PROVISION OF INFORMATION

Every person who, if a general vesting declaration were made in respect of all the land authorised to be acquired by the Acquiring Authority pursuant to the High Speed Rail (London – West Midlands) Act 2017 (other than land in respect of which notice to treat has been given), would be entitled to claim compensation in respect of any such land, is invited to give information to the Acquiring Authority in the prescribed form with respect to his name and address and the land in question. The relevant prescribed form is set out below.

Dated 25 November 2019 Colette Carroll, Director of Land & Property

High Speed Two (HS2) Limited as Agent for and on behalf of the

Secretary of State for Transport PART 2

FORM FOR GIVING INFORMATION

To: Head of Land Assembly Land & Property Directorate High Speed Two (HS2) Limited Two Snowhill

Snowhill Queensway

Birmingham, B4 6GA

[I] [We] being [a person] [persons] who, if a general vesting declaration were executed under section 4 of the Compulsory Purchase (Vesting Declarations) Act 1981 in respect of all of the land comprised in the compulsory purchase order cited above in respect of which notice to treat has not been given, would be entitled to claim compensation in respect of [all][part of] that land, give you the following information, pursuant to the provisions of Section 3A⁷ of the Compulsory Purchase (Vesting Declarations) Act 1981.

1. NAME AND ADDRESS OF INFORMANT(S)¹

2. LAND IN WHICH AN INTEREST IS HELD BY INFORMANT(S) ²		
3. NATURE OF INTEREST ³		
Signed		
(on behalf of) Date		
N221_048		
¹ In the case of a joint interest, insert the names and addresses of all of the informants.		
² The land should be described concisely.		
³ If the interest is leasehold, the date of commencement and length of term should be given. If the land is subject to a mortgage or other encumbrance, details should be given (e.g. name of building society and roll number).		
¹ Phase One Purposes has meaning given by section 67 of the High		

¹ Phase One Purposes has meaning given by section 67 of the High Speed Rail Act.

² Section 3A of the 1981 Act as inserted by paragraph 3(a) of Schedule 6 to the High Speed Rail Act as substituted by section 11 of, and paragraphs 6 and 7 of Schedule 14 to, that Act.

³ As amended by the High Speed Rail Act.

⁴ As amended by the High Speed Rail Act.

⁵ Schedule A1 to the 1981 Act as amended by section 11 of and paragraph 6 of Schedule 14 to the High Speed Rail Act.

⁶ Section 9 of the 1981 Act as modified by paragraph 3(d) of Schedule
6 to the High Speed Rail (London - West Midlands) Act 2017 as substituted by section 11 of, and paragraph 6 of Schedule 14 to, that Act.

 ⁷ Section 3A of the 1981 Act as inserted by paragraph 3(a) of Schedule 6 to the High Speed Rail (London – West Midlands) Act 2017 as substituted by section 11 of, and paragraphs 6 and 7 of Schedule 14 to, that Act. (3434578)

HS2

HIGH SPEED RAIL (LONDON – WEST MIDLANDS) ACT 2017 COMPULSORY PURCHASE (VESTING DECLARATIONS) ACT 1981 TO: PERSONS HAVING A RELEVANT INTEREST IN THE LAND DESCRIBED IN THE SCHEDULE HERETO

1. The High Speed Rail (London – West Midlands) Act 2017 ("the High Speed Rail Act") received Royal Assent on 23 February 2017.

2. The Secretary of State for Transport (the "Acquiring Authority") is authorised under section 4 of the High Speed Rail Act to exercise powers under section 4(1) of the High Speed Rail Act to acquire compulsorily so much of the land within the limits of the High Speed Rail Act as may be required for Phase One purposes¹.

3. By virtue of section 4(4) of the High Speed Rail Act, the Compulsory Purchase (Vesting Declarations) Act 1981 ("the 1981 Act") applies as if the High Speed Rail Act were a compulsory purchase order.

4. Pursuant to section 3A of the 1981 Act^2 before making a general vesting declaration ("GVD") under section 4 of the 1981 Act the Acquiring Authority shall, in a notice which is (a) given to every person with a relevant interest in the land with respect to which a declaration is to be made (other than a mortgagee who is not in possession); and (b) published in the London Gazette, include the particulars in section 3A(3) of the 1981 Act³.

5. Notice is hereby given pursuant to Section 3A of the 1981 Act⁴ of the Statement of the Effect of Parts 2 and 3 of the 1981 Act which provides an explanation of the process for and the effect of a GVD in respect of the land described in Schedule 1 hereto.

SCHEDULE 1 DISTRICT OF NORTH WARWICKSHIRE

(1) Plot No 29365	(2) Description 3,903.06 square metres, or thereabouts, of public footpaths (M54 and M56), track and private road (Gilson Drive)
29366	439.57 square metres, or thereabouts, of public footpath (M54) and track (Gilson Drive)
29367	41,879.08 square metres, or thereabouts, of agricultural land and public footpath (M56) (Gilson Road, B4117)
29368	809.89 square metres, or thereabouts, of private road verge (Gilson Drive)
29369	1,081.2 square metres, or thereabouts, of private road verge (Gilson Drive)
29370	10,998.37 square metres, or thereabouts, of agricultural land, wooded area, pond and telecommunications mast (Gilson Drive)
29371	4,056.28 square metres, or thereabouts, of public road and verges (Gilson Road, B4117)
29372	1,108.46 square metres, or thereabouts, of house, garden and buildings (The Cottage) (Gilson Road, B4117)
29656	274.7 square metres, or thereabouts, of garden and car park (Grimstock Country House Hotel) (Gilson Road, B4117)
29657	1.37 square metres, or thereabouts, of public road verge (Gilson Road, B4117)