

Crossrail Act 2008

CHAPTER 18

CROSSRAIL ACT 2008

Works

- 1 Construction and maintenance of scheduled works
- 2 Works: further and supplementary provisions
- 3 Highways
- 4 Overhead lines

Land

- 5 Temporary possession and use
- 6 Acquisition of land within limits shown on deposited plans
- 7 Acquisition of land not subject to the power under section 6(1)
- 8 Extinguishment of private rights of way
- 9 Extinguishment of rights of statutory undertakers etc.

Planning

- 10 Planning: general
- 11 Permitted development: time limit
- 12 Fees for planning applications
- 13 Power to disapply section 10(1)
- 14 EIA regulations: replacement development
- 15 Extension of permitted development rights

Heritage

- 16 Disapplication and modification of controls
- 17 Rights of entry

Trees

- 18 Power to deal with trees on neighbouring land
- 19 Disapplication of controls

Noise

- 20 Control of construction sites: appeals
- 21 Proceedings in respect of statutory nuisance: defence

Railway matters

- 22 Objective of Office of Rail and Road in relation to Crossrail
- 23 Duty of Office of Rail and Road to publish reports
- 24 Licensing
- 25 Award of Crossrail franchises to public-sector operators
- 26 Disapplication of franchising and access exemptions
- 27 Closures
- 28 Key system assets
- 29 Power to designate persons as "protected railway companies"
- 30 Duty to co-operate
- 31 Arbitration after referral under section 30(3)
- 32 Arbitration under section 30(3): multiple proceedings
- 33 Transfer of functions relating to works
- 34 Application of section 122 of the Railways Act 1993
- 35 Application of other railway legislation

Transfers

- 36 Transfer schemes
- 37 Transfer schemes: tax provisions
- 38 Application of Greater London Authority Act 1999

Nominated undertaker

39 Holder of functions of nominated undertaker

Miscellaneous

- 40 Disapplication and modification of miscellaneous controls
- 41 Burial grounds
- 42 Application of landlord and tenant law
- 43 Disposal of Crown land
- 44 Prohibitions or restrictions on land use imposed for Crossrail purposes
- 45 Compensation for injurious affection
- 46 Compensation for water abstraction
- 47 Temporary possession agreements
- 48 Application of Act to extensions
- 49 Reinstatement of discontinued facilities
- 50 Protection of interests
- 51 Power to devolve functions of Secretary of State
- 52 Correction of deposited plans
- 53 Service of documents
- 54 Arbitration

Final

- 55 "Deposited plans", "deposited sections"
- 56 Interpretation
- 57 Financial provisions
- 58 Short title

SCHEDULES

SCHEDULE 1 — Scheduled works

Description of works

The works which the nominated undertaker is authorised by section... In the City of Westminster, London Boroughs of Camden, Islington... In the London Boroughs of Tower Hamlets and Newham– Work... In the London Borough of Newham– Work No. 1/5– A... In the London Boroughs of Newham and Greenwich-Work No.... In the London Borough of Greenwich— Work No. 1/6C–A... In the London Boroughs of Greenwich and Bexley- Work No.... In the City of Westminster and Royal Borough of Kensington... In the City of Westminster– Work No. 1/8E– A railway... In the City of Westminster and London Borough of Camden-... In the London Borough of Camden– Work No. 1/18A– A... In the City of London– Work No. 1/21A– A diversion... In the City of London and London Borough of Islington-... In the City of London– Work No. 1/23A– A temporary... In the London Borough of Tower Hamlets– Work No. 1/25A–... In the London Borough of Newham– Work No. 1/29A– A... In the London Boroughs of Greenwich and Bexley–Work No.... In the London Borough of Greenwich– Work No. 1/33C– A... In the London Borough of Bexley- Work No. 1/37A- Reconstruction... In the London Boroughs of Greenwich and Bexley-Work No.... In the London Borough of Bexley– Work No 1/38A– A... In the London Boroughs of Tower Hamlets and Newham–Work... In the London Borough of Newham– Work No. 2/2– A... In the London Borough of Tower Hamlets— Work No. 2/8A-... In the London Borough of Newham– Work No. 2/9– –A... In the London Boroughs of Redbridge and Newham- Work No.... In the London Borough of Newham– Work No. 2/11– An... In the London Boroughs of Redbridge and Barking & Dagenham-... In the London Boroughs of Barking & Dagenham and Havering-... In the London Borough of Havering- Work No. 2/13B- A... In the County of Essex, Borough of Brentwood– Work No.... In the County of Essex, District of Basildon– Work No.... In the London Borough of Redbridge— Work No. 2/20A–A... In the London Borough of Newham— Work No. 2/21A- railway... In the County of Berkshire, Royal Borough of Windsor &... In the County of Berkshire, Borough of Slough-Work No.... In the County of Berkshire, Borough of Slough and County... In the County of Berkshire, Borough of Slough- Work No.... In the County of Buckinghamshire, District of South Bucks, Parish... In the London Borough of Hillingdon– Work No. 3/10– A... In the London Borough of Ealing– Work No. 3/16– A...

