



**Norfolk Vanguard Offshore Wind Farm** 

# Statement of Common Ground

**Necton Parish Council** 







Date	Issue No.	Remarks / Reason for Issue	Author	Checked	Approved
28/09/2018	00	First draft for Internal review	СС	ST	JA
12/10/2018	01D	First draft for Norfolk Vanguard Limited review	СС	ST	JA
08/11/2018	02D	Second draft for Norfolk Vanguard Limited review	сс	ST	JA
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# Glossary

СоСР	Code of Construction Practice
DCO	Development Consent Order
EIA	Environmental Impact Assessment
ES	Environmental Statement
LVIA	Landscape and Visual Impact Assessment
OCoCP	Outline Code of Construction Practice
OLEMS	Outline Landscape and Environmental Management Strategy
OWF	Offshore Wind Farm
PEIR	Preliminary Environmental Information Report
SoCG	Statement of Common Ground

# Terminology

Landfall	Where the offshore cables come ashore at Happisburgh South
Mobilisation area	Areas approx. 100m x 100m used as access points to the running track for duct installation. Required to store equipment and provide welfare facilities. Located adjacent to the onshore cable route, accessible from local highways network suitable for the delivery of heavy and oversized materials and equipment.
National Grid overhead line modifications	The works to be undertaken to complete the necessary modification to the existing 400kV overhead lines
Necton National Grid substation	The existing 400kV substation at Necton, which will be the grid connection location for Norfolk Vanguard
Offshore accommodation platform	A fixed structure (if required) providing accommodation for offshore personnel. An accommodation vessel may be used instead
Offshore cable corridor	The area where the offshore export cables would be located.
Offshore electrical platform	A fixed structure located within the wind farm area, containing electrical equipment to aggregate the power from the wind turbines and convert it into a more suitable form for export to shore.
Offshore export cables	The cables which bring electricity from the offshore electrical platform to the landfall.
Onshore cable route	The 45m easement which will contain the buried export cables as well as the temporary running track, topsoil storage and excavated material during construction.
Onshore project substation	A compound containing electrical equipment to enable connection to the National Grid. The substation will convert the exported power from HVDC to HVAC, to 400kV (grid voltage). This also contains equipment to help maintain stable grid voltage.
The OWF sites	The two distinct offshore wind farm areas, Norfolk Vanguard East and Norfolk Vanguard West.
Trenchless crossing zone (e.g. HDD)	Temporary areas required for trenchless crossing works.





### 1 INTRODUCTION

- This Statement of Common Ground (SoCG) has been prepared by Norfolk Vanguard Limited (hereafter the Applicant) to set out the areas of agreement and disagreement with Necton Parish Council in relation to the Development Consent Order (DCO) application for the Norfolk Vanguard Offshore Wind Farm (hereafter 'the project') based on consultation to date. The Applicant has made direct contact with representatives of Necton Parish Council requesting a meeting, which would have the purpose of exploring the current areas of disagreement and facilitating the progress of this SoCG. The Applicant awaits Necton Parish Council's response to this request.
- This SoCG comprises an agreement log which has been structured to reflect topics of interest to Necton Parish Council on the Norfolk Vanguard DCO application (hereafter 'the Application'). Points that are not agreed will be the subject of ongoing discussion wherever possible to resolve, or refine the extent of disagreement between the parties.

### 1.1 The Development

- 3. The Application is for the development of the Norfolk Vanguard Offshore Wind Farm (OWF) and associated infrastructure. The OWF comprises two distinct areas, Norfolk Vanguard (NV) East and NV West ('the OWF sites'), which are located in the southern North Sea, approximately 70km and 47km from the nearest point of the Norfolk coast respectively. The location of the OWF sites is shown in Chapter 5 Project Description Figure 5.1 of the Application. The OWF would be connected to the shore by offshore export cables installed within the offshore cable corridor from the OWF sites to a landfall point at Happisburgh South, Norfolk. From there, onshore cables would transport power over approximately 60km to the onshore project substation and grid connection point near Necton, Norfolk.
- 4. Once built, Norfolk Vanguard would have an export capacity of up to 1800MW, with the offshore components comprising:
  - Wind turbines;
  - Offshore electrical platforms;
  - Accommodation platforms;
  - Met masts;
  - Measuring equipment (LiDAR and wave buoys);
  - Array cables;
  - Interconnector cables; and
  - Export cables.





