I am Mr. Dane Rawlins of Bolney Park Farm, Broxmead Lane, Bolney RH17 5RJ, and I do solemnly and sincerely declare and say as follows:-

- 1. I am giving this declaration in support of PJ Brown (Civil Engineering) Ltd ("the Appellant") regarding their appeal at "Land east of Dan Tree Farm, A23, Bolney" ("the Site"), as shown on the plan attached at **DR1**.
- 2. My wife and I acquired the Farm on the 28th of February 1998. The farm buildings and land were in an extremely poor state of repair, and over the last 25 years we have improved vastly all aspects of the property, and continue to do so.
- 3. After we acquired the Farm, it was clear that the fields in particular were a major issue with barbed wire fencing collapse over the entire property, much dumping had occurred in parts and several large excavations were open. We were advised that this was due to the removal of sandstone used in the construction of the A23 trunk road in the past.
- 4. We contracted a firm and applied for all of the required planning and permits to renovate the land, as demonstrated through the Agricultural Prior Determination approval under 01/01232/AGDET. This involved a large amount of landfill followed by tree planting over the course of 4 years.
- 5. The works were initially carried out by South east Tipping. They commenced late-2001, and progressed the works, contracting PJ Brown to import the necessary material throughout 2002. I attach at **DR2** a copy of the licence which was signed between the parties. In 2004, SET abandoned the Land Reclamation project suddenly. The reason is still not known to me.
- 6. Following SET leaving me in the lurch, I approached Peter Brown to request that he consider completing the works. This he agreed to, and did a super job of completing everything as required. The works resumed in late 2004, and Browns progressed them to practical completion by 2007. The final part of the land involved was then left to settle for just over two years prior to commencing planting of crops. The engineering works had however finished, and the final works were left for me to arrange to be completed. The farm is now a small productive arable farm with a variety of crops planted and rotated from that time until the present
- 7. As the works were finishing in 2007. Mr Brown asked If we would be prepared to lease a small area for his company, to which we agreed. The company has been here since then, originally for use of the yard as storage, but our agreement expanded to enable them to operate in the same form and capacity as they are now, and have been since 2007.

- 8. I am aware that Browns have also been involved in undertaking works for my neighbours, and this involved the construction of the bund to the west. As with the land reclamation project, the yard formed no purpose connected with any of these activities, and was established wholly separate to Bolney Park Farm, and the adjoining properties. I understand that as with the land reclamation works, they established separate temporary operational yards closer to the works being undertaken.
- 9. There is a previously constructed entrance carried out by the Highways department from the A23 which leads onto a track/roadway into the rear of the farm, and to the compound area which is adjacent in a small corner of the farm. This access is to be used by the neighbouring property, which has planning permission for a dwelling. My wife, and I, benefit from an unrestricted right of way of the adjoining land, and maintain the right at all times to pass and repass with or without motor vehicles over this land to the A23, and benefit from the use of the roadway for all agricultural uses, all equestrian uses, all business and commercial uses in connection with Bolney Park Farm, including haulage of goods in connection with those businesses, and all countryside sporting uses including, without limitation, hunting, shooting, and fishing.
- 10. Highways have raised objections when requested by the various representatives of the Councils, but never to us. Their objections have seemed to evaporate when it is pointed out that it was them, as Highway Authority, that constructed the entrance in the first place, after a deal struck with Mr. David Wright to remove the intended bridge construction over the A23 and instead create a simple slip road entrance and exit. Undoubtedly, this was a much more cost effective and easier construction for Highways than the original plan, but regardless, that was the final outcome. This entrance is very similar to many on the southbound carriage way of the A23. Many thousands of vehicles have used the entrance since my tenure at Bolney Park Farm, and I am not aware of there having been any accidents or incidents directly resulting from the use of the access by any vehicles. We have never heard from the Police at any time about this entrance or its operation in 25 years.
- 11. Since the beginning of the reclamation until the present time, a many visits have been conducted by the authorities, including West Sussex County Council, Mid Sussex District Council and The Environment agency. The Environment Agency even conducted training visits for their staff during construction works and thereafter.
- 12. PJ Brown operating from this site is, and never has, been hidden or in any way covert. It operates in a professional fashion causing no annoyance to near neighbours. I have highly strung international horses including one

shortlisted for the Tokyo Olympiad. My neighbour has similarly trained international showjumpers with an Olympic longlisted horse, and as per her statement (Claire Inglis) has never experienced problems with noise or other disturbance. We exercise around the edge of our land and have never had any issues. Their presence, and advice over the years, has been of real value to Bolney Park Farm.