In the London Borough of Hammersmith & Fulham– Work No.... In the London Borough of Hammersmith & Fulham and the... In the London Borough of Hammersmith & Fulham— Work No.... In the London Borough of Hammersmith & Fulham and the... In the London Borough of Hammersmith & Fulham and the... In the Royal Borough of Kensington & Chelsea— Work No....

SCHEDULE 2 — Works: further and supplementary provisions

Additional works

1 (1) The nominated undertaker may, for the purposes of or...

Highway accesses

2 (1) The nominated undertaker may, for the purposes of or...

Overhead line diversions

3 Without prejudice to paragraph 1(1)(f), the nominated undertaker may, for...

Mitigation and protection works

4 The nominated undertaker may within the limits of deviation for...

Support of buildings

- 5 (1) This paragraph applies where it is necessary or expedient...
- 6 (1) This paragraph applies where it is necessary or expedient...
- 7 (1) Where the nominated undertaker exercises any power under paragraph...

Discharge of water

8 (1) The nominated undertaker may use any watercourse or any...

Entry for preparatory purposes

9 (1) The nominated undertaker may, for the purposes of this...

Temporary interference with waterways

10 (1) The powers conferred by this paragraph shall be exercisable...

SCHEDULE 3 — Highways

Stopping-up

- 1 (1) The nominated undertaker may, in connection with the construction...
- 2 (1) The nominated undertaker may, in connection with the construction...
- 3 (1) On a highway or part of a highway being...

Permanent obstruction

4 (1) The powers conferred by paragraph 1 or 4 of...

Temporary interference

5 (1) For the purposes of the works authorised by this...

Working sites in highways

6 Any highway or part of a highway which is stopped...

Street works

- 7 (1) The nominated undertaker may, for the purposes of the...
- 8 (1) Works to which sub-paragraph (2) below applies shall be...

Construction

- 9 (1) Where under this Act the nominated undertaker—
- 10 (1) Sub-paragraph (2) applies where under this Act the nominated...

Maintenance

- 11 (1) Sub-paragraph (2) applies where under this Act the nominated...
- 12 Notwithstanding anything in section 46 of the Railways Clauses Consolidation...

Bridges carrying highways

13 Each of sections 116 and 117 of the Transport Act...

Agreements with highway authorities etc.

14 (1) Where under this Schedule the nominated undertaker is authorised...

Use of subsoil

15 (1) The nominated undertaker may enter upon, take and use...

SCHEDULE 4 — Overhead lines: consent

Scope of Schedule

1 This Schedule applies to any electric line to which section...

Consent requirement

2 (1) An electric line to which this Schedule applies shall...

Applications for consent

- 3 (1) An application for consent under this Schedule shall be...
- 4 An application for consent under this Schedule shall be supplemented,...

Publicity

5 (1) A person applying for consent under this Schedule shall...

Consultation

- 6 (1) Within 14 days of receiving an application for consent...
- 7 (1) If the appropriate Ministers consider that an application for...