- 5. The key onshore components of the project are as follows:
  - Landfall;
  - Onshore cable route, accesses, trenchless crossing technique (e.g. Horizontal Directional Drilling (HDD)) zones and mobilisation areas;
  - Onshore project substation; and
  - Extension to the existing Necton National Grid substation and overhead line modifications.

### 1.2 Consultation with Necton Parish Council

- 6. Table 1 contains the consultation that has taken place with Necton Parish Council to date.
- Necton Parish Council provided a relevant representation to the Planning Inspectorate on 5<sup>th</sup> September 2018, outlining the concerns of the Parish Council. The following sections outline the specific matters that have been agreed as well as those which have not yet been resolved.

**Table 1 Consultation with Necton Parish Council to date** 

Date	Contact Type	Topic
Pre-Application		
21 <sup>st</sup> October 2016	Meeting ahead of first drop-in	General introduction to the project
24 <sup>th</sup> March 2017	Meeting ahead of first drop-in	Project update
7 <sup>th</sup> July 2017	Meeting with Parish Clerk	Project update
14 <sup>th</sup> June 2017	Presentation at Necton Parish Council meeting	Project update
19 <sup>th</sup> July 2017	Onshore project substation workshop	EIA process, siting of onshore project substations, mitigation
20 <sup>th</sup> July 2017	Onshore project substation drop-in	Sharing feedback from the onshore project substation workshop with wider community
8 <sup>th</sup> September 2017	Meeting (with George Freeman MP and Highways England)	Project update, discussion on local opportunities, access off A47
10 <sup>th</sup> November 2017	Meeting ahead of drop-in exhibition (Statutory Consultation)	Project update and discussion about community benefit ideas (from PC)
23 <sup>rd</sup> February 2018	Meeting convened by George Freeman MP, with Necton Parish Council and Ward Members for District and County Councils	Project update; discussion regarding onshore project substation location; community benefit





Date	Contact Type	Topic
5 <sup>th</sup> March 2018	Presentation to	Project update
	Necton Parish Council	
Post-Application		
5 <sup>th</sup> September 2018	Letter from Necton	Relevant representation on the DCO application.
	Parish Council	
8 <sup>th</sup> January 2019	Email from Necton	Comments on the draft SoCG
	Parish Council	





### 2 STATEMENT OF COMMON GROUND

### 2.1 Key Issues Post-Submission

8. Necton Parish Council submitted a relevant representation to the Planning Inspectorate on a number of topics. The specific issues highlighted in this representation have been set out in the table below to provide an understanding of the current position of both parties. The final column identifies the final position of the parties.





### Table 2 Key issues raised in the relevant representation

Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
Project Description		
Major accidents and disasters are considered in section 5.6 in Chapter 5 Project Description of the Environmental Statement (ES) (document reference 6.1.5). The risk of substation fires is historically low; however, substation fires can impact the supply of electricity and create a localised fire hazard. The highest appropriate levels of fire protection and resilience will therefore be specified for the onshore project substation to minimise fire risks. The energy sector has some of the highest health and safety requirements and these standards will be incorporated into substation design.	Inadequate measures against field fire risk to substations.  The local fire service is part time and any emergency incident would attract a delayed response. As time and speed of attack are vital in successful firefighting, any fire could quickly take hold	
When mitigating the risk of terrorism, the risk itself must be reasonably foreseeable. No terrorism attack has ever occurred to a substation on UK soil and, on this basis, it is reasonable to say that the risk of terrorism is low. Beyond this, the design and operation of substations are regulated and controlled to the highest health and safety standards; and operators are required to develop emergency response plans and crisis management procedures as part of that regulatory process.	This major project (the biggest of its kind in the world + Dudgeon) is an attractive target for terrorists; the nearby woodland makes this site difficult to defend.  There are few local police available to monitor suspicious activities, also Necton village has become subjected to vandalism and this could spill	
A summary of the context and work carried out by National Grid and Vattenfall Wind Power Ltd to select an appropriate location to connect Norfolk Vanguard is provided in 'A strategic approach to selecting a grid connection point' (DCO document: Pre-ExA; OCP Report; 9.2). This document outlines the National Grid connection offer process, location identification process and subsequent offer made by National Grid for a connection point at the existing Necton National Grid substation. This document provides a robust explanation of the process that led to National Grid making a Grid Offer of Necton.	over to the proposed site  Vattenfall incorrectly state there no other suitable connection sites.  This whole area has been woefully addressed by	





Norfolk Vanguard Limited Position

Necton Parish Council Position Final Position

Chapter 4 Site Selection and Assessment of Alternatives of the ES (along with Appendices 4.8 and 4.9) provides detailed information on both the approach to identifying preferred locations for the onshore project substation and National Grid extension following the grid connection offer at Necton.

