



AQUIND Limited

AQUIND INTERCONNECTOR

Statement of Common Ground Between
AQUIND Limited and the South Downs
National Park Authority
Agreed Draft

The Planning Act 2008

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DOCUMENT

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1. INTRODUCTION AND PURPOSE

1.1. PURPOSE OF THE STATEMENT OF COMMON GROUND

1.1.1.1. A Statement of Common Ground ('SoCG') is a written statement produced as part of the application process for an application for a Development Consent Order ('DCO') and is prepared jointly by the applicant and another party. A SoCG sets out the matters of agreement between both parties, matters where there is not agreement and matters which are under discussion.

1.1.1.2. In this regard paragraph 58 of the Department for Communities and Local Government's guidance entitled "Planning Act 2008: examination of applications for development consent" (26 March 2015) hereafter referred to as DCLG Guidance) describes a SoCG as follows:

"A statement of common ground is a written statement prepared jointly by the applicant and another party or parties, setting out any matters on which they agree. As well as identifying matters which are not in real dispute, it is also useful if a statement identifies those areas where agreement has not been reached. The statement should include references to show where those matters are dealt with in the written representations or other documentary evidence."

1.1.1.1. The aim of a SoCG is to assist the Examining Authority to manage the examination of an application for a DCO by providing an understanding of the status of matters at hand and allowing the Examining Authority to focus their questioning. The effective use of SoCG is expected to lead to a more efficient examination process.

1.1.1.2. A SoCG may be submitted prior to the start or during an Examination and updated as necessary or as requested during an Examination.

1.2. DESCRIPTION OF THE PROPOSED DEVELOPMENT

1.2.1.1. AQUIND Limited ('the Applicant') submitted an application for the AQUIND Interconnector Order (the 'Order') pursuant to Section 37 of the Planning Act 2008 (as amended) (the 'PA2008') to the Secretary of State ('SoS') on 14 November 2019 (the 'Application').

1.2.1.2. The Application seeks development consent for those elements of AQUIND Interconnector (the 'Project') located in the UK and the UK Marine Area (the 'Proposed Development').

1.2.1.3. The Project is a new 2,000 MW subsea and underground High Voltage Direct Current ('HVDC') bi-directional electric power transmission link between the South Coast of England and Normandy in France. By linking the British and French electric power grids it will make energy markets more efficient, improve security of supply and enable greater flexibility as power grids evolve to adapt to different sources of renewable energy and changes in demand trends such as the development of electric

vehicles. The Project will have the capacity to transmit up to 16,000,000 MWh of electricity per annum, which equates to approximately 5 % and 3 % of the total consumption of the UK and France respectively.

1.2.1.4. The Proposed Development includes:

- HVDC Marine Cables from the boundary of the UK Exclusive Economic Zone to the UK at Eastney in Portsmouth;
- Jointing of the HVDC Marine Cables and HVDC Onshore Cables;
- HVDC Onshore Cables;
- A Converter Station and associated electrical and telecommunications infrastructure;
- High Voltage Alternating Current ('HVAC') Onshore Cables and associated infrastructure connecting the Converter Station to the Great Britain electrical transmission network, the National Grid, at Lovedean Substation; and
- Smaller diameter Fibre Optic Cables to be installed together with the HVDC and HVAC Cables and associated infrastructure.

1.3. THIS STATEMENT OF COMMON GROUND AND THE ROLE OF SDNPA

1.3.1.1. This draft SoCG has been prepared jointly by the Applicant and the South Downs National Park Authority ('SDNPA') to reflect the positions of the Parties at Deadline 1. It has been prepared in accordance with the DCLG Guidance and precedent examples of SoCG available on the Planning Inspectorate's ('PINS') website.

1.3.1.2. The SDNPA is interested in the Proposed Development in its role as the National Park Authority for the South Downs National Park ('SDNP'). While no part of the Proposed Development is located within the National Park, the proposed Converter Station (Option B(i), which is the closer of the two options) is surrounded by the National Park on three sides and is located approximately 180 m from the National Park boundary at its closest point. The proposed landscaping and vehicular entrance is directly adjacent to the National Park boundary.

1.3.1.3. The SDNPA will be a consultee in relation to requirements as specified within the DCO should development consent be granted for the Proposed Development.

1.3.1.4. For the purpose of this SoCG the Applicant and the SDNPA will be jointly referred to as the 'Parties'.

1.3.1.5. Where matters are recorded as 'ongoing' the Parties will continue to progress discussions and provide a further updated draft of this SoCG in due course.

2. RECORD OF ENGAGEMENT UNDERTAKEN TO DATE

2.1.1.1. The table below sets out a summary of the key meetings and correspondence between the Parties in relation to the Proposed Development.

