

Ian Galloway Oral representation

In reviewing the documentation produced by the Applicant regarding “**the proposed temporary desalination plant the subject of Change Request 19**”, (as described by the ExA in their notification of the detailed Agenda for ISH 15), I gave full consideration to the contents of [REP9-024], [REP9-025], and [REP9-026].

It is not surprising but very disappointing that in considering these three submissions (amongst many others) I not only got confused, but also got to wondering exactly what the Applicant was seeking to achieve insofar as these paragraphs are at best opaque and at worst misleading.

Example 1

In the “Desalination Plant Greenhouse Gas Emissions Assessment” [REP9-025] at Para1.1.3 the Applicant asserts that *“For the purposes of this assessment, the plant has been assumed to be operational for approximately **57 months between 2023 and 2028.**”*

Yet in the “Response by SZC Co to RSPB’s Comments at Deadline 8” [REP9-024] at Para1.3.1 the Applicant asserts that *“The desalination plant will be located in two locations; initially on the main platform area within the main construction area (MCA), approximately from 2023 to the end of 2025, and then within the temporary construction area (TCA) from the start of 2026 **to the end of its use in 2030.**”*

Example 2

In the “Desalination Plant Greenhouse Gas Emissions Assessment” [REP9-025] at Para1.1.3 the Applicant asserts that *“...the desalination plant has been assumed to be operating from **a diesel-fuelled generator...**”*

Yet in the “Sizewell C Desalination Plant Air Impact Assessment” [REP9-026] at Para3.1.1 the Applicant asserts *“**The two desalination plant generators...**”*

And in the “Sizewell C Desalination Plant Air Impact Assessment” [REP9-026] at Para3.5.2 the Applicant once again asserts *“**The generators...**”*

Example 3

In the “Desalination Plant Greenhouse Gas Emissions Assessment” [REP9-025] at Para1.1.3 the Applicant asserts that *“At the start, the desalination plant has been assumed to be operating from **a diesel-fuelled generator for approximately 244 days.** The diesel-fuelled generator will then be subsequently replaced by an electrical connection for a forecasted period of 1,461 days”*

Yet in the “Response by SZC Co to RSPB’s Comments at Deadline 8” [REP9-024] at Para1.3.1 the Applicant asserts that *“The desalination plant will be located in two locations; initially on the main platform area within the main construction area (MCA), approximately **from 2023 to the end of 2025...**”*

And also in the “Sizewell C Desalination Plant Air Impact Assessment” [REP9-026] at Para3.1.1 the Applicant states *“The two desalination plant generators have been modelled in isolation, and **assumed to be operating continuously throughout the year.**”*