

2. Ground Workings

2.1 Historical Surface Ground Working Features derived from the Historical Mapping

This dataset is based on GroundSure's unique Historical Land Use Database derived from 1:10,560 and 1:10,000 scale historical mapping.

Are there any Historical Surface Ground Working Features within 250m of the study site boundary?

No

Database searched and no data found.

2.2 Historical Underground Workings Features derived from the Historical Mapping

This data is derived from the GroundSure unique Historical Land Use Database. It contains data derived from 1:10,000 and 1:10,560 historical Ordnance Survey Mapping and includes some natural topographical features (Shake Holes for example) as well as manmade features that may have implications for ground stability. Underground and mining features have been identified from surface features such as shafts. The distance that these extend underground is not shown.

Are there any Historical Underground Working Features within 1000m of the study site boundary?

Database searched and no data found.

2.3 Current Ground Workings

This dataset is derived from the BGS BRITPITS database covering active; inactive mines; quarries; oil wells; gas wells and mineral wharves; and rail deposits throughout the British Isles.

Are there any BGS Current Ground Workings within 1000m of the study site boundary?

Database searched and no data found.

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No

No



3. Mining, Extraction & Natural Cavities Map



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3. Mining, Extraction & Natural Cavities

3.1 Historical Mining

This dataset is derived from GroundSure unique Historical Land-use Database that are indicative of mining or extraction activities.

Are there any Historical Mining areas within 1000m of the study site boundary?

Database searched and no data found.

3.2 Coal Mining

This dataset provides information as to whether the study site lies within a known coal mining affected area as defined by the coal authority.

Are there any Coal Mining areas within 1000m of the study site boundary?

Database searched and no data found.

3.3 Shallow Mining

This dataset refers to the (largely very old) extraction of mineral deposits by means of near surface underground workings.

What is the maximum hazard rating of subsidence relating to shallow mining within the study site* boundary?

*This includes an automatically generated 150m buffer zone around the study site boundary

The following Shallow Mining information provided by the British Geological Survey is not represented on Mapping:

Distance (m)	Direction	Hazard Rating	Details
0.0	On Site	Negligible	Where negligible potential is indicated, this means that the rocks underlying the area are not likely to
			have been mined at shallow depth. However, you should still find out whether or not a Coal Authority
			mining search is required in the area, for example, to check for deeper mining.

3.4 Non - Coal Mining Cavities

This dataset provides information from the Peter Brett Associates (PBA) mining cavities database (compiled for the national study entitled "Review of mining instability in Great Britain, 1990" PBA has also continued adding to this database) on mineral extraction by mining.

Are there any Non-Coal Mining cavities within 1000m of the study site boundary?

Database searched and no data found.

3.5 Natural Cavities

This dataset provides information based on Peter Brett Associates natural cavities database.

Are there any Natural Cavities within 1000m of the study site boundary?

Database searched and no data found.

3.6 Brine Extraction

This dataset provides information from the Brine compensation board which has been discontinued and is now covered by the Coal Authority.

Are there any Brine Extraction areas within 1000m of the study site boundary?

Database searched and no data found.

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No

No

No

Negligible

No

No



3.7 Gypsum Extraction This dataset provides information on Gypsum extraction from British Gypsum records.	
Are there any Gypsum Extraction areas within 1000m of the study site boundary?	No
Database searched and no data found.	
2	<u> </u>
3.8 Tin Mining	
This dataset provides information on tin mining areas and is derived from tin mining records.	
Are there any Tin Mining areas within 1000m of the study site boundary?	No
Database searched and no data found.	
	2
3.9 Clay Mining This dataset provides information on Kalin and Ball Clay mining from relevant mining records.	
Are there any Clay Mining areas within 1000m of the study site boundary?	No
Database searched and no data found.	



NE

E►

SE

4. Natural Ground Subsidence4.1 Shrink-Swell Clay Map



Very Low

Report Reference: HMD-24-174363

250

Search Buffers (m)

High



4.2 Landslides Map



SW

∢W

SE

NE

E►



4.3 Ground Dissolution Soluble Rocks Map

<w





SW

SE

NE

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250

If you would like any further assistance regarding this report then please contact GroundSure on (T) 01273 819700, [F] 01273 377902, email: info@groundsure.com



4.4 Compressible Deposits Map

∢W



Very Low

Report Reference: HMD-24-174363

250

Search Buffers (m)

High





NW

∢W

SW



Report Reference: HMD-24-174363

25

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4.6 Running Sand Map

∢W



Very Low

Report Reference: HMD-24-174363

Search Buffers (m)

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High



4. Natural Ground Subsidence

The National Ground Subsidence rating is obtained through the 6 natural ground stability hazard datasets, which are supplied by the British Geological Survey (BGS)

The following GeoSure data represented on the mapping is derived from the BGS Digital Geological map of Great Britain at 1:50,000 scale.