Table 2-1 – Consultation with South Downs National Park Authority

Date	Form of Contact	Summary
15/10/2018	Meeting with East Hampshire District Council ('EHDC'), Winchester City Council ('WCC') and SDNPA	Initial briefing on proposals for Converter Station Area.
10/01/2019	Meeting (Planning and Highways, including WCC, EHDC, SDNPA, Hampshire County Council ('HCC'))	Preferred Converter Station location; Preliminary Environmental Information Report ('PEIR') for forthcoming statutory consultation; update on Onshore Cable Route options; land referencing (including Land Interest Questionnaires ('LIQ')); future engagement; Statement of Community Consultation ('SoCC').
22/01/2019	Meeting (Planning and Highways, including WCC, EHDC, SDNPA, HCC)	PEIR and forthcoming statutory consultation / process; Cable Route options and rationale; alternatives to limit impact of Cable Route on highway.
31/01/2019	Meeting with WCC, EHDC and SDNPA	Operational needs, requirements and constraints of a Converter Station; Approach to statutory consultation.
05/02/2019	Telecon (Planning and Highways, including WCC, EHDC, SDNPA, HCC)	Deposit locations for Consultation Documents; Converter Station design and level of information in PEIR.
21/06/2019	Meeting with WCC, EHDC and SDNPA	Design of the Converter Station and landscaping constraints.
10/07/2019	Meeting with WCC, EHDC and SDNPA	Updates and progress in relation to landscape mitigation design and built form of Converter Station.
20/08/2019	Meeting with WCC, EHDC and SDNPA	Discussion of Design Principles and landscape mitigation.
22/01/2020	Meeting with SDNPA	Key application documents of interest to the SDNPA; Structure of the SoCG.
01/04/2020	Call with Planning Officer	Discussion of points not yet agreed in the SoCG.

Date	Form of Contact	Summary
21/05/2020	Call with Planning and Landscape Officer	Introduction of Applicant Team to new Planning and Landscape Officer; discussion of key points on landscape matters covered in SoCG.
08/07/2020	Call with Planning and Landscape Officer	Call to discuss assessment of alternatives, Converter Station design and landscape impacts.
06/08/2020	Call with Landscape Officer	Call to discuss viewpoints, photomontages and ash die back.
25/08/2020	Call with Planning, Landscape and Design officers from SDNPA, WCC and EHDC	Design group call to discuss Converter Station and Access Road design and Design Principles.
02/10/2020	Via email exchange	Draft of this SoCG agreed between the SDNPA and the Applicant for submission into the Examination at Deadline 1.

3. SUMMARY OF TOPICS COVERED BY THE STATEMENT OF COMMON GROUND

3.1. TOPICS COVERED IN THE STATEMENT OF COMMON GROUND

3.1.1.1. The following topics discussed between the Applicant and SDNPA are discussed in this SoCG:

- Planning policy
- Needs Case for the Proposed Development
- Landscape and visual amenity including dark skies
- Cumulative effects
- Onshore Outline Construction Environmental Management Plan ('Onshore Outline CEMP')
- Draft DCO (including requirements to the draft DCO)
- Alternatives

3.1.1.2. For the avoidance of doubt, matters not covered in this SoCG have not been discussed between the Parties as they have not been raised by the SDNPA during the consultation undertaken to date between the Parties.

4. CURRENT POSITION

4.1. PLANNING POLICY

Table 4-1 – Planning Policy

Ref.	Description of matter	Current Position	RAG
Planning Policy			
SDNPA 4.1.1	Role of NPS EN-1	It is agreed that the relevant National Policy Statement ('NPS') for the Proposed Development is the Overarching National Policy Statement for Energy (EN-1) (2011) and represents the primary policy basis for the determination of the Application (as set out in the Planning Statement, Examination Library reference APP-108).	Agreed
SDNPA 4.1.2	Development Plan	Local planning policies from the relevant authorities can be 'important and relevant' considerations for the SoS in determining the Application. The Development Plan for SDNPA comprises (as set out at Appendix 4 of the Planning Statement, Examination Library reference APP-112): <ul style="list-style-type: none"> • South Downs Local Plan (2019). 	Agreed

4.2. NEED FOR THE PROPOSED DEVELOPMENT

Table 4-2 – Need for the Proposed Development

Ref.	Description of matter	Current Position	RAG
Need for the Proposed Development			
SDNPA 4.2.1	Need for the Proposed Development	The overarching need for the Proposed Development as set out in the Needs and Benefits Report (Examination Library reference APP-115) is a matter for consideration by the SoS as decision maker in considering applications for development consent under the PA2008.	Agreed

4.3. LANDSCAPE AND VISUAL AMENITY INCLUDING DARK SKIES

Table 4-3 – Landscape and Visual Amenity Including Dark Skies

Ref.	Description of matter	Current Position	RAG
Landscape and Visual Amenity			
SDNPA 4.3.1	Area of study relevant to SDNPA	It is agreed that the part of the Landscape and Visual Amenity assessment set out in Chapter 15 of the ES (Examination Library reference APP-130) relevant to the SDNPA is Section 1 Lovedean (Converter Station Area).	Agreed
SDNPA 4.3.2	ES Methodology – Study area	It is agreed that the 8 km, 3 km and 1.2 km study areas for Section 1 (Lovedean – Converter Station Area) as set out in paragraphs 15.1.2.3 – 15.1.2.5 of ES Chapter 15 are appropriate. Further, the viewpoints as identified in paragraph 15.4.4.15 are agreed. However, the SDNPA has requested that two additional viewpoints should be taken, including one from the PRow near Prews Hanger (on the submitted viewpoint location plan Figure 15.17, this footpath is obscured). The SDNPA noted that this is an interconnecting route which is valued and well used for recreational purposes. The other	Ongoing