To identify the most appropriate location to site the onshore project substation, National Grid's Guidelines on Substation Siting and Design (Horlock Rules) were taken into consideration, and specific applications of these guidelines and how they have been considered by the Applicant is detailed in Table 4.3 of Chapter 4 Site Selection and Assessment of Alternatives.

In order to minimise the distance between the grid connection point (existing Necton National Grid substation) and the onshore project substation, a 3km substation search area was identified. Distances beyond 3km from the connection point were deemed unacceptable for technical reasons (transmission losses). The Horlock Rules also prioritise the grouping of existing electrical infrastructure. This 3km study area was consulted on as part of the Scoping Report, through formal and informal community consultation, and during community drops in, meetings with landowners, stakeholders and regulators. The Applicant undertook extensive pre-application engagement over a 20-month period with stakeholders, communities and landowners to seek input for refining the project design. This is detailed in the Consultation Report (document 5.1). The 3km study area included Top Farm.

As per the Horlock Rules section 4.1, 'consideration must be given to environmental issues from the earliest stage'. NPS EN-1 para 5.9.8 (referred to above) also points to the need to take account of the potential impact on the landscape, to minimise harm to the landscape, and to provide reasonable mitigation where possible and appropriate. Therefore, areas with relatively fewer environmental constraints were preferred. Areas taken forward for consideration within the 3km search area were those with an absence of Public Rights of Way and environmental designations, as well as those being sufficient distance from residential areas to minimise noise impacts. Additional benefits associated with those areas progressed included existing natural screening, aggregation of electrical infrastructure, and the most direct cable corridors (to reduce transmission losses). This assessment (along with stakeholder feedback) allowed for refinement to a keyhole search area which was presented in March 2017 as part of community and stakeholder consultation, and then further refinement to an onshore project substation search area (Plate 7 in Appendix 4.9). Within this search area 4 potential footprint options were identified. These footprints were subject to further detailed environmental appraisal, taking into account flood risk, ground conditions, archaeology, noise, traffic, land use, air quality, ecology, ornithology,

Vattenfall. The Parish Council has suggested alternatives to that selected, with all the evidence pointing to Vattenfall having a predetermined site, which is the highest point around and will make the site visible not only for Necton residents, but many other local villages. It was Necton Parish Council who had to insist that National Grid became involved in discussions as it appears that Vattenfall ignored the National Grid substation in their entirety during the early part of discussions and consultations.

Vattenfall were offered Top Farm as an alternative site for the converter Halls at Necton. When challenged on why they chose the current site given a viable alternative was available, their response was "It's Necton or nothing." This is not an openminded or even reasonable approach to finding a suitable site for connection to the National Grid network. An available alternative to the Necton site, Top Farm, was not considered or even





