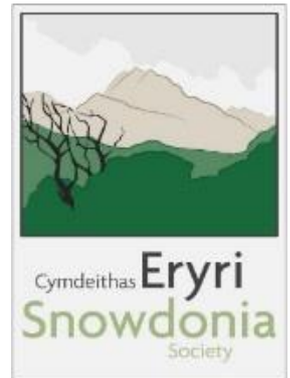


Mr Stuart Cowperthwaite
Examining Authority
Glyn Rhonwy Pumped Storage Case Team
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The Planning Inspectorate
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24th May 2016

Deadline 4 submission- DCO Examination: Glyn Rhonwy Pumped Storage EN010072
Interested Party Ref: 10031956

Dear Mr Cowperthwaite

I write on behalf of Cymdeithas Eryri the Snowdonia Society, the charity which since 1967 has worked to protect, enhance, and celebrate Snowdonia.

Thank you for the opportunity to speak at the Issue Specific Hearing on 17th May 2016. This submission covers our response to specific action points noted on the day and follows up on some issues discussed at the hearing.

Action points arising from the Issue Specific Hearing held on 17 May 2016

Action No. 11 - John Harold: *Provide a copy of the Snowdonia Society's 10th March letter to the applicant regarding the grid connection.*

A copy of the letter is attached as Appendix A to this submission. Cross-checking the eight questions (labelled *i-viii*) in our letter of 10th March with the applicant's consultation summary¹ on this subject reveals that none of the questions have been answered.

SPH document *7.01 Grid Connection Statement ISSUED*, dated October 2015, confirms that it is 'a statement of who will be responsible for designing and building the connection to the UK's electricity network' and restates that the connection does not form part of the DCO application. It does not provide answers to any of the questions surrounding what happens if the Distribution Network Operator (DNO) decides for reasons of cost or technical feasibility to bring forward alternative types of connection other than undergrounding.

The applicant did not provide further substance in response to your questions 4.1 and 4.2 about grid connection options during the issue-specific hearing on 17th May 2016.

We note the Statement of Common Ground (SPH document SPH-GREX-SCG-03) between the applicant and Snowdonia National Park Authority. Under D10 SNPA state that they have

¹ SPH document: 5.01 Consultation Report ISSUED pages 91-92, dated October 2015

not considered the following issue: *'...that the cumulative assessment adequately assesses the grid connection and that the Developer has committed to underground cables'*. The developer may be 'committed' to underground cables, but it is the DNO's who will ultimately dictate the connection type. The second statement at D10, to which SNPA does agree, refers solely to the 'development' and therefore excludes the grid connection. We suggest and hope (perhaps against expectation) that SNPA would have a view on an overground grid connection.

The applicant has met with Horizon to discuss cumulative impacts.

The applicant's position in variously-worded statements is that undergrounding is the preferred option or the option currently being developed and discussed with the DNO (SP Manweb). The applicant has not taken any of the opportunities available to rule out the possibility that an overground connection might prove to be the final option, choosing instead to rely on the 'protection' of associated development. Opportunities to provide clarity and information which might allay the fears of local people have been missed on more than one occasion.

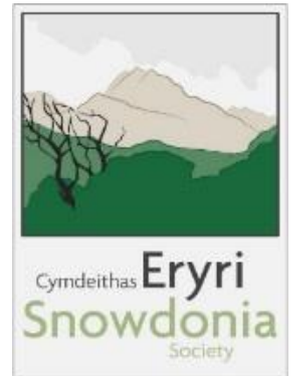
Assessment of inter-project and intra-project cumulative impacts should be based on a worst-case scenario which is relevant to the project and its potential impacts. The alternative to undergrounding is an overground or part-overground connection with pylons. In terms of long-term landscape and visual impacts this is clearly a worse scenario than undergrounding.

We conclude that the applicant's ES is flawed and inadequate in its assessment of cumulative inter- and intra-project impacts associated with the grid connection. It is based on an assumption which the applicant has not justified to the degree of certainty required given the significance of the potential impacts.

APPENDIX A: Snowdonia Society response to SPH public consultation.

To: Snowdonia Pumped Hydro
SPH Glyn Rhonwy Consultation
GVA
One Kingsway
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10th March 2015

Glyn Rhonwy Pumped Storage Consultation Response from Cymdeithas Eryri the Snowdonia Society

I write on behalf of Cymdeithas Eryri the Snowdonia Society to give our response to the consultation on the Snowdonia Pumped Hydro (SPH) proposed pumped storage hydro scheme at Glyn Rhonwy. The Snowdonia Society is a member-based charity which since 1967 has worked to protect, enhance and celebrate Snowdonia and its National Park.