Grant of consent

- 8 (1) This paragraph applies to an application for consent under...
- 9 A consent under this Schedule may include such conditions (including...

Variation and revocation of consent

10 (1) A consent under this Schedule may be varied or...

Duration of consent

11 Subject to paragraph 10, a consent under this Schedule shall...

Interpretation

12 In this Schedule, references to the appropriate Ministers are to...

SCHEDULE 5 — Temporary possession and use of land

Occupation and use for construction of works

- 1 (1) The nominated undertaker may, in connection with the construction...
- 2 (1) Before giving up possession of land of which possession...
- 3 (1) The nominated undertaker may use any road situated on...

Occupation and use for maintenance of works

4 (1) At any time during the maintenance period relating to...

Suspension of private rights of way

5 (1) Subject to sub-paragraph (2), all private rights of way...

Enforcement

- 6 Section 13 of the Compulsory Purchase Act 1965 (c. 56)...
- SCHEDULE 6 Acquisition of land shown within limits on deposited plans
 - Part 1 PURPOSES FOR WHICH CERTAIN LAND MAY BE ACQUIRED
 - Part 2 APPLICATION OF LEGISLATION RELATING TO COMPULSORY PURCHASE

Lands Clauses Consolidation Act 1845

1 The Lands Clauses Consolidation Act 1845 (c. 18) shall not...

Compulsory Purchase Act 1965

- 2 Part 1 of the Compulsory Purchase Act 1965 (c. 56),...
- 3 (1) In its application by virtue of paragraph 2, the...

Compulsory Purchase (Vesting Declarations) Act 1981

- 4 The Compulsory Purchase (Vesting Declarations) Act 1981 (c. 66) shall...
- 5 (1) In its application by virtue of paragraph 4, the... Part 3 — SUPPLEMENTARY PROVISIONS

Acquisition of new rights

- 6 (1) The power conferred by section 6(1) shall include power...
- 7 (1) The modifications referred to in paragraph 6(2)(a) are as...

Limitation of power of acquisition to rights only

- 8 In the case of land specified in the following table,...
- 9 In the case of land specified in the following table,...

Limitation of power of acquisition to land of specified description

10 In the case of land specified in columns (1) and...

Acquisition of subsoil

11 (1) In the case of land specified in the following...

Limitation of power of acquisition in relation to land not more than 9 metres below the surface

12 In the case of land specified in the following table,...

Extension of power to acquire new rights

13 (1) The Secretary of State may by order provide that...

Acquisition of part only of certain properties

- 14 (1) Where— (a) a notice to treat under Part 1...
- 15 (1) If, on a reference under paragraph 14(5), the Upper...
- 16 (1) Where under paragraph 15 a notice to treat is...

Minerals

17 (1) Parts 2 and 3 of Schedule 2 to the...

Power to require acquisition where time limit extended

- 18 (1) If the Secretary of State makes an order under...
- 19 Paragraph 18 shall not apply to any subsoil or under-surface...

Compensation

20 Section 4 of the Acquisition of Land Act 1981 (c....

SCHEDULE 7 — Planning conditions Part 1 — QUALIFYING AUTHORITIES

Specification

1 (1) As soon after the day on which this Act...

Transition

2 (1) An order under paragraph 1 may contain such transitional... Part 2 — DEVELOPMENT IN THE AREA OF A UNITARY AUTHORITY

Introductory

3 This Part has effect in relation to development in the...

Planning regimes

4 (1) The requirement set out in paragraph 5 shall be...

Conditions: non-qualifying authority

5 (1) Development shall be carried out in accordance with plans...

Conditions: qualifying authority

- 6 (1) To the extent that development consists of any operation...
- 7 (1) Development shall be carried out in accordance with arrangements...
- 8 (1) To the extent that development consists of—
- 9 (1) No work to which this paragraph applies shall be...
- 10 Where the local planning authority approves a scheme for the...

Conditions: general

11 (1) Where development consists of or includes the carrying out... Part 3 — DEVELOPMENT NOT IN THE AREA OF A UNITARY AUTHORITY

Introductory

12 This Part has effect in relation to development not in...

Planning regimes: district councils

13 (1) The requirement set out in paragraph 14 shall be...