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
landscape and visual impacts, socio-economics and tourism. This process led to the identification of the	investigated, although it had been offered to Vattenfall.	
<ul> <li>preferred option based on the following reasons:</li> <li>It provides a site within the original substation search area (in proximity to the Necton National</li> </ul>	Therefore compulsory purchase	
Grid substation) and allows a comparatively simple alignment of cables coming from the	should not be allowed in the	
onshore cable corridor, through the onshore project substation site and joining to existing	Necton area following this DCO	
<ul> <li>infrastructure at the Necton National Grid substation;</li> <li>The site has good ground conditions, with comparatively low risk from flooding;</li> </ul>	application.	
The site is deemed to have comparatively less potential impact associated with known buried		
archaeology;		
<ul> <li>It poses the lowest potential noise impacts;</li> <li>It has good potential for the development of screening planting and other mitigation measures</li> </ul>		
that will be provided to help to mitigate the impacts of the development; and		
Existing mature hedge lines will be retained and used as natural screening.		
Ground Conditions and Contamination		
The onshore cable route between the onshore project substation and the existing Necton National Grid	Insufficient space exists for the	
substation avoids any known designated and undesignated heritage assets. There is a single	development between	
undesignated site to the north of the cable route in this location – refer to Figure 28.2 of ES Chapter 28 Onshore Archaeology and Cultural Heritage (DCO document 6.1). The alignment of the cable route	protected archaeology and radioactive risk from the 1996	
completely avoids this undesignated site. In addition, a Written Scheme of Investigation (WSI) will be	Danish air force F16 crash site.	
produced in advance of each phase of the onshore works to ensure that any potential impacts to known		
and unknown buried archaeology are appropriately mitigated. A draft WSI has been provided as part of	The ground contamination	
the DCO application (DCO document 8.5).	remediation in 1996/7 was to a plough depth (less than 1	
Wit regards the plane crash site - based on the existing land use, the proposed duct installation depths	metre) because the land use	
(1.5m), the evidence of a remediation exercise following the crash and that the site is not classified as a	was only arable. Vattenfall will	
"special site" under the Contaminated Land (England) Regulations 2006, the risk of encountering historic	be digging to a much lower	
radioactive material at this crash site is considered low. Subsequent reporting of the recovery and clean-	depth and therefore their	
up operations by both the Royal Air Force (RAF) and Danish Royal Air Force (DRAF) did not identify radioactive materials being present on site. The reported contaminants were, hydrazine, aviation fuel	statement that 'the risk of encountering contamination is	
and carbon fibres. National Grid References provided for the location of the plane crash provided by the	low' is an unacceptable	
RAF, DRAF, Environment Agency and the landowner who all attended site place the crash in a field to the	understatement. Very little of	
west of the Norfolk Vanguard onshore project substation, in proximity to the buried 400kV cables	the plane was recovered so	
connecting the substation to the existing Necton National Grid substation.	there is a high risk that	





**Norfolk Vanguard Limited Position Necton Parish Council Position Final Position** contamination will be Requirement 20 of the draft Development Consent Order (DCO) requires a Code of Construction Practice encountered. Radioactive (CoCP) to be approved by the local planning authority ahead of each phase of the onshore construction substances and carbon fibre works. Within the Outline CoCP submitted as part of the application (DCO doc. 8.1) the Applicant has set contaminants were identified as out the approach to assessing potential contaminated sites which would be undertaken post-consent. present in 1996 and neither will have degraded over time. A written scheme (based on the Model Procedures for the management of land contamination, CLR11) Remediation standards at the for the management of contamination of any land and groundwater would be submitted and approved time of the crash were not as by the local authority in consultation with the Environment Agency and this would include further rigorous as those that would be investigation of the site in accordance with "The Radioactively Contaminated Land Exposure applied today and the risks Methodology" (CLR 13 and CLR14) if appropriate. from exposure to burned carbon fibre strands from The approach to managing potentially contaminated land has been discussed within the Environment composites were not as well Agency and has been agreed within a statement of common ground between Norfolk Vanguard and the understood then as they are Environment Agency submitted at deadline 1. today either. Vattenfall appear to have used an incorrect location for the contamination. The impact point is on the edge of Vanguard and the contamination covers 1 sq mile, stretching across the complete site selected for the converter halls from Necton Wood to Ivy Todd Road. The Vanguard infrastructure is situated within the area of contamination. During the build process, the whole site will be affected by any contamination remaining in the ground. Vattenfall have therefore selected a high-risk site for the Vanguard

infrastructure at Necton when a





suitable low-risk alternative site has been identified.  Information on the existence and nature of the land contamination was only obtained under the Freedom of Information Act and was not available for consideration when the Contaminated Land (England) Regulations 2006 came into force. It may well have been designated a Special Site had anyone been aware of the contamination. The contamination is now being taken seriously and there is an epidemiology study currently underway by Public Health to understand whether the health of residents was adversely affected by the contamination from the crash.  The Parish Council believe a thorough investigation into the nature and extent of any current contamination and	Ennancing Society Together	
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nature and extent of any current contamination and		The Parish Council believe a
current contamination and		thorough investigation into the
		nature and extent of any
		current contamination and
measures to ensure safe		measures to ensure safe
working both for the health of		working both for the health of
local residents and those		
involved in the construction		involved in the construction
		should be identified and agreed