The following points deal with the connection of the proposed new development to the electricity distribution network and are of specific concern to us. The landscape of northern Snowdonia, views of the Glyderau and the Snowdon massif from the north, and the position of Llanberis and Llyn Padarn at the gateway to Snowdonia National Park – these are all features of immense value at local, regional, national, and international levels.

We would appreciate a clear response to the following points.

Para 4.13.8 of the Draft Environmental Statement Vol 1 Non-Technical Summary states:

“As the electrical connection will be underground, it is unlikely that there will be any significant adverse effects on the surrounding landscape.”

However, on page 5 of the Consultation Overview Report it is stated that:

“The development will be connected to the electricity distribution network via a new electrical connection. This will be exported from an onsite substation to an offsite substation near Pentir. The consenting of the electrical connection is the responsibility of the District Network Operator, SP Manweb. SPH expects the connection to be provided underground.”

...and in correspondence (Sarah Nixon, Project Developer, Snowdonia Pumped Hydro, by email dated 19th February 2015) that:

“With respect to the grid connection, unfortunately I am unable to confirm how the power station will be connected to the electricity grid system. The grid connection does not form part of our planning application. In Wales the grid connection is considered to be 'Associated Development' under the Planning Act 2008 and the responsibility of designing and consenting the connection lies with the District Network Operator (SP Manweb). Snowdonia Pumped Hydro expects this connection to be provided underground and this is the current offer being discussed with SP Manweb.”

Clearly a great deal of work has gone into developing and designing the proposal for the Glyn Rhonwy site, and yet this fundamental matter remains entirely opaque. This is a cause of grave concern.

We would therefore appreciate responses to the following points:

- i.* Given the conflicting statements in your consultation documents and correspondence, can you state **whether SPH has made any assessment of the likely landscape impacts of grid connection options other than undergrounding?**
- ii.* If the answer to point *i.* is ‘Yes’, will those impact assessments be made available to the local community, and if so when?
- iii.* If the answer to point *i.* is ‘No’, can you explain why not?
- iv.* Does SPH consider it acceptable (as opposed to procedural) to wash its hands of the question of how the grid connection is to be made? We ask this in the light of the fact that this aspect of the development will have by far the greatest impact on the landscape and on the world-famous iconic views into the National Park and towards Snowdon itself?
- v.* Will SPH make available to the local community evidence which demonstrates that an underground connection is **the** only offer which has been discussed with SP Manweb?
- vi.* Will SPH provide to the local community a non-technical explanation of how the decision to progress a specific connection method will be made, including how cost considerations will influence the decision?
- vii.* Will SPH undertake to inform the local community immediately and fully if at any stage the discussion with SP Manweb includes any option other than undergrounding of the connection?
- viii.* If, after exhausting other options, an overground connection with new pylons becomes the most likely option, will SPH undertake to abandon its application for a Development Consent Order, in the interest of protecting some of the most

important landscapes and views which Wales possesses and upon which much of the local economy depends?

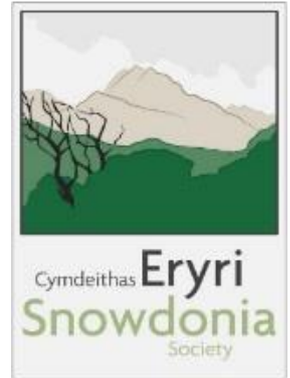
Yours,



John Harold
Director, Cymdeithas Eryri the Snowdonia Society

APPENDIX B: RESPONSE TO WATER DISCHARGE CONSENT APPLICATIONS

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5th April 2016

Application numbers: EPR/YB3690HU & EPR/YB3190HR

- Operation of spillway (at Q1 & Q6) & Relief valve (at Q1 & Q6)
- Dewatering of existing quarry lagoons (at Q1 & Q6)

Glyn Rhonwy Slate Quarries, Cefn Du, Llanberis, Gwynedd, LL55 4TY

NGR discharge points & receiving environments:

- SH 55110 59660 to Nant y Betws, Afon Gwyrffai Special Area of Conservation
- SH 57290 61190 to Llyn Padarn Special Area of Conservation

Effluent types: Rainfall, site run off and trade effluent

Note: in our submission we refer to the applicant's Discharge Consent Supporting Statement as 'DCSS'.

Dear Natural Resources Wales Permitting Team,

Cymdeithas Eryri the Snowdonia Society is the charity which works to protect, enhance, and celebrate Snowdonia. Established in 1967 as a member-based organisation, our practical and campaign work is dedicated to safeguarding the special qualities and features of Snowdonia.