District conditions: non-qualifying authority

14 (1) Development shall be carried out in accordance with plans...

District conditions: qualifying authority

- 15 (1) To the extent that development consists of any operation...
- 16 (1) Development shall be carried out in accordance with arrangements...
- 17 (1) No work to which this paragraph applies shall be...
- 18 Where the district planning authority approves a scheme for the...

District conditions: general

19 (1) Where development consists of or includes the carrying out...

County conditions: qualifying authority

- 20 (1) The requirements set out in paragraphs 21 to 23...
- 21 (1) To the extent that development consists of any operation...
- 22 (1) Development shall be carried out in accordance with arrangements...
- 23 (1) To the extent that development consists of—
- 24 (1) Development shall be carried out in accordance with arrangements... Part 4 — SUPPLEMENTARY

Programming of requests for planning approvals

25 A planning authority shall not be required to entertain a...

Consultation

- 26 (1) Where a planning authority considers that a request for...
- 27 (1) Where a planning authority considers that a request for...

Intervention by the Secretary of State

- 28 (1) The appropriate Ministers may by directions require a planning...
- 29 (1) The appropriate Ministers may by directions restrict a planning...

Appeals

- 30 (1) Where the nominated undertaker is aggrieved by a decision...
- 31 No appeal under section 78 of the Town and Country...
- 32 (1) Unless the appropriate Ministers direct otherwise, their functions in...
- 33 The decision of the person appointed under paragraph 32, or,...
- 34 (1) An appeal under paragraph 30 shall be dealt with...
- 35 (1) Regulations under paragraph 30 or 34 may make different...

Modification of Schedule

36 (1) The Secretary of State may by order amend this...

Interpretation

37 (1) In this Schedule— "building" includes any structure other than—...

SCHEDULE 8 — Extension of permitted development rights: supplementary provisions

Conditions of permitted development

1 (1) Planning permission granted by virtue of section 15(1) is...

Controls in relation to proposed development

- 2 (1) Where— (a) it appears to the Secretary of State...
- 3 (1) This paragraph applies where it appears to the Secretary...

Notices

- 4 A notice under this Schedule shall— (a) specify the person...
- 5 Notices under this Schedule shall be served by post.
- 6 Where the Secretary of State gives a notice under this...

Interpretation

- 7 For the purposes of this Schedule, development has been the...
- 8 In this Schedule— (a) "relevant undertaking" means an undertaking given...

SCHEDULE 9 — Heritage: disapplication and modification of controls

Listed buildings and conservation areas

- 1 (1) Subject to sub-paragraph (2), if a listed building was...
- 2 (1) In the case of a listed building to which...
- 3 Section 59 of the Planning (Listed Buildings and Conservation Areas)...

Ancient monuments etc.

- 4 (1) This paragraph has effect in relation to the Ancient...
- 5 (1) The power of entry conferred by section 36(1) of...

SCHEDULE 10 — Heritage: rights of entry

- 1 (1) Any person duly authorised in writing by the Historic...
- 2 (1) The nominated undertaker shall not carry out any decontrolled...
- 3 (1) Following the giving of a notice under paragraph 2(1)...

SCHEDULE 11 — Application of other railway legislation

Highway (Railway Crossings) Act 1839 (c. 45)

1 The Highway (Railway Crossings) Act 1839 shall not apply to...

Railway Regulation Act 1842 (c. 55)

2 Section 9 of the Railway Regulation Act 1842 shall not...

Railways Clauses Consolidation Act 1845 (c. 20)

3 (1) The Railways Clauses Consolidation Act 1845, insofar as applicable...

Railways Clauses Act 1863 (c. 92)

4 (1) Part 1 of the Railways Clauses Act 1863, insofar...

Railway Companies (Accounts and Returns) Act 1911 (c. 34)

5 For the purposes of the Railway Companies (Accounts and Returns)...

British Transport Commission Act 1949 (c. xxix)

6 (1) Section 55 the British Transport Commission Act 1949 (penalty...