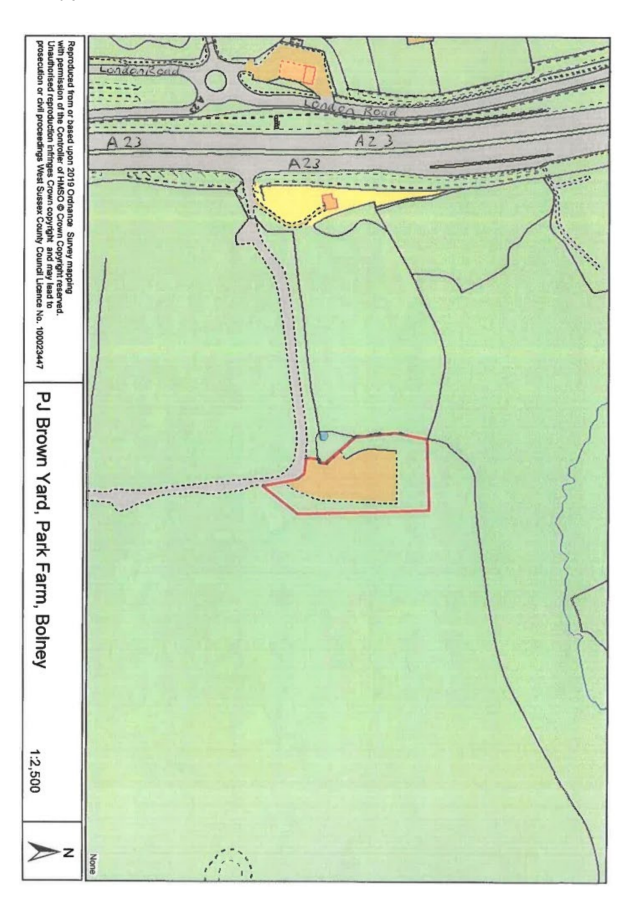
- 13. The current proceedings, and those previously instigated by the County, have been very worrying and frustrating. All in all, we have found huge inconsistencies in the approach to any issues concerning this site, but a real readiness to use any perceived infringements to attempt to build a picture of wrongdoing, particularly as far as PJ Brown is concerned, whilst advice or an amicable attempt to solve the alleged issues appears to have been non-existent. My wife and I feel that concerns with the operations of Browns on the site should have been dealt with correctly many years ago, certainly when the compound was initiated back in 2007 or within a reasonable timeframe thereafter. It is curious that the authorities now seek to take action when it will result in the livelihoods of so many being placed at risk by these actions.
- 14. In conclusion, I affirm that Browns have been operating on the yard undertaking the importation, temporary deposit, reuse and recycling of waste material and the use of the land for storage purposes since our agreement in 2007. The hardstanding area on which the use has been undertaken has been in situ for just as long.

AND I make this solemn declaration consciously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

DECLARED BY THE ABOVE NAMED DANE RAWLINS BEFORE ME

Solicitor		
THIS	DAY OF	2023

Exhibit DR1



2001

DANE RAWLINGS (1)

and

P J BROWN trading as P J BROWN CIVIL ENGINEERING AND HAULAGE CONTRACTORS (2)

LICENCE for tipping soil at Bolney Park Farm

asb law 8 Ifield Road Crawley West Sussex RH11 7YY Tel: 01293 603 603

Fax: 01293 603 666

E-mail: corporate.commercial@asb-law.com

Bolney Park Farm "Site"

3.2 and 3.3.

"Soil" inert soil.

"VAT" value added tax or any other tax of a similar nature which may be substituted therefor or levied in addition thereto.

the amount payable by the Licensee in accordance with clauses

2 **GRANT OF LICENCE**

- 2.1 In consideration of the payments below and of the covenants on the part of the Licensee contained in this Licence the Licensor grants to the Licensee from the Commencement Date and during the period of this Licence the following exclusive rights and liberties:
 - 2.1.1 the exclusive Licence and authority for the Licensee to deposit Soil at the Site; and
 - 2.1.2 the right to gain access to and from the Site with or without motor vehicles and plant for the purpose of exercising the right granted above

by the use of all access roads or ways now constructed or which may during the period of this Licence be constructed by or on behalf of the Licensor within the Site.

3 PAYMENTS

- 3.1 On Completion of this Licence, the Licensee shall pay to the Licensor the sum of £40,000 (FORTY THOUSAND POUNDS) on account of the Royalties to be paid under clause 3.2 (the "Advance Payment").
- 3.2 The Licensee shall during the period of this Licence pay to the Licensor a Royalty of £35 per eight wheel lorry load of Soil deposited at the Site, such Royalty to be paid in arrears on the _____ day of each month and which shall be deducted from the Advance Payment.
- 3.3 Any Royalty to be paid in relation to other sizes of vehicles shall be agreed in writing between the parties prior to and subject to such vehicles being granted access under clause 2 of this Licence.
- 3.4 The Licensor shall be responsible for counting the number of loads of Soil deposited by the Licensee at the Site and shall within 2 working days from the end of each Payment Date provide the Licensee with a statement setting out the number of loads of Soil deposited by the Licensee for the relevant month.
- 3.5 An assessment of the volume deposited at the Site by the Licensee shall be jointly undertaken by the Licensor and Licensee 8 weeks from the Commencement Date with such volume being agreed in writing and further assessments shall take place as agreed between the parties.
- 3.6 In the event of a dispute relating to any Royalty payment, any assessment under clause 3.5 or Refund (as defined in clause 3.9) the parties shall settle such dispute in writing and shall attempt to reach such settlement:
 - 3.6.1 in relation to any Royalty payment within 14 days of the relevant statement being issued (pursuant to clause 3.4);
 - 3.6.2 in the case of any assessment pursuant to clause 3.5 within 14 days of the assessment; and
 - 3.6.3 in the case of a Refund within 14 days of the written notice being given by the Licensee (pursuant to clause 3.9);

failing which an independent member of the Royal Institute of Chartered Surveyors (the "Institute") will be appointed on application by either party by the President of the Institute for the purposes of determining the quantity of Soil deposited acting as expert and not arbitrator and whose decision shall (save in the case of manifest error) be final and binding on the parties and the cost of appointing such expert shall be borne by the parties equally.