What is the maximum hazard rating of natural subsidence within the study site* boundary?

Low

*This includes an automatically generated 50m buffer zone around the study site boundary.

4.1 Shrink – Swell Clays

The following Shrink Swell information provided by the British Geological Survey:

ID	Distance (m)*	Direction	Hazard Rating	Details
1	0.0	On Site	Low	Ground conditions predominantly medium plasticity. Do not plant trees with high soil moisture demands near to buildings. For new build, consideration should be given to advice published by the National House Building Council (NHBC) and the Building Research Establishment (BRE). There is a possible increase in construction cost to reduce potential shrink-swell problems. For existing property, there is a possible increase in insurance risk, especially during droughts or where vegetation with high moisture demands is present.

4.2 Landslides

Distance ID Direction Hazard Rating Details (m)* 1 0.0 On Site Very Low Slope instability problems are unlikely to be present. No special actions required to avoid problems due to landslides. No special ground investigation required, and increased construction costs or increased financial risks are unlikely due to potential problems with landslides. 2 0.0 On Site Possibility of slope instability problems after major changes in ground conditions. Low Consideration should be given to stability if changes to drainage or excavations take place. Possible increase in construction cost to reduce potential slope stability problems. Existing property – no significant increase in insurance risk due to natural slope instability problems. 3 0.0 On Site Low Possibility of slope instability problems after major changes in ground conditions. Consideration should be given to stability if changes to drainage or excavations take place. Possible increase in construction cost to reduce potential slope stability problems. Existing property – no significant increase in insurance risk due to natural slope instability problems. 11.0 4 Ν Very Low Slope instability problems are unlikely to be present. No special actions required to avoid problems due to landslides. No special ground investigation required, and increased construction costs or increased financial risks are unlikely due to potential problems with landslides 5 23.0 W Possibility of slope instability problems after major changes in ground conditions. I ow Consideration should be given to stability if changes to drainage or excavations take place. Possible increase in construction cost to reduce potential slope stability problems. Existing property - no significant increase in insurance risk due to natural slope instability problems. 27.0 Ν Low Possibility of slope instability problems after major changes in ground conditions. 6 Consideration should be given to stability if changes to drainage or excavations take place. Possible increase in construction cost to reduce potential slope stability problems. Existing property - no significant increase in insurance risk due to natural slope instability problems.

The following Landslides information provided by the British Geological Survey:

4.3 Ground Dissolution of Soluble Rocks

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The following Soluble Rocks information provided by the British Geological Survey:

Distance (m)*	Direction	Hazard Rating	Details
0	On site	Null-Negligible	Soluble rocks are present, but unlikely to cause problems except under exceptional conditions. No special actions required to avoid problems due to soluble rocks. No
			special ground investigation required, and increased construction costs or increased financial risks are unlikely due to potential problems with soluble rocks.

4.4 Compressible Deposits

The following Compressible Ground information provided by the British Geological Survey:

ID	Distance (m)*	Direction	Hazard Rating	Details
1	0.0	On Site	Negligible	No indicators for compressible deposits identified. No special actions required to avoid problems due to compressible deposits. No special ground investigation required, and increased construction costs or increased financial risks are unlikely due to potential problems with compressible deposits.

4.5 Collapsible Deposits

The following Colle	ipsible Rocks informatio	n is provided l	ov the British Geol	onical Survey
The following oolic	ipolote noeno informatie	n is provided i	<i>y</i> the bindsh oco	logical our rey.

	Distance (m)*	Direction	Hazard Rating	Details
_	0	On site	Null-Negligible	No Indicators for collapsible deposits identified. No Special actions required to avoid problems due to collapsible deposit.

4.6 Running Sands

The following Running Sands information is provided by the British Geological Survey:

1 0.0 On Site Negligible No indicators for rupping candidentified. No special actions required to avoid pro	ID	Distance (m)*	Direction	Hazard Rating	Details
due to running sand. No special ground investigation required, and increased	1	0.0	On Site	Negligible	No indicators for running sand identified. No special actions required to avoid problems due to running sand. No special ground investigation required, and increased construction costs or increased financial risks are unlikely due to potential problems with running sand.



5. Borehole Records Map





1

5. Borehole Records

The systematic analysis of data extracted from the BGS Borehole Records database provides the following information.