Miscellaneous

7 (1) In their application to— (a) a Crossrail undertaker,

SCHEDULE 12 — Transfer schemes

- Part 1 TRANSFERS FROM CROSS LONDON RAIL LINKS LIMITED AND ITS SUBSIDIARIES
- 1 (1) The Secretary of State may make schemes for the...
 - Part 2 TRANSFERS FROM THE GREATER LONDON AUTHORITY, TRANSPORT FOR LONDON ... AND THEIR SUBSIDIARIES
- 2 (1) The Secretary of State may, for purposes connected with...
 Part 3 TRANSFERS FROM SECRETARY OF STATE AND COMPANIES OWNED BY SECRETARY OF STATE
- 3 (1) The Secretary of State may, for purposes connected with...

Part 4 — GENERAL PROVISIONS ABOUT TRANSFER SCHEMES

Scheme for grant of lease

4 Any power under paragraph 1, 2 or 3 to make...

Property, rights and liabilities that may be transferred

5 The property, rights and liabilities for whose transfer a scheme...

Creation by a scheme of interests, rights and liabilities

6 (1) A scheme may contain— (a) provision for the creation,...

Identifying what is transferred or created by a scheme

7 (1) A scheme may define property, rights or liabilities for...

Scheme may provide for contraventions etc. to be treated as not occurring

8 (1) A scheme may contain provision for a transfer to...

Transfer of shares in subsidiary of transferor

9 (1) This paragraph applies where a scheme provides for the...

Scheme may modify interests, rights and liabilities of third parties

- 10 (1) A scheme may contain provision for interests, rights or...
- 11 (1) Sub-paragraph (2) applies where (apart from that sub-paragraph) a...

Scheme may impose obligations to enter into agreements or execute instruments

12 (1) A scheme may contain provision for imposing, on the...

Supplementary provisions of schemes

13 (1) A scheme may make such incidental, supplementary, consequential and...

Effect of scheme

14 (1) At the time appointed for the purpose by a...

Modification of scheme by agreement

15 (1) Where the transferror, and the transferree or transferrees, under...

Transfer of employees and continuity of employment

16 (1) Where, by virtue of a scheme, a person employed...

Provision of information to person making scheme

- 17 Where the Secretary of State proposes to make a scheme...
- 18 (1) This paragraph applies to a direction under paragraph 17....

Agreements relating to schemes

19 The Secretary of State may by agreement fetter the exercise...

Part 5 — INTERPRETATION

Interpretation

20 (1) In sub-paragraph (2), and in Part 4 of this...

SCHEDULE 13 — Transfer schemes: tax provisions Part 1 — INTRODUCTION

Meaning of "public body"

1 In this Schedule "public body" means a person which is...

Meaning of "taxable public body" and "exempt public body"

2 (1) In this Schedule "taxable public body" means a public...

Interpretation: supplementary

3 (1) In this Schedule— "CAA 2001" means the Capital Allowances... Part 2 — TRANSFERS ETC BETWEEN TAXABLE PUBLIC BODIES

Meaning of "relevant transfer" in Part 2 of Schedule

4 In this Part of this Schedule "relevant transfer" means a...

Computation of profits and losses in respect of transfer of trade

5 (1) This paragraph applies where a taxable public body ("the...

Transfers of trading stock

6 (1) This paragraph applies if— (a) under a relevant transfer...

Capital allowances: transfer of whole trade

7 (1) This paragraph applies where a taxable public body ("the...

Capital allowances: transfer of part of a trade

8 (1) Where a taxable public body ("the predecessor") is carrying...

Capital allowances: transfer of plant or machinery

9 (1) This paragraph applies where— (a) there is a relevant...

Capital allowances: transfers not to be sales

10 (1) This paragraph applies for the purposes of Part 3...

Chargeable gains: assets to be treated as disposed of without a gain or a loss

11 (1) For the purposes of TCGA 1992 a disposal—

Chargeable gains: roll-over relief

12 (1) This paragraph applies if— (a) but for section 154...