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
	in advance of any consent for development of this historically contaminated site.	
	The Parish Council has asked to be fully consulted on all proposed safe working practices at the PINS public meeting on 10th December 2018 in Kings Lynn.  We note the MOD opposes this project, due in part to the deployment of the new F35 squadrons to Marham RAF base, which is close by to Necton. The UK Defence incorporates the new F35 abilities to defend us and provide attack facilities for overseas missions.	
Water Resources and Flood Risk		
A Flood Risk Assessment has been submitted as part of the application (ES Appendix 20.1). The approach to characterising the existing surface water and groundwater environment was agreed as part of an Expert Topic Group that included the Environment Agency and Norfolk County Council and Lead Local Flood Authority.  The onshore project substation surface water drainage plan will have sufficient storage / attenuation volume to ensure that during a 1 in 100 year rainfall event, plus a 20% allowance for climate change, there will be no increase in surface water runoff from the site. An attenuation pond with a volume of 4,050m³ (approximate dimensions of 58m x 58m x 1.2m) has been allowed for to provide sufficient attenuation to greenfield runoff rates into the closest watercourse or sewer connection.	The proposed site is capped by a thick layer of impervious clay and run-off is taken by a small tributary (Wissey) that historically and regularly floods the road and nearby properties and blocks the 4" culvert.  Necton Parish Council believes this is inadequately addressed.	





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
The final design of the surface water drainage plan will require approval from the Environment Agency	Necton has a history of	
and Norfolk County Council, which is secured through DCO Requirement 20. This commitment to the	flooding, with the Norfolk	
design and approval of the final surface water drainage plan at the onshore project substation is	County Councillor, Councillor	
appropriate to mitigate potential flood risk impacts associated with the construction and operation of	Kiddle Morris being involving in	
the project.	drainage issues to ease this	
	problem. It is not only water	
	that residents have to endure,	
	but effluent being forced into	
	gardens throughout parts of the	
	village. This is a disgusting	
	event for residents to have to	
	handle and the Parish Council	
	do not believe suitable	
	considerations have been	
	considered to prevent an	
	increase in flooding caused by a	
	huge industrial size complex on	
Land Use and Agriculture	the very edge of the village.	
An assessment of impacts upon agricultural land is provided within Chapter 21 Land Use and Agriculture	Vattenfall admit the project will	
of the ES (DCO document 6.1.21) and the coverage of different agricultural land classification types is	not comply with the Breckland	
presented in Figure 21.4. Within Chapter 21 the threshold for the highest effects is identified as the	Local Plan. The project lies on	
permanent loss of 20ha of the Best and Most Versatile (BMV) Land – refer to Table 21.6. This threshold	Grade 3 agricultural land so	
was defined using Natural England guidance. The assessment is therefore undertaken on the basis that	doesn't comply with the NP	
the loss of more than 20ha of BMV land would represent the highest magnitude effect.	Planning Framework 2012,	
	which requires the loss of more	
The 2012 National Planning Policy Framework does not set a threshold for the permanent loss of BMV	than 20 hectares (approx. 50	
and instead sets out that BMV land is part of the intrinsic value of the countryside and that planning	acres) of BMV to be avoided if	
policies should contribute to the natural and local environment by recognising this. Neither the	possible. 140 acres plus of BMV	
emerging Breckland Local Plan nor the Norfolk Strategic Planning Framework set any threshold for the	will be lost from arable use	
permanent loss of BMV land.	when all infrastructure and	
	landscaping is complete	
	(includes Dudgeon).	