Records of boreholes within 250m of the study site boundary:

ID	Distance	Direction	NGR	BGS Reference	Drilled Length (m)	Borehole Name
	(m)					
1	0.0	On Site	390470,0221390	S092SW205	10.0	A40 Improvement 19



Contacts

GroundSure Helpline Telephone: 01273 819700 info @ groundsure.com



Geological Survey

British Gypsum

ATURAL ENVIRONMENT RESEARCH COUNCIL

British

British Geological Survey Enquiries Kingsley Dunham Centre Keyworth, Nottingham NG12 5GG Tel: 0115 936 3143 www.bgs.ac.uk

British Gypsum British Gypsum Ltd, East Leake, Loughborough, Leicestershire, LE12 6HX Tel: www.british-gypsum.bpb.com

The Coal Authority 200 Lichfield Lane, Mansfield, Notts NG18 4RG Tel: 0845 762 6848 DX 716176 Mansfield 5 www.coal-authority.co.uk

Ordnance Survey Romsey Road, Southampton SO16 4GU Tel: 08456 050505

Getmapping PLC Virginia Villas, High Street, Hartley Witney, Hampshire RG27 8NW Tel: 01252 845444

Peter Brett Associates Caversham Bridge House, Waterman Place, Reading Berkshire RG1 8DN Tel: +44 (0)118 950 0761 E-mail: reading@pba.co.uk

Acknowledgements

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This report has been prepared in accordance with the GroundSure Ltd standard Terms and Conditions of business for work of this nature.



AUTHORITY







Report Reference: HMD-24-174363





Search Code

GroundSure are committed to providing market leading environmental reports. GroundSure has therefore registered with the Property Codes Compliance Board and is committed to comply with all the regulations and obligations contained within the Search Code of Practice.

Important Protection

The Search Code provides protection for homebuyers, sellers, conveyancers and mortgage lenders, who rely on property search reports carried out on residential property within the United Kingdom. It sets out minimum standards which organisations compiling and/or selling search reports have to meet. This information is designed to introduce the Search Code to you.

By giving you this information, GroundSure is confirming that they keep to the principles of the Search Code. This provides important protection for you.

The Code's main commitments

The Search Code's key commitments say that search organisations will:

Provide search reports which include the most up-to-date available information when compiled and an accurate report of the risks associated with the property.

- Deal promptly with queries raised on search reports.
- Handle complaints speedily and fairly.
- At all times maintain adequate and appropriate insurance cover to protect you.
- Act with integrity and ensure that all search services comply with relevant laws, regulations and industry standards.

Keeping to the Search Code

How search organisations keep to the Search Code is monitored independently by the Property Codes Compliance Board. And, complaints under the Code may be referred to the Independent Property Codes Adjudication Scheme. This gives you an extra level of protection as the service can award compensation of up to £5,000 to you if you suffer as a result of GroundSure failing to keep to the Code.

Contact Details

The Property Codes Compliance Board - please contact:

Telephone: 020 7917 1817

Email: info@propertycodes.org.uk

You can also get more information about the Property Codes Compliance Board from our website at: www.propertycodes.org.uk.

Please contact GroundSure on 01273 819500 or email info@groundsure.com if you would like a copy of the full Search Code



GroundSure Limited – Standard Terms and Conditions

1 Definitions

In these conditions unless the context otherwise requires:

"Beneficiary" means the Customer or the client of the Customer for whom the Customer has procured the Services.

"Consultancy Services" mean consultancy services provided by GroundSure including, without limitation, carrying out interpretation of third party and in-house environmental data, provision of environmental consultancy advice, undertaking environmental audits and assessments, site investigation, site monitoring and related items.

"Content" means any data, database or other information contained in a Report or Mapping which is provided to GroundSure by a Data Provider.

"Contract" means the contract between GroundSure and the Customer for the performance of the Services which shall incorporate these conditions, the relevant GroundSure user guide, proposal by GroundSure and the content of any subsequent report, and any agreed amendments in accordance with condition 12.

"Customer" means the party that submits an Order or commissions GroundSure further to a written proposal for environmental consultancy services.

"Data Provider" means any third party providing Content to GroundSure.

"Data Report" means reports comprising factual data with no professional interpretation in respect of the level of likely risk and/or liability available from GroundSure.

"GroundSure" means GroundSure Limited, a company registered in England and Wales under number 03421028 and whose registered office is at Greater London House, Hampstead Road, London NW1 7EJ.

"Intellectual Property" means any patent, copyright, registered design rights, service marks, moral rights, data protection rights, know-how, trade mark or other intellectual property rights.

"Mapping" an historical map or a combination of historical maps of various ages, time periods and scales available from GroundSure;

"Order" means an order form submitted by or for the Beneficiary requiring Services from GroundSure in respect of a specified site.

"Report" means a Risk Screening or Data Report for commercial or residential property available from GroundSure relating to a site identified in the Order prepared in accordance with the specifications set out in the relevant user guide.