Continuity in relation to transfer of intangible assets

13 (1) For the purposes of Part 8 of CTA 2009—...

Continuity in relation to loan relationships

14 (1) For the purposes of the application of Part 5...

Continuity in relation to derivative contracts

15 (1) For the purposes of the application of Part 7...

Leased assets

 16 (1) This paragraph applies for the purposes of section 781...
 Part 3 — TRANSFERS ETC FROM TAXABLE PUBLIC BODIES TO EXEMPT PUBLIC BODIES

Meaning of "relevant transfer" in Part 3 of Schedule

17 In this Part of this Schedule "relevant transfer" means a...

Transfers of trading stock

18 (1) This paragraph applies if under a relevant transfer trading...

Capital allowances: determination of disposal value of plant or machinery

19 (1) This paragraph applies to a relevant transfer of plant...

Capital allowances: determination of disposal value of fixtures

20 (1) This paragraph applies to a relevant transfer if—

Capital allowances: determination of capital value of industrial buildings etc.

21 (1) This paragraph applies for the purposes of Part 3...

Chargeable gains: assets to be treated as disposed of without a gain or a loss

22 (1) For the purposes of TCGA 1992 a disposal—

Neutral effect of transfer of intangible assets

23 (1) For the purposes of Part 8 of CTA 2009,...

Neutral effect of transfer for loan relationships and derivative contracts

24 No credit or debit shall be required or allowed, in...

Leased assets

25 (1) This paragraph applies for the purposes of section 781...
 Part 4 — TRANSFERS FROM EXEMPT PUBLIC BODIES TO TAXABLE PUBLIC BODIES

Meaning of "relevant transfer" in Part 4 of Schedule

26 In this Part of this Schedule "relevant transfer" means a...

Capital allowances: transfer of plant or machinery

27 (1) This paragraph applies where— (a) there is a relevant...

Capital allowances: determination of capital value of industrial buildings etc.

28 (1) This paragraph applies where there is a relevant transfer...
 Part 5 — OTHER PROVISIONS CONCERNING TRANSFERS BETWEEN PUBLIC BODIES

Meaning of "relevant transfer" in Part 5 of Schedule

29 In this Part of this Schedule "relevant transfer" means a...

Trading losses: change in ownership

30 (1) This paragraph applies to a relevant transfer of all...

Chargeable gains: degrouping charges

31 (1) This paragraph applies if a company ("the degrouped company") —...

Stamp duty

32 (1) Stamp duty is not to be chargeable— Part 6 — TRANSFERS ETC INVOLVING PRIVATE PERSONS

Meaning of "relevant transfer" in Part 6 of Schedule

33 In this Part of this Schedule "relevant transfer" means a...

Transfers of trading stock

34 (1) This paragraph applies if under a relevant transfer trading...

Capital allowances: determination of disposal value of plant or machinery

35 (1) This paragraph applies to a relevant transfer of plant...

Capital allowances: determination of disposal value of fixtures

36 (1) This paragraph applies to a relevant transfer if—

Capital allowances: section 265 of CAA 2001 not to apply in relation to transferee

37 (1) This paragraph applies in relation to a relevant transfer....

Capital allowances: determination of capital value of industrial buildings etc.

38 (1) This paragraph applies for the purposes of Part 3...

Chargeable gains: disposals not to be treated as made at market value

39 (1) Section 17 of TCGA 1992 (disposals and acquisitions treated...

Loan relationships

40 (1) Section 444 of CTA 2009 (transactions not at arm's... Part 7 — OTHER PROVISIONS CONCERNING TRANSFERS

Chargeable gains: value shifting

41 No transfer scheme is to be regarded as a scheme...

Group relief

42 The power of the Secretary of State to make a...

Modification of transfer schemes and determinations under paragraph 9(1)(d) or 27(1)(c): companies

43 (1) This paragraph applies if— (a) a company delivers a...

Modification of transfer schemes: other persons and partnerships

44 (1) This paragraph applies if— (a) a person delivers a...

Power to make further provision in relation to transfer schemes

45 (1) The Treasury may by regulations make provision for varying...

