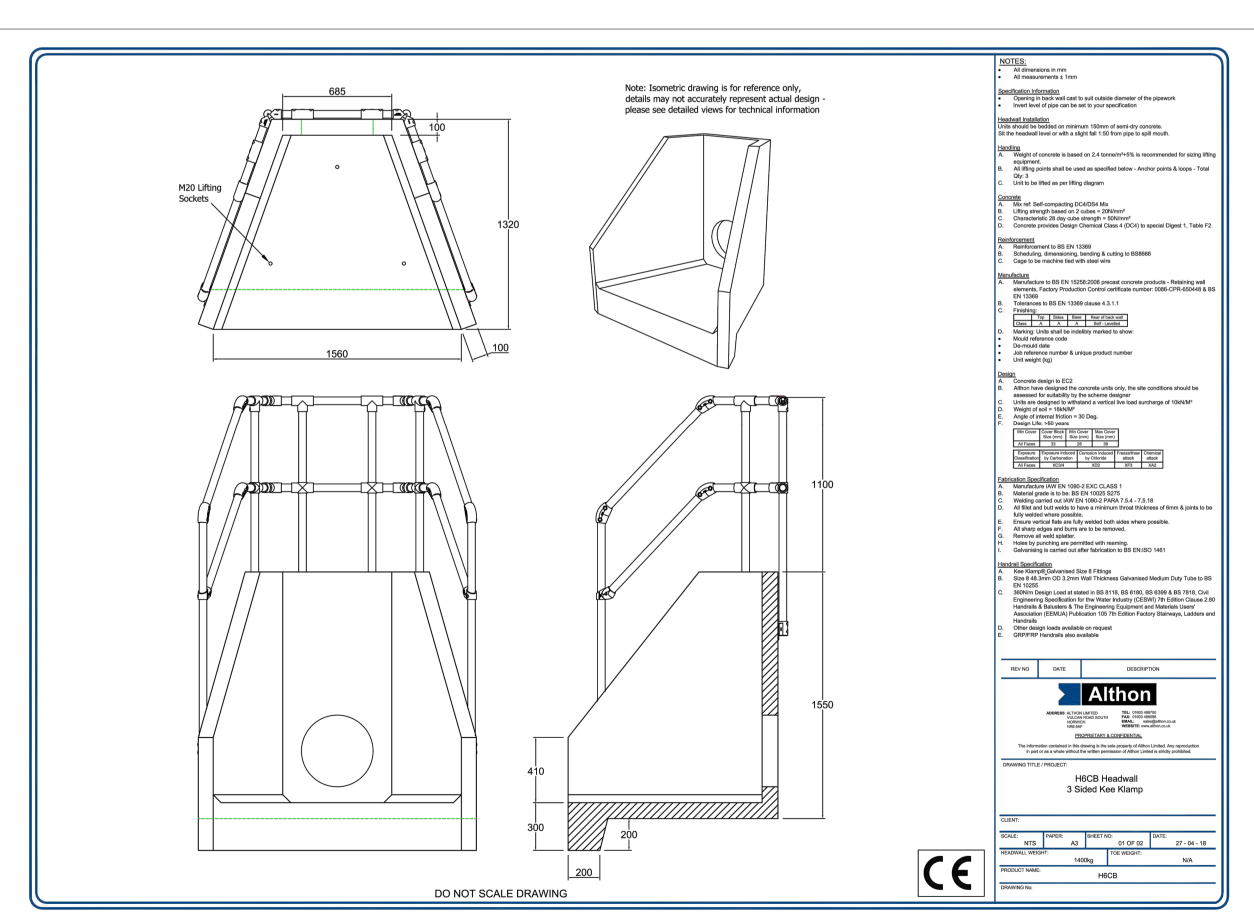
ALL WORKS TO BE IN ACCORDANCE WITH SUFFOLK COUNTY COUNCIL SPECIFICATION FOR ESTATE ROADS, UNLESS OTHERWISE AGREED WITH SCC ENGINEER















**EDF Renewables Ltd** 

Tye Lane Solar Farm
Bramford

Detail Design
Construction Detail

PRELIMINARY

SCALE:	DATE:	DRAWN:	CHECKED:	APPROVED:	
1:200	151022	AT		-	
JOB NO:		DRAWING NO:		REVISION:	
	0.04	CD01		C C	
0922-04			U I	C	