"Risk Screening" means one of GroundSure's risk screening reports such as GroundSure Homebuyers; GroundSure Home Environmental GroundSure SiteGuard, GroundSure Screening, GroundSure Review, GroundSure Developer Review, or any other risk screening report available from GroundSure.

"Services" means the provision of any Report, Mapping and Consultancy Services which GroundSure has agreed to carry out for the Customer/Beneficiary on these terms and conditions in respect of a site detailed in the Order.

2Scope of Services

2.1GroundSure agrees to carry out the Services in accordance with the Contract and to the extent set out therein.

2.2GroundSure shall exercise all reasonable skill, care and diligence in the performance of the Services.

2.3The Customer acknowledges that it has not relied on any statement or representation made by or on behalf of GroundSure which is not set out and expressly agreed in the Contract.

2.4Terms and conditions appearing on a Customer's order form, printed stationery or other communication, including invoices, to GroundSure, its employees, servants, agents or other representatives shall be of no effect and these terms and conditions shall prevail over all others.

2.5In the event that a Customer/Beneficiary opts to take out insurance in conjunction with or as a result of the Services, such insurance shall be subject solely to the terms of any policy issued to it in that respect and GroundSure will have no liability therefore.

3The Customer's obligations

3.1The Customer shall be solely responsible for ensuring that the Report/Mapping ordered is appropriate and suitable for the Beneficiary's needs.

3.2The Customer shall (or shall procure that the Beneficiary shall) supply to GroundSure as soon as practicable and without charge all information necessary and accurate relevant data including any specific and/or unusual environmental information relating to the site known to the Customer/Beneficiary which may pertain to the Services and shall give such assistance as GroundSure shall reasonably require in the performance of the Services (including, without limitation, access to a site, facilities and equipment as agreed in the Contract).

3.3Where Customer/Beneficiary approval or decision is required, such approval or decision shall be given or procured in reasonable time as not to delay or disrupt the performance of any other part of the Services.

3.4The Customer shall not and shall procure that the Beneficiary shall not, save as expressly permitted by these terms and conditions, re-sell, alter, add to, amend or use out of context the content of any Report, Mapping, or in respect of any service or information given by GroundSure. For the avoidance of doubt, the Customer and Beneficiary may make the Report, Mapping or GroundSure's findings available to a third party, but such third party cannot rely on the same unless expressly permitted under condition 4.

3.5The Customer is responsible for maintaining the confidentiality of its user name and password if using GroundSure's internet ordering service and accepts responsibility for all activity that occurs under such account and password.



4Reliance

4.1Upon full payment of all relevant fees and subject to the provisions of these terms and conditions, the Customer and Beneficiary are granted an irrevocable royalty-free licence to use the information contained in the Report, Mapping or in a report prepared by GroundSure in respect of or arising out of the Consultancy Services. The Services may only be used for the benefit of the Customer and those persons listed in conditions 4.2 and 4.3.

4.2 In relation to Data Reports, Mapping and Risk Screening, reliance shall be limited to the Customer, Beneficiary and subsequent first purchaser or first tenant of the site including the professional advisers and lenders of each. For the avoidance of doubt, such persons shall include any entity necessary under the Housing Act 2004 or as legally required because of the Home Information Pack.

4.3 In relation to Consultancy Services, reliance shall be limited to the Customer, Beneficiary and named parties on the GroundSure proposal and subsequent report.

4.4 No party referred to in conditions 4.2 and 4.3 shall assign any rights or obligations under these terms and conditions without the prior written consent of GroundSure. GroundSure reserves the right to charge an assignment fee which will be no higher than 15% of the original fee or £250 whichever is the highest. GroundSure may assign its rights and obligations under these terms.

4.55ave as set out in conditions 4.2 and 4.3, unless otherwise agreed in writing with GroundSure, any other party considering the information within a Report, Mapping or proposal and subsequent report in respect of Consultancy Services, including insurance underwriters, does so at their own risk and GroundSure has no legal obligations to such party unless otherwise agreed in writing.

4.6The Customer shall not and shall procure that any person (including the Beneficiary) who is provided with a copy of any Report shall not: (a) remove, suppress or modify any trade mark, copyright or other proprietary marking from the Report or Mapping; (b) create any product which is derived directly or indirectly from the data contained in the Report or Mapping; (c) combine the Report or Mapping with, or incorporate the Report or Mapping into any other information data or service; or (d) re-format or otherwise change (whether by modification, addition or enhancement) data or images contained in the Report or Mapping save to the extent that the Customer is adding its assessment to the Report or Mapping solely for the purposes of providing its services to the Beneficiary.