Consequential amendment

46 In section 35(3)(d) of TCGA 1992 (no gain no loss...

SCHEDULE 14 — Disapplication and modification of miscellaneous controls

Ecclesiastical law

1 (1) No obligation or restriction imposed under ecclesiastical law or...

Overground wires

2 Nothing in the London Overground Wires &c. Act 1933 (c....

London Squares Preservation Act 1931

3 (1) Nothing in section 3 of the London Squares Preservation...

London Building Acts (Amendment) Act 1939

4 (1) The following provisions of the London Building Acts (Amendment)...

Coast works

5 Section 34(1) of the Coast Protection Act 1949 (c. 74)...

Port of London Act 1968

6 The following provisions of the Port of London Act 1968...

Highways, etc.

7 (1) The following enactments (which control obstructions of the highway...

Building regulations

8 (1) Nothing in Part 1 of the Building Act 1984...

2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Deposits in the sea

9 (1) Section 5 of the Food and Environment Protection Act...

London lorries: general

10 (1) This paragraph applies where an application for the issue...

London lorries: emergency permit

- 11 (1) This paragraph applies where a person proposes to undertake...
- 12 (1) An authority responsible for dealing with applications for permits...

Works under streets in Greater London

13 The following provisions of the Greater London Council (General Powers)...

New Roads and Street Works Act 1991

14 (1) The powers conferred by section 56(1) and (1A) of...

Water abstraction

15 (1) The restriction imposed by section 24(1) of the Water...

Communication with public sewers in London

16 Section 106(8) of the Water Industry Act 1991 (c. 56)...

Party Wall etc. Act 1996

17 (1) No notice under section 1(2) or (5) of the...

SCHEDULE 15 — Burial grounds: removal of human remains and monuments

Notice of removal

1 (1) Before removing from the land in question any remains...

Removal of remains

- 2 (1) In the case of remains in relation to which...
- 3 (1) In the case of remains in relation to which...

Removal of monuments

- 4 (1) Where a licence to remove any remains is issued...
- 5 (1) Where the nominated undertaker removes any remains under paragraph...

Records

6 (1) Where any remains are removed under this Schedule, the...

Supplementary

7 (1) Where the nominated undertaker removes remains in relation to...

SCHEDULE 16 — Reinstatement of discontinued facilities

Power to reinstate

1 (1) The nominated undertaker may within the limits of deviation...

Planning conditions

2 (1) This paragraph has effect in relation to development authorised...

SCHEDULE 17 — Protective provisions

- Part 1 PROTECTION FOR HIGHWAYS AND TRAFFIC
- 1 (1) The following provisions of this Part shall, unless otherwise...
- 2 Wherever in this Part provision is made with respect to...
- 3 In exercising the powers conferred by this Act in relation...
- 4 The nominated undertaker shall not, without the consent of the...
- 5 In the construction of any part of the said works...
- 6 (1) The provisions of this paragraph have effect in relation...
- 7 The nominated undertaker shall secure that so much of the...
- 8 Any officer of the highway authority duly appointed for the...
- 9 (1) The nominated undertaker shall not alter, disturb or in...
- 10 The nominated undertaker shall not remove any soil or material...
- 11 (1) If the highway authority, after giving to the nominated...
- 12 (1) The nominated undertaker shall not, except with the consent...
- 13 The nominated undertaker shall not, except with the consent of...
- 14 The nominated undertaker shall, if reasonably so required by the...
- 15 (1) Where any part of any highway has been broken...
- 16 If any damage to any highway or any property of...
- 17 The fact that any act or thing may have been...
- 18 (1) Any dispute arising between the nominated undertaker and the...

