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SCHEDULES

SCHEDULE 2

Section 26(2).

PART I

LAND REFERRED TO IN SECTION 26(2) OF THIS ACT

Area	No. on deposited plans	Purpose for which land may be used
(1)	(2)	(3)
In the county of Berkshire—		
Borough of Slough—	2	As a means of vehicular access from William Street (B.416) for constructing Works Nos. 2, 2A and 3, or any of them.
In Greater London—		
London borough of Hillingdon—	2	To realign the up (Iver to West Drayton) goods loop line of the existing railway in conjunction with the alteration of West Drayton railway station described in section 12 (Works at Langley, Iver and West Drayton stations) of this Act.

PART II

MEANS OF ACCESS REFERRED TO IN SECTION 28 OF THIS ACT

Area	No. of land shown on deposited plans	Highway to which access to be formed	Purpose for which access required
(1)	(2)	(3)	(4)
In West Yorkshire—			
Metropolitan borough of Kirklees—	1, 2	The byway known as Peace Pit Lane, Deighton.	To construct Works Nos. 6 and 7 or either of them, and thereafter for the

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Area (1)	No. of land shown on deposited plans (2)	Highway to which access to be formed (3)	Purpose for which access required (4)
			general purposes of the Board.
In the county of Leicestershire— Borough of Melton—	1, 2	The unnamed road between Asfordby Road (A.6006) and Asfordby.	To construct Work No. 12.
	5	The unnamed road forming the western continuation of Sysonby Grange Lane and serving the Melton Mowbray Water Reclamation Works.	To construct Work No. 12 and thereafter for the general purposes of the Board.
	15	Leicester Road (A.607).	To construct Work No. 12.
In the county of Nottinghamshire— District of Bassetlaw— Parish of Saundby— Parish of Bole—	1 1	The Flood Road (A.631).	To execute the specified works as defined in section 23 (Interpretation of Part III) of this Act.
In the county of Essex— District of Braintree—	1	Station Approach.	To link Station Approach with the new private road mentioned in section 13

PART III

TEMPORARY WORKING SITES

1 In this Part of this Schedule—

“the designated lands” means any of the lands shown on the deposited plans within a line marked “Limit of temporary working site” which are required by the Board for use as working sites in connection with the relevant works;

“the Langley land” means the land numbered on the deposited plans 18 in the borough of Slough; and

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- “the relevant works” means Works Nos. 12, 13 and 13A and the specified works as defined in section 23 (Interpretation of Part III) of this Act.
- 2 The Board, in connection with the construction of Works Nos. 2, 2B and 4, or any of them, may establish and maintain a temporary working site on the Langley land.
- 3 The Board, in connection with the construction of the relevant works and after giving to the owners and occupiers of the designated lands not less than 28 days' previous notice in writing, may—
- (a) enter upon and take possession temporarily of the designated lands;
 - (b) construct on the designated lands such temporary works or structures as may be required by them; and
 - (c) remove any structures and vegetation on the designated lands.
- 4 The Board shall not, by reason of the exercise of the powers of paragraph 3 above, be required to purchase any part of the designated lands.
- 5 On the exercise of the powers conferred by this Part of this Schedule, the following provisions shall have effect:—
- (1) The Board shall not, without the agreement of the owners and occupiers of the designated lands, remain in possession of any part thereof after a period of one year from the completion of the works for which such possession has been taken:
 - (2) Before giving up possession of the designated lands, the Board shall remove all temporary works or structures and restore the designated lands to the reasonable satisfaction of the owners and occupiers thereof:
 - (3) The Board shall compensate the owners and occupiers of the designated lands for any loss or damage which may result to them by reason of the exercise of the powers of this Part:
 - (4) Nothing in this Part shall relieve the Board from liability to compensate under section 6 or 43 of the Act of 1845 or section 10(2) of the Act of 1965, as incorporated with or applied by this Act, or under any other enactment, in respect of loss or damage arising from the execution of any works, other than loss or damage for which compensation is payable under sub-paragraph (3) above:
 - (5) Any dispute as to a person's entitlement to compensation under sub-paragraph (3) above or as to the amount thereof shall be determined by the tribunal.