- 3.7 The Royalty payable for any given month shall be adjusted (if applicable) to take into account any overpayment or underpayment by the Licensee for the previous month.
- 3.8 The Royalty shall be deemed to be exclusive of VAT.
- In the event that the Licensee decides to cease depositing Soil at the Site for any reason whatsoever (including any event under clause 7), the Licensee shall give to the Licensor written notice of the same and the Licensor shall upon receipt of such notice immediately pay to the Licensee the balance of the Advance Payment (the "Refund")(if any).
- 3.10 If the Licensor fails to immediately pay the Refund to the Licensee then the amount of the Refund due shall bear interest from the date on which the Licensor receives the written notice of the Licensor (given pursuant to clause 3.9) until payment is made in full, both before and after any judgement, at _____ per cent per annum over ______ Bank Plc base rate from time to time.

4 LICENSOR'S AGENT

- 4.1 The Licensor hereby confirms and warrants that:
 - 4.1.1 he has appointed the Agent as his authorised agent for the performance of his obligations under this Agreement;
 - 4.1.2 the Agent is fully authorised on behalf of the Licensor to accept and acknowledge receipt of all monies due to the Licensor under this Agreement and such acknowledgement of any sum shall be deemed sufficient to discharge the Licensee's obligation to pay the same;
 - 4.1.3 the Agent is fully authorised on behalf of the Licensor to accept and acknowledge receipt of all notices given to the Licensor by the Licensee under this Agreement; and
 - 4.1.4 he agrees to ratify the acts of the Agent.
- 4.2 In the event that the Agent does not perform the obligations of the Licensor as set out in this Agreement the Licensor hereby undertakes to perform the same.

5 LICENSEE'S COVENANTS

- 5.1 The Licensee agrees to provide to the Licensor (at no expense to the Licensor) the following:
 - 5.1.1 A wheelspinner with a portable water dip and concrete base;
 - 5.1.2 A roadsweeper as and when required:
 - 5.1.3 A D6H machine or similar machine; and
 - 5.1.4 Road making materials as agreed between the parties.
- 5.2 The Licensee further agrees to perform (at no expense to the Licensor) the following:

- 5.2.1 Push over and spread out evenly loads of Soil deposited by South East Tipping; and
- 5.2.2 Maintain the internal road at the Site.

6 LICENSOR'S COVENANTS

- 6.1 The Licensor hereby covenants with the Licensee that it will in connection with its use of the Site for whatever purpose cause as little interference or interruption possible to the operations of the Licensee in or upon the Site.
- 6.2 For the avoidance of doubt the Licensor hereby covenants that the use of the Site for the depositing of Soil or otherwise shall only be granted to the Licensor and the Agent and the Licensor further covenants that he will not during the period of this Agreement enter into any other agreements with third parties relating to the same.

7 FORCE MAJEURE

7.1 Notwithstanding any other provisions of this Licence neither party shall be under any liability to the other to the extent that it may be hindered or prevented from performing any of its obligations by reason of any circumstances whatever beyond the control of the party affected including but not limited to the following circumstances namely acts of God war labour disputes fire riot explosion act of national or local authority (other than where the imposition thereof is due to the act neglect or default of the party affected).

8 NOTICES

8.1 Any notice or other information required to be given by any of the parties under this Licence may be given by hand or sent by first class post, facsimile transmission or comparable means of communications, to the address of the addressee as set out in this Licence (and in the case of notices addressed to the Licensor, this includes the address of the Agent) or to such other address as the addressee may from time to time have notified for the purpose of this Clause. Communications sent by post shall be deemed to have been received forty-eight hours after posting. Communications sent by facsimile may be made between 9.00 am and 4.00 pm on any business day and shall be deemed to be received 1 hour after despatch provided that any notice received outside such hours shall be deemed to be served on the next succeeding business day. In proving service by post it shall only be necessary to prove that a communication sent was contained in an envelope which was duly and correctly addressed, stamped and posted in accordance with this Clause.

IN WITNESS whereof this Deed has been executed by the Licensor and the Licensee the day and year first above written.

SIGNED AS A DEED by the said DANE RAWLINGS in the presence of:))	
Signature of Witness	••	
Name:		
Address:		
Occupation:		
SIGNED AS A DEED by the said PETER JOHN BROWN in the presence of:))	
Signature of Witness	•	
Name:		
Address:		
Occupation:		