Part 2 — PROTECTION FOR ELECTRICITY, GAS, WATER AND SEWERAGE UNDERTAKERS

- 1 (1) The following provisions of this Part shall, unless otherwise...
- 2 (1) The following provisions of this paragraph have effect in...
- 3 (1) This paragraph applies where— (a) the nominated undertaker for...
- 4 (1) Any alternative apparatus to be constructed by the undertakers...
- 5 (1) The undertakers shall, after— (a) the manner of construction...
- 6 (1) If the nominated undertaker gives notice in writing to...
- 7 (1) Where, in accordance with the provisions of this Part,...
- 8 (1) Not less than 28 days before commencing to construct...
- 9 (1) If in consequence of the exercise of the powers...
- 10 Where, in consequence of this Act, any part of any...
- 11 (1) Subject to the following provisions of this paragraph, the...
- 12 (1) Subject to sub-paragraphs (2) and (3), if by reason...
- 13 (1) Any dispute arising between the nominated undertaker and the...
 - Part 3 PROTECTION OF LAND DRAINAGE, FLOOD DEFENCE, WATER RESOURCES AND FISHERIES
- 1 (1) The following provisions of this Part shall, unless otherwise...
- 2 (1) Before beginning to construct any specified work, the nominated...
- 3 The requirements which the Agency may make under paragraph 2...
- 4 (1) Any specified work, and all protective works required by...
- 5 (1) Any work constructed under this Act for the purpose...
- 6 (1) If by reason of the construction of any specified...
- 7 (1) The nominated undertaker shall take all such measures as...

- 8 (1) The nominated undertaker shall indemnify the Agency from all...
- 9 Nothing in paragraph 8 shall require the nominated undertaker to...
- 10 The fact that any work or thing has been executed...
- 11 For the purposes of section 5 of the Metropolis Management...
- 12 (1) Any dispute arising between the nominated undertaker and the...
 - Part 4 PROTECTION OF ELECTRONIC COMMUNICATIONS CODE NETWORKS
 - 1 (1) The following provisions of this Part shall, unless otherwise...
- 2 (1) Subject to sub-paragraph (2), Part 10 of the electronic...
- 3 The temporary stopping up or diversion of any highway under...
- 4 (1) Where a highway is stopped up under paragraph 1...
- 5 (1) Subject to sub-paragraphs (2) to (4), if by reason...
- 6 (1) Any dispute arising between the nominated undertaker and an... Part 5 — PROTECTION OF CANAL & RIVER TRUST
- 1 (1) The following provisions of this Part shall, unless otherwise...
- 2 The Secretary of State shall not under the powers of...
- 3 (1) Before beginning to construct any specified work, the nominated...
- 4 (1) Any specified work, and any protective works required by...
- 5 (1) The nominated undertaker shall not deposit any polluting material...
- 6 In its application to the discharge of water into the...
- 7 (1) If as a result of the construction of any...
- 8 (1) If any canal work is abandoned, Canal & River...
- 9 (1) The nominated undertaker shall indemnify Canal & River Trust...
- 10 Nothing in paragraph 9 shall impose any liability on the...
- 11 (1) Any dispute arising between the nominated undertaker and Canal... Part 6 — PROTECTION OF PORT OF LONDON AUTHORITY
- 1 (1) The following provisions of this Part shall, unless otherwise...
- 2 (1) Before beginning any operations for the construction of any...
- 3 The nominated undertaker shall carry out all operations for the...
- 4 (1) The nominated undertaker shall not, without the consent of...
- 5 (1) If any pile, stump or other object becomes exposed...
- 6 If— (a) by reason of the construction of any specified...
- 7 The nominated undertaker shall, at or near every specified work,...
- 8 (1) If any tidal work is abandoned, the Port Authority...
- 9 Paragraph 8(4) of Schedule 2 shall apply to any discharge...
- 10 The exercise of the powers of this Act to navigate...
- 11 (1) The nominated undertaker shall indemnify the Port Authority from...
- 12 Nothing in paragraph 11 shall impose any liability on the...
- 13 (1) Any dispute arising between the nominated undertaker and the...

Changes to legislation:

Crossrail Act 2008 is up to date with all changes known to be in force on or before 15 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. View outstanding changes

Changes and effects yet to be applied to :

- Sch. 6 para. 11(3)(b) words substituted by 2016 c. 22 Sch. 18 para. 10
- Sch. 13 para. 44(1)(a) words inserted by 2017 c. 32 Sch. 14 para. 37