4.7Without prejudice to any other right or remedy available to GroundSure including without limitation any claim for infringement of copyright, breach of confidence or contract or otherwise howsoever arising if the Customer or a person to whom a Report or Mapping is provided, breaches any of the provisions of this condition 4, the Customer shall fully and effectually indemnify GroundSure and hold it harmless against any claim by any third party who may claim to have sustained injury loss or damage by reason of their reliance upon any report or document which GroundSure may have prepared for the Customer or upon the contents thereof.

5Fees and Disbursements

5.1GroundSure shall charge the Customer fees at the rate and frequency specified in the Contract together with all proper disbursements made in performing the Services. The Customer shall in addition pay all value added tax or other tax payable on such fees and disbursements in the country concerned in relation to the provision of the Services.

5.2Unless GroundSure requires prepayment, the Customer shall promptly pay all fees disbursements and other monies due to GroundSure in full without deduction, counterclaim or set off together with such Value Added Tax or equivalent local tax as may be required within 30 days from the date of GroundSure's invoice. GroundSure reserves the right to charge interest which shall accrue on a daily basis from the date of invoice until the date of payment (whether before or after judgment) at the rate of two per cent per month.

5.3In the event that the Customer disputes the amount payable in respect of GroundSure's invoice it shall notify GroundSure no later than 28 days after the date thereof that it is in dispute. In default of such notification the Customer shall be deemed to have agreed the amount thereof which shall thereupon be due and payable. As soon as reasonably practicable following receipt of any disputed invoice, a member of the management team at GroundSure shall contact the Customer and the parties shall use all reasonable endeavours to resolve the dispute.

6 Intellectual Property

6.1Unless expressly agreed in writing to the contrary GroundSure and its Data Providers (where relevant) retain all Intellectual Property rights and proprietary rights in all information, Content and data reproduced in a Report or as part of the Consultancy Services.

6.2Data Providers may enforce any breach of condition 6.1 against the Customer or Beneficiary.

7 Liability

7.1GroundSure shall not be liable to pay compensation to the Customer or any person to whom the Customer provides a copy of the Report, Mapping or results of the Consultancy Services in any circumstances whatsoever unless arising out of a breach on its part of the obligations set out in the Contract.

7.2GroundSure shall not be liable if the Services are used otherwise than as provided or referred to in these conditions 7.3Where any person is engaged whether by the Customer or by GroundSure on the Customer or Beneficiary's behalf in the performance of the Services or any part thereof GroundSure shall not be liable for acts of negligence, default or omission by such person.



7.6GroundSure shall not be liable for any indirect losses, loss of profit nor consequential loss caused by the suspension or reduction of activity on the site.

7.7 Notwithstanding anything to the contrary contained elsewhere in the Contract, and irrespective of whether multiple parties make use of the same Services, the total liability of GroundSure under or in connection with the Contract, whether in contract in tort for breach of statutory duty or otherwise shall not exceed the amount of GroundSure's insurance as provided for below.

7.8GroundSure shall maintain professional indemnity insurance in respect of its liabilities in respect of the Services (provided it is available at reasonable commercial rates) giving cover of not less than £5 million in the aggregate which amount shall first include the whole of any sum payable for death or personal injury. GroundSure shall produce evidence of such insurance if requested by the Customer. A greater level of cover may be available upon request and agreement with the Customer.

7.9The Customer shall be liable to indemnify GroundSure where any loss arises as a result of any breach on the part of the Customer of its obligations under these terms and conditions.

7.10GroundSure's liability under the Contract shall cease upon the expiry of six years from the date when the Customer/Beneficiary became aware that it may have a claim against GroundSure in respect of the Services provided always that there shall be no liability at the expiration of twelve years from the completion of the Contract.

7.11Whilst GroundSure will use all reasonable endeavours to maintain operability of its internet ordering service it will not be liable for any loss or damages caused by a delay or loss of use of such service. The Customer shall use GroundSure's internet ordering service at its own risk. GroundSure shall not be responsible for any damage to a Customer or permitted assignee's computer, software, modem, telephone or other property resulting from the use of GroundSure's internet ordering service.

7.12The Customer accepts, and shall procure that anyone who is provided with a copy of the Report accepts, that it has no claim or recourse to any Data Provider or to GroundSure in respect of the acts or omissions of such Data Providers including Content supplied by them.

7.13Nothing in these terms and conditions shall limit GroundSure's liability for causing death or personal injury through negligence or wilful default.

7.14GroundSure accepts no liability for use of any residential Reports or any data or information contained therein for development or other commercial property purposes in respect of which a commercial Report should have been obtained.

8 Remediation

8.1 For the purpose of this condition 8, 'Claimant' shall mean one of: (a) the Beneficiary, (b) the purchaser of the site from the Beneficiary or (c) the funder of (a) or (b) as applicable.

8.2 This condition 8 shall apply solely to GroundSure Homebuyers and GroundSure Home Environmental with passed rather than failed status.