Cymdeithas Eryri the Snowdonia Society objects to each of the above applications and requests that you reject them on the basis of risk of damage to SSSI/SAC features and condition in Llyn Padarn and in Afon Gwyrffai. These risks, relating to both dewatering and operation, are outlined below.

Some of our concerns result directly from the fundamentals of the application:

- seeking to discharge water/effluents known to contain excessive levels of phosphorus, copper, iron and silt into the SACs during initial dewatering, without convincing evidence that safeguards will provide entirely reliable and effective

protection to the SAC features, some of which are known to be in unfavourable condition and status

- potential contamination of water/effluents by the unknown contents of unexploded ordnance, with the resulting difficulty of selecting appropriate tests to identify and monitor such contaminants
- seeking permission to discharge water/effluents during operation without convincing evidence that we can predict the quantities, the temperature, the chemical qualities, contaminants or pH of that water and therefore its impacts on the SAC features .

We recognise that some safeguards are proposed, but question whether they can be sufficient given the hammering that the SAC features of Llyn Padarn - including the rare torgoch (arctic charr) - have suffered for many years as a result of industrial discharges and inadequate regulation thereof.

We recognise that a considerable quantity of work of a professional standard has gone into the development of this project. There are, however, serious problems with how some of that work is presented and with the validity of some conclusions drawn from it in the DCSS.

These problems, concerning quality and reliability of application and supporting materials, form the basis for the remainder of our concerns.

1. Concerns resulting from information supplied in the applications.

The applicant supplies evidence that the water/effluent which would be discharged into Llyn Padarn and Afon Gwyrfai during the initial dewatering potentially poses serious threats to the conservation features of those SACs.

Example

The DCSS reports high levels of phosphorus from test samples in Q1 and Q6, with, for example, total phosphate levels on average 65.5ug/l , compared with the 10ug/l 'good ecological status' target for Llyn Padarn. Phosphorus and its oxidation is clearly identified by Environment Agency Wales' report 'Llyn Padarn Investigations 2010' as a key direct cause of elevated biological oxygen demand and therefore of the long history of damage to Llyn Padarn and deterioration in the conservation status of Llyn Padarn's designated features.

2. Missing Information

There are gaps in the information supplied which will have a material effect on your ability to make a sound and safe determination of the applications.

Example

There is no information on the materials and methods for lining of the head and tail ponds. Water chemistry will be of critical importance during discharge, **whether those discharge events are tests, planned, emergency, accidental or malicious**. The choice of lining materials will determine the extent and nature of chemical interaction with the water in the so-called 'closed system'. The quality and characteristics of the water in the system will be altered, in the form of pH changes and potential for concentration of the products of

chemical reactions between the water, any contaminants and the materials in the lining and other surface components in the system.

Example

We can find no evidence of proper consideration of the potential impacts of temperature spikes on the receiving water bodies and designated features, caused by inflow of warmer water during operational discharge. The DCSS should refer to such impacts and should address the range of possible scenarios, including what would happen during periods of extended intense rainfall such as that recently experienced. EAW's 'Llyn Padarn Investigations 2010' report highlights the likely role of releases of warmer water from an existing pumped storage operation in reducing habitat availability and spawning success of Arctic Charr.

3. Inadequate and misrepresented information

Some of the information supplied is inadequate. However, for those who value the delicate and threatened natural resources of Llyn Padarn and Afon Gwyrfai, of greatest concern is the misrepresentation of data in the DCSS through the presentation of conclusions which cannot be justified on the evidence provided and the dismissal of data which are inconvenient. There are several examples of such practices in the DCSS. In such circumstances you will require a high level of confidence that you can guarantee the safety of our SSSIs and SACs and the wildlife which depends on your protection.

Example

Planned discharges of water from the so-called 'closed system' will generally be in response to rainfall as direct input or run-off input to the head- and tail-ponds. The DCSS 3.3.5 states 'average annual rainfall is around 1850mm'. However in order to assess the impacts of planned discharges you will need to assess likely worst-case scenarios. What was the actual rainfall at the site in 2015? For information, the total annual rainfall measurements at nearby [ECN](#) weather stations in 2015 were 4541mm (Snowdon) and 6185mm (Crib Goch).

Example

Dewatering of Q1 to Nant y Betws

'2.3.6 Ongoing monitoring of the water quality in relation to sediment and turbidity will be carried out throughout the operation of pumped discharge to the local watercourse.

Pumping can be ceased at any time if there is thought to be a risk of causing a pollution incident. Further testing of the water quality may be implemented if deemed necessary.'