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
There will be permanent loss of agricultural land at the onshore project substation, which represents	The site chosen is by far the	
approximately 7.5ha (18.5 acres) of Grade 3 agricultural land. There will also be permanent loss of	worst case scenario and	
agricultural land at the National Grid substation extension, which represents approximately 3ha (7.4	Vattenfall have consistently	
acres) of Grade 3 agricultural land.	refused to listen to views	
	expressed by the Parish Council	
The total area of land permanently taken out of production as a result of the proposal is therefore	as to site location. Our MP has	
approximately 10ha (24.7 acres). Private agreements (or compensation in line with the compulsory	taken a hands on approach and	
purchase compensation code) will be sought between Norfolk Vanguard Limited and relevant	written to the Secretary of	
landowners/occupiers. With this commitment in place the impacts associated with loss of agricultural	State on the whole matter of	
land will be minimised.	this project.	
Onshore Ecology		
An Expert Topic Group was established for onshore ecology which included Natural England, Norfolk	Two species of rare bats have	
County Council, Breckland Council, Norfolk Wildlife Trust and the Environment Agency to discuss and	been ignored.	
agree the approach to ecological surveys and assessment, including agreeing the methodology for bat		
surveys and assessment.	The bat survey undertaken by	
	Vattenfall at Necton does not	
Bat surveys were undertaken throughout the onshore project area, where access was permitted and	comply with the requirement to	
where features with potential to support roosting and foraging bats was identified. This is detailed	survey at least once per month	
within Chapter 22 Onshore Ecology of the ES (document reference 6.1.22). Necton Wood was identified	from March to May. Only one	
as a feature with good potential to support roosting and foraging bats, and a site survey was undertaken	survey was undertaken in 2016	
in 2016 – landowner access was only granted for a single visit. The survey identified two bat species in	in Necton but it was carried out	
the area: Barbastelle bats (recognised as rare); and Nathusius Pipistrelle bats (an uncommon species).	in June. Vattenfall have not	
The assessment presented within Chapter 22 Onshore Ecology was based on a precautionary approach:	therefore done suitable and	
i.e. where survey access was not possible the assessment assumes that relevant receptors were present	sufficient bat surveys to date.	
– that is that the area is important for all bat species.		
A suite of mitigation measures for bat species is presented within the Outline Landscape and Ecological		
Management Strategy (OLEMS) – document reference 8.7 (DCO Requirement 24). This includes		
committing to undertaking surveys in any areas where access was previously denied; hedgerow		
management before, during and after construction to minimise impacts on commuting bats; avoiding		
mature tree in hedgerows; reinstating all hedgerows affected; and ensuring that mitigation planting is		
designed to replace and improve all ecological connections currently located within the onshore project		
substation footprint.		





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
With these measures in place potential impacts to roosting and foraging bats will be appropriately minimised.		
Noise and Vibration		1
A detailed noise impact assessment (Chapter 25 Noise and Vibration of the ES, document reference	Necton Parish Council does not	
6.1.25) has been submitted as part of the DCO application. This included extensive noise modelling of the	believe the noise constraints	
onshore project substation including cumulative noise assessments for when Dudgeon, Norfolk Vanguard	required by statute can be met	
and Norfolk Boreas are all in operation.	when the three substations	
	(Dudgeon, Vanguard and	
The approach to operational noise modelling was discussed and agreed with the Environmental Health	Boreas) are working at full	
Officer at Breckland Council as part of a noise Expert Topic Group. Further details on the Evidence Plan	capacity. The elevation of the	
for noise, vibration and air quality can be found in Appendix 9.25 and Appendix 25.10 of the Consultation	chosen site means noise	
Report (document reference 5.1 of the Application).	mitigation measures will be	
	difficult and expensive and an	
The Applicant has committed to the same operational noise threshold imposed on the Dudgeon	earth bank will not be built.	
substation – 35dB LA <sub>eq</sub> . This is secured through DCO Requirement 27. The commitment to maintain the		
operational noise levels of the onshore project substation to no higher than the operational Dudgeon	Necton Parish Council is	
substation will ensure that there will be no increase in the noise environment experienced at the nearest	committed to ensuring that the	
noise sensitive receptors.	'No Noise Creep' limits set	
	down by Breckland Council will	
	be enforced. The position of	
	this huge infrastructure	
	complex is unacceptably close	
	to Necton residents when there	
	is an alternative, unpopulated	
	site suitable for connection to	
	the National Grid further along	
	the A47 towards Norwich.	
	Therefore, there is a distinct	
	possibility that the wind farms	
	(Dudgeon, Vanguard and	
	Boreas) will not be allowed to	
	work at full capacity (maximum	