8.3 GroundSure may, at its sole discretion without any admission of liability, make a contribution to the Claimant towards the costs of any clean up works required to be carried out under a notice served on a Claimant in respect of a site under Part II (A) Environmental protection Act 1990 ("Remediation Notice") on the terms of this condition 8 ("Clean up Award"). 8.4 The Clean up Award:

(a) is only available once in respect of a site and to one Claimant only;(b) shall only apply where the site is a single residential dwelling house or a single residential flat within a block of flats. For the avoidance of doubt, a Clean up Award will not be considered in respect of commercial property or to any site being developed or redeveloped whether for residential purposes or otherwise; and (c) shall only apply to contamination or a pollution occurring as at or prior to the date of GroundSure Homebuyers.

8.5 The Clean up Award will not be paid in respect of any of the following, including without limitation:

(a) asbestos; (b) radioactive contamination arising directly or indirectly from or in connection with ionising radiations or contamination by radioactivity from any nuclear waste or fuel; from the combustion of nuclear fuel or the radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof; (c) naturally occurring materials or their removal except where such materials are present in excess of their natural concentration; (d) any condition caused by acts of war or an act of terrorism; (e) any condition which is known or ought reasonably to have been known to the Claimant prior to the purchase of GroundSure Homebuyers; (f) non-compliance by the Claimant or any other person with respect to the site with any statute, regulation, byelaws complaint, or notice from any regulatory authority; (g) any property belonging to or in the custody or control of the Claimant which does not form a fixed part of the site or the structure; (h)any losses incurred following a material change in use of, alteration or development of the site; or (i) financial loss in respect of loss of rental, profit, revenue, savings, business or any consequential, indirect or economic loss, damages or expenses, including the cost of temporary accommodation or business interruption.

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8.7 GroundSure shall only pay a Clean up Award where a Remediation Notice is served within 36 months of the date of GroundSure Homebuyers.

8.8 The maximum sum of any Clean up Award shall be £60,000 and shall be paid subject to the Claimant having paid to GroundSure an excess in respect of its claim of £5,000.

8.9 GroundSure reserves the right at any time to withdraw the offer of payment of a Clean up Award.

8.10 The Claimant shall take all reasonable steps to appeal such Remediation Notice and mitigate any costs incurred in connection with the remediation works required under the terms of any Remediation Notice. GroundSure reserves the right to withhold or reduce the amount of its Clean up Award in the event of a breach of this condition or an appeal is still active.

9 GroundSure right to suspend or terminate

9.1In the event that GroundSure reasonably believes that the Customer or Beneficiary as applicable has not provided the information or assistance required to enable the proper performance of the Services, GroundSure shall be entitled on fourteen days written notice to suspend all further performance of the Services until such time as any such deficiency has been made good.

9.2 GroundSure may additionally terminate the Contract immediately on written notice in the event that:

(i)the Customer shall fail to pay any sum due to GroundSure within 28 days of the due date for payment; or (ii) the Customer (being an individual) has a bankruptcy order made against him or (being a company) shall enter into liquidation whether compulsory or voluntary or have an Administration Order made against it or if a Receiver shall be appointed over the whole or any part of its property assets or undertaking or if the Customer is struck off the Register of Companies or dissolved; or(iii) the Customer being a company is unable to pay its debts within the meaning of Section 123 of the Insolvency Act 1986 or being an individual appears unable to pay his debts within the meaning of Section 268 of the Insolvency Act 1986 or if the Customer shall enter into a composition or arrangement with the Customer's creditors or shall suffer distress or execution to be levied on his goods; or (iv) the Customer breaches any material term of the Contract (including, but not limited to, the obligations in condition 4) incapable of remedy then and in any such case GroundSure shall be entitled to a fair and reasonable amount on account of the fees due commensurate with the services performed to the date of such termination and any outstanding expenses or other disbursements that it may have incurred in respect of the Contract including without limitation equipment hire costs for the remainder of any lease, storage costs, transportation costs, labour costs or sub-contractor fees.

10 Customer's Right to Terminate and Suspend

10.1Subject to condition 11.2, the Customer may at any time after commencement of the Services by notice in writing to GroundSure require GroundSure to terminate or suspend immediately performance of all or any of the Services.

10.2 The Customer waives all and any right of cancellation it may have under the Consumer Protection (Distance Selling) Regulations 2000 (as amended) in respect of the Order of a Report/Mapping.

11 Consequences of Withdrawal, Termination or Suspension

11.1 Upon termination or any suspension of the Services, GroundSure shall take steps to bring to an end the Services in an orderly manner, vacate any site with all reasonable speed and shall deliver to the Customer/Beneficiary any property of the Customer/Beneficiary in GroundSure's possession or control.