This level of detail is entirely inadequate for discharging of sediments and possible contaminants into a SAC catchment:

- no methodology for the monitoring
- no indication of which chemicals will be tested for
- no indication of acceptable limits
- no justification for the selection of methodology and limits
- no mechanism linking the monitoring regime directly to operations management and to contractors on site

*'Pumping **can** be ceased if there is thought to be a risk of causing a pollution incident'?*

Surely this should provide detail on the mechanism for identifying and notifying such risks and state 'pumping will cease immediately and will not recommence until all risks have been

eliminated'. The application is seriously flawed in not detailing how the 'self-monitoring' regime will work in practice.

Example

Section 2.5 on Environmental Risk Assessment for Dewatering contains a number of statements which give serious cause for concern. These concerns include both the reliability of the information provided and the composition of the water quality, sediments and contaminants in Q1 and Q6, and therefore the risks they pose.

- DCSS section 2.5.1 states that the water sampling plan for Q6 is provided in Appendix B. It is not present.
- Reference to 'surface waters' in 2.5.3 does not make clear what was found at depth. Without the sampling plan we cannot see that adequate testing was actually carried out.
- Section 2.5.5 reveals levels of copper in Q6 which average 6.5 times the Water Framework Directive standards and levels of iron at 20 times the environmental standard. The suggestion in 2.5.5, without any justification, that the highest figure for iron could be ignored demonstrates a less than rigorous approach to science.
- *'Total phosphate concentrations exhibited a relatively wide range with an average of 31 ug/l, above the target value of 10 µg/l set for oligotrophic waters under the Habitats Directive quality guidance (JNCC 2015).'* What was the highest reading? It would be useful to know how potent a source of phosphate it is proposed to dump into an SAC which suffers, and has historically suffered, the impacts of a heavy phosphorus load.
- Section 2.5.7 on Q1: *'However, total phosphate levels were on average 65.5 ug/l, which is above the 10 ug/l Good Ecological Status target for Llyn Padarn.'*

Given these statements (and numerous others which we could highlight) **it is extraordinary that this section of the report concludes, without justification** or explanation of the obvious logical disconnect:

' 2.5.9 Therefore it is proposed that the discharge of the existing water within Q1 and Q6 will not cause any adverse significant effects to the receiving water bodies.'

4. Environmental Management System

At the information session held at Electric Mountain on 22nd March, NRW officers confirmed that the approach taken by yourselves as regulator will be based on 'self-monitoring' by the developer.

Is there evidence that legal responsibilities for the protection of Llyn Padarn SAC can be effectively carried out under a 'self-monitoring' regime? The history of the site suggests otherwise, given the history of impacts from discharges by industrial operations which include operations of a similar nature to that which is the focus of these applications.

Much of the substance in assessing these effluent/water discharge permits will come down to degrees of confidence in how discharges in the construction operation phases are

planned, managed, operated, monitored and reported by the operator, and in how effectively those measures are regulated by yourselves.

During both dewatering and operational phases, **discharge events may result from tests, planned release, emergency release, accidental release, chronic or acute equipment failure, chronic or acute structural failure, or malicious action. This suggests that an effective environmental management system must be established, approved and tested well in advance of any operations commencing.**

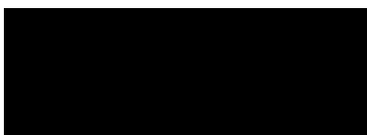
DCSS points 3.4.8, 3.4.9, and 3.4.10 describe arrangements for the EMS, first stating that *'The type of environmental management system (EMS) that will be implemented is to be determined at a later date by the scheme operator'* then stating that *'Snowdonia Pumped Hydro do commit to having an environmental policy and management system in place, but this is subject to confirmation at a later date as to which specific EMS the scheme will implement'* and finally stating that *'the electricity generation company operating the developed scheme will establish an appropriate system'*.

However, in answer to Question 3d in the Part B2 of environmental permit application forms - *'Does your management system meet the conditions set out in our guidance?'*, the applicant has replied 'Yes' and has ticked the box which indicates that they have their own management system in place. The applicant then refers to DCSS paragraph 3.5., which is in fact not an EMS but an 'Environmental risk assessment for operational discharges'.

Did the applicant tick the box saying that they have an Environmental Management System by mistake? For Llyn Padarn and Afon Gwyrfai, one mistake may be one mistake too many.

Please refuse these applications – is there any other way of ensuring you meet your international obligations for the protected flora and fauna of Afon Gwyrfai and Llyn Padarn? Llyn Padarn in particular has suffered enough already from industrial misuse and inadequate regulation.

Yours



John Harold

Cyfarwyddwr, Cymdeithas Eryri