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
	noise) if their connection to the National Grid is made at Necton.	
Tourism and Recreation		
An assessment of impacts upon tourism is provided within Chapter 30 Tourism and Recreation of the ES (document reference 6.1.30). The approach to the assessment was to identify key types of tourism assets within the study area and to define potential impacts on a sector basis.  Potential impacts to the four holiday lets identified by Necton Parish Council are considered within section 30.7.6.2 within Chapter 30 Tourism and Recreation, which draws on the assessment findings set out in the noise chapter (Chapter 25 Noise and Vibration, document reference 6.1.25) and landscape and visual impact chapter (Chapter 29 Landscape and Visual Impact Assessment, document reference 6.1.29).  The mitigation proposed for potential impacts to receptors within 1km of the onshore project substation and secured in the draft DCO (specifically operational noise to not exceed 35dB at the nearest noise sensitive receptors (DCO Requirement 27); and the landscape mitigation proposals at the onshore project substation secured through the Landscape Management Scheme (DCO Requirement 18)) are appropriate.	Four of the five holiday let/camping sites nearby have been ignored.	
Landscape and Visual Impact Assessment		
Screening woodland planting is proposed in key areas. This is shown on Figure 29.9 of Chapter 29 Landscape and Visual Impact Assessment of the ES (document reference 6.1.29).  The extent of significant effects and significant cumulative effects at the onshore project substation and National Grid substation extension would be largely contained within the local landscape (within 1.2km), partly owing to existing woodland cover to the north and east and rising landform to the south. Effects	Vattenfall state the development is too massive to be screened from view, and does not fit into the rural landscape.	
on visual amenity would be limited largely owing to the enclosure of hedgerows along roads and around settlements.	The Vanguard project will have an unacceptably high impact on the dark rural landscape of	
Significant effects have been identified in relation to road-users for a short section of the A47, an opening on Ivy Todd Road, and walkers on Lodge Lane. Post-construction mitigation in the form of landscape planting would mitigate these effects within 10, 20 and 25 years respectively, with the effects being gradually mitigated as planting grows.	Necton. The proposed buildings are out of proportion to the rural nature of the landscape. They are huge and	





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
Once mitigated the effects would become beneficial as the mitigation planting would enhance local visual amenity.  With regard to site selection, detail is set out in ES Chapter 4 Site Selection and Assessment of Alternatives (along with Appendices 4.8 and 4.9). In order to minimise the distance between the grid connection point (existing Necton National Grid substation) and the onshore project substation a 3km substation search area was identified. Distances beyond 3km from the connection point were deemed unacceptable for technical reasons (transmission losses).  The site of the onshore project substation was chosen on the basis that:  It provides a site within the original substation search area (in proximity to the Necton National Grid substation) and allows a comparatively simple alignment of cables coming from the onshore cable corridor, through the onshore project substation site and joining to existing infrastructure at the Necton National Grid substation;  The site has good ground conditions, with comparatively low risk from flooding;  The site is deemed to have comparatively less potential impact associated with known buried archaeology;  It poses the lowest potential noise impacts;  It has good potential for the development of screening planting and other mitigation measures that will be provided to help to mitigate the impacts of the development; and  Existing mature hedge lines will be retained and used as natural screening.	will be placed on a high piece of ground close to a rural village where mitigation is not feasible.  By their own admission, Vattenfall admit it cannot screen the site from Necton and local villages, so causing a permanent eyesore, unlike the cable route across the County, which within a year would return to natural looking habitat.  An alternative, geographically isolated connection point to the National Grid is possible further along the pylon route towards Norwich, where the infrastructure would be hidden from view by the natural vegetation already in existence. National Grid have admitted that this is a viable connection point. Vattenfall should therefore not be allowed to build the substation complex on the selected high point at Necton where it is out of proportion to the rural nature of the area and can't be mitigated.	





Norfolk Vanguard Limited Position	Necton Parish Council Position	Final Position
A traffic impact assessment has been undertaken for the worst case traffic associated with the	Necton has a major	
construction of Norfolk Vanguard and is presented in Chapter 24 Traffic and Transport. This considers	access/egress traffic problem	
the key traffic routes in proximity to Necton including the A47.	with the Tuns Road and A47	
	junction. Necton has offered to	
Norfolk Vanguard has engaged with Highways England regarding construction access to the onshore	seed a piece of land to Norfolk	
project substation site off the A47 and the design of a permanent new junction for operational access.	County Council for a left slip	
	road to ease the egress route.	
The A47 access proposals are limited to the point of access required at the onshore project substation	Necton M.P. has convinced	
only.	Highways England to conduct a	
	study as to the possibility of a	
	new roundabout being built at	
	this junction.	





## The undersigned agree to the provisions within this SOCG

Signed	
Printed Name	
Position	
On behalf of	Necton Parish Council
Date	

Signed	R Sherwood
Printed Name	Rebecca Sherwood
Position	Norfolk Vanguard Consents Manager
On behalf of	Norfolk Vanguard Ltd (the Applicant)
Date	14 January 2019