11.2 The Customer shall pay to GroundSure all and any fees as are due in respect of the Services performed up to or in respect of such termination or suspension.

12General

12.1GroundSure and the Customer agree not to rescind or vary these terms and conditions to Ordnance Survey's or its successor's detriment without obtaining Ordnance Survey's or its successor's prior written consent.

12.2Subject to condition 12.1, GroundSure reserves the right to amend these terms and conditions. No variation to these terms shall be valid unless signed by GroundSure or made in accordance with condition 12.1.

12.3No failure on the part of GroundSure to exercise and no delay in exercising, any right, power or provision under these terms and conditions shall operate as a waiver thereof.

12.4 Save as expressly provided in conditions 6.2 and 12.5, no person other than the Customer, Beneficiary and GroundSure shall have any right under the Contract (Rights of Third Parties) Act 1999 to enforce any terms of these terms and conditions.

12.5 The Secretary of State for Communities and Local Government acting through Ordnance Survey, may enforce breach of conditions 6.1 or 12.1 of these terms and conditions against the Customer in accordance with the provisions of the Contracts (Rights of Third Parties) Act 1999.

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GroundSure



12.6 GroundSure shall not be liable to the Customer if the provision of the Services is delayed or prevented by any circumstance which is beyond GroundSure's reasonable control including without limitation one or more of the following circumstances:

(i) the Customer or Beneficiary's failure to provide facilities, access or information; (ii)fire, storm, flood, tempest or epidemic; (iii)process shutdown; (iv) Acts of God or the public enemy; (v)riot, civil commotion or war; (vi)strikes, labour disputes or industrial action; (vii) acts or regulations of any governmental or other agency; (viii)suspension or delay of services at public registries by Data Providers; or (ix) changes in law.

12.7Any notice provided for shall be in writing and shall be deemed to be properly given if delivered by hand or sent by first class post, facsimile or by email to the address, facsimile number or email address of the relevant party as may have been notified by each party to the other for such purpose or in the absence of such notification the last known address.

12.8Such notice shall be deemed to have been received on the day of delivery if delivered by hand, facsimile or email and on the second working day after the day of posting if sent by first class post.

12.9The Contract constitutes the entire contract between the parties and shall supersede all previous arrangements between the parties.

12.10Each of the provisions of the Contract is severable and distinct from the others and if one or more provisions is or should become invalid, illegal or unenforceable, the validity and enforceability of the remaining provisions shall not in any way be tainted or impaired.

12.11 These terms and conditions shall be governed by and construed in accordance with English law and any proceedings arising out of or connected with these terms and conditions shall be subject to the exclusive jurisdiction of the English courts.

12.12These terms and conditions were produced on 28 May 2008.

County Series 1:10,560 scale



National Grid 1:10,000 scale

Loose rock

Outcrop

Scree

HEIGHTS (METRES)

ROCK	FEATURES	CONVERSION

aB

SCALE Metres - Feet

> _____6500 _____Feet

> > 6000

4000

2000 _ Metres

rface heights	ground survey	• 163m
termined by	air survey	

scale maps, and bench mark lists containing fuller and possibly later levelling information are obtainable from the Director General Ordnance Survey.

Contours are at 5 metres vertical interval

ABBREVIATIONS

BP,BS	Boundary Post or Stone	PO	Post Office	-
Ch	Church	PC	Public Convenience	
СН	Club House	PH	Public House	- 500
F Sta	Fire Station	S	Stone	1500
FB	Foot Bridge	Spr	Spring	
Fn	Fountain	TCB	Telephone Call Box	
GP	Guide Post	TCP	Telephone Call Post	-
MP,MS	Mile Post or Stone	тн	Town Hall	-
Р	Pole or Post	w	Well	
Pol Sta	Police Station	Y	Youth hostel	-

ROADS



RAILWAYS





VEGET	ATION				
, m.	Bracken, rough grassland	<u> </u>	Marsh	1Ym	Coppice
	rough grassland			φ φ	Orchard
0 0 _	Scrub	<u></u>	Saltings	朱 朱 朱	Coniferous trees
sulla.	Heath		Reeds	$\phi_{\phi}\phi$	Non-coniferous trees

In some areas bracken ($\gamma\gamma$) and rough grassland ($\gamma\gamma\gamma\gamma\gamma\gamma\gamma$) are shown separately.



Historical Map Pack Legend

County Series & National Grid

1:10,560 scale & 1:10,000 scale

Information present on these legends is sourced from the same Ordnance Survey mapping as the maps used in this product.

If you have a query regarding any of the maps provided please contact GroundSure's technical helpline. We will endeavour to answer any queries you may have.

Technical Helpline

Tel:01273 819 700 maps&data@groundsure.com www.groundsure.com

County Series 1:2,500 scale



ROADS Road crossing railway B.R.Road over River or Cana 23

RAILWAYS



ABBREVIATIONS

A	Trigonometrical Station	SL	Sluice
507 A	Altitude at Trigonometrical Station	Tr.	Trough
		Sp.	Spring
B.M. 325-9 1	Bench Mark	W	Well
342 +	Surface Level	M.R	Mooring Ring
		M.P	Mooring Post
A	Permanent Traverse Station	BS	Boundary Stone
÷	Antiquities (site of)	БP	Boundary Post
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Arrow denotes flow of water		

National Grid 1:2,500 / 1:1,250 scale

GENERAL FEATURES

ن المعندي المعن	n1111111111111111111111111111111111111	ooo Antiquity (site of)				
个本 Coniferous Trees	Cliff د عبيب فراق	Culvert				
유 효, Surveyed Trees	8Cave Entrance	>>>>> Direction of water flow				
🗘 🗘Orchard Trees	_72Rock	Electricity Pylon				
Coppice, Osier	a a aBoulders	E_T_LElectricity Transmission Line				
9 0 6Scrub	Sloping Masonry	A				
CBracken	Roofed Building	·tsTraverse Station (permanent)				
• "MIIII	Glasshouse	个Bench Mark				
Rough Grassland	Archway	+Surface Level				
Marsh, Saltings	o	-rpRevision Point (instrumentally fixed)				
شه	? ∫see AREAS notes	$\dot{\wedge}$ Revision Point & Bench Mark coincident				
Slopes	Quarry Refuse H	Heap Sloping Masonry				
Top		Top				



BOUNDARIES

* County Boundary (geographical)
· · · / * *
Co <u>Cnl B</u> dy*
Co Cnl Bdy t
Co of City Bdy *
Co of City Bdy +
Burgh Bdy*Burgh Boundary
Burgh Bdy
Dist_Bdy*District Council Boundary
Dist Bdy
* Not with parish † Coincident with parish

ABBREVIATIONS

B H	F Sta G P H ha L B L B Sta L C L G L Ho L Twr
ET LElectricity Transmission Line F.AFire Alarm F.A.PFire Alarm Pillar F.BFite Bd, Foct Bridge F.B.MFundamental Bench Mark F.SFilagstaff	M H W . M H W S M L W . M L W S. M P

	M P U Mail Pick-up	S L
Guide Post	M S Mile Stone	SI
Gas Valve Compound	N T National Trust	SP
Hydrant or Hydraulic	N T L Normal Tidal Limit	Spi
Hectares	N T S National Trust for Scotland	SS
Letter Box	PPillar, Pole or Post	то
Lifeboat Station	P C Public Convenience	т
Level Crossing	P C B Police Call Box	Τk
Loading Gauge	P H Public House	Tr
Lighthouse	P O Post Office	ts
Lighting Tower	Pp Pump	w
Metres	P T PPolice Telephone Pillar	w
Mean High Water	Resr Reservoir	W
S Mean High Water Springs	R H	w
	rp Revision Point	W
5Mean Low Water Springs	S Stone	Wr
	S BSignal Box	

S	L																		S	ig	'n	a	1	Li,	gh	۱t
S	١.																						\$	lu	ic	e
S	Ρ																		1	Si	g	n:	al	Ρ	01	ŧ
S	pr																						Sp	۶r	in	g
S	St	а																. Si	g	n	al	S	t	ac	io	n
T	С	В												Т	e	łe	ιp	ho	n	e	ς	22	ll	E	30	×
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																		rav								
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N	/d	P	5																v	vi	'n	d	P	u	m	D
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N	/r	Т			-															v	/:	t	er		Га	P



Historical Map Pack Legend

County Series 1:1,250 scale **County Series & National Grid** 1:2,500 scale

Information present on these legends is sourced from the same Ordnance Survey mapping as the maps used in this product.

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Site Details: Grovefield Way, CHELTENHAM, GL51 6RF

Client Ref: Report Ref: Grid Ref:	722048/MB HMD-24-174361 390648, 221452
Map Name:	MasterMap
Map date:	2007
Scale:	1:2,500
Printed at:	1:2,500

2007	



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Production date:22 July 2008 Page 1





Site Details: Grovefield Way, CHELTENHAM, GL51 6RF

Client Ref:	722048/MB
Report Ref:	HMD-24-174361
Grid Ref:	390648, 221452
Map Name:	National Grid

Map date: 1996

Scale: 1:1,250

Printed at: 1:2,500

Surveyed 1996 Revised 1996 Edition NA Copyright 1996 Levelled NA



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Production date:22 July 2008 Page 2