Ref.	Description of matter	Current Position	RAG
		viewpoint is up Monarch Way past Scotland Farm – the SDNPA noted that there is a very well used track, though the Applicant understands this is private land from a precious visit to this location. This point remains under discussion.	
SDNPA 4.3.3	ES Methodology – Assessment of light impacts	Consideration needs to be and has been given to the Dark Night Skies including the International Dark Skies Reserve.	Agreed
SDNPA 4.3.4	ES Baseline – Section 1 – Lovedean	The landscape and visual baseline environment is set out at section 15.5.3 of Chapter 15. The Applicant welcomes the SDNPA's review and agreement of this baseline for the relevant section (Section 1).	Ongoing
SDNPA 4.3.5	ES Baseline - Local landscape character assessment – Characteristics of SDNP	The Applicant specifically seeks the SDNPA's agreement that the local landscape character assessment of the SNDP contained in Appendix 15.5 of the ES (Examination Library reference APP-403) accurately describes the character of SDNP, including the International Dark Skies Reserve.	Ongoing
SDNPA 4.3.6	Predicted Impacts – Converter Station	The impacts that are considered by the Applicant to have the potential to give rise to temporary and/or permanent significant effects during construction and operation of the Proposed Development in relation to the Converter Station are identified at section 15.3.6 of Chapter 15 of the ES. The Applicant welcomes the SDNPA's review and agreement that these represent an accurate reflection of the potential impacts.	Ongoing
SDNPA 4.3.7	Mitigation - Outline Landscape and Biodiversity Strategy	<p>The Outline Landscape and Biodiversity Strategy (Examination Library reference APP-506) submitted with the Application for the Converter Station Area, and the extent of the mitigation in the Strategy are yet to be agreed.</p> <p>The SDNPA has sought clarification from the Applicant on the loss of ash in the future and how the Proposed Development would respond to a change in future baseline. In response, the Applicant explained that an indicative planting palette had been discussed and agreed in principle with the LPAs detailing the nature of proposed planting which would be proposed within the Order Limits relating to the Converter Station Area (refer to Appendix 15.7 Landscape Schedule, Planting Heights and Image Board (Examination Library reference APP-405)). The Outline Landscape and Biodiversity Strategy covers long term management prescriptions over the operational lifetime of the Converter Station, and this includes the replacement of existing trees including ash (paragraph 16.2.2 and 1.6.2.13).</p> <p>The Outline Landscape and Biodiversity Strategy is secured through the draft DCO Requirements 7 and 8, and subject to consent the written detailed landscaping scheme will provide proposed further detail on long-term management and monitoring of both existing and proposed planting (Examination Library reference APP-019).</p> <p>The five year period referred to in the draft DCO Requirement 8(2) refers to the defect liability and establishment period for new planting.</p> <p>The SDNPA has requested that the Applicant carries out an ash die back survey, as the Arboricultural Assessment submitted with the Application (Examination Library reference APP-411) does not specify the proportion of ash in the woodland. The SDNPA is concerned over the accuracy of the assessed future baseline in relation to the widespread die back of ash in Hampshire. This point is currently under discussion.</p>	Ongoing
SDNPA 4.3.8	Mitigation - Onshore Outline CEMP – General Environmental Control Measures	The measures set out in the Onshore Outline CEMP (Examination Library reference APP-505) section 5.2 (Landscape and Visual Amenity) are subject to further discussion between the Parties and yet to be agreed.	Ongoing
SDNPA 4.3.9	Mitigation - Onshore Outline CEMP – Location	The measures set out in the Onshore Outline CEMP:	Ongoing

Ref.	Description of matter	Current Position	RAG
	Specific Construction Environmental Control Measures	<ul style="list-style-type: none"> Section 6.2.3 (Landscape and Visual Amenity); Section 6.3.2 (Section 1 – Lovedean (Converter Station Area) – Landscape and Visual) <p>Are subject to further discussion between the Parties and yet to be agreed.</p>	
SDNPA 4.3.10	Mitigation - Onshore Outline CEMP – Onshore Monitoring Plan	<p>The measures set out in the Onshore Outline CEMP section 7.1 (Onshore Monitoring Plan - Landscape and Visual Amenity - Management of Vegetation) are subject to further discussion between the Parties and yet to be agreed.</p> <p>The SDNPA has queried what the legal status of the hedges within and outside the Order limits is, whether they will be in the Applicant's ownership, and how the management of the hedges will be secured if they are not in the Applicant's ownership. The Applicant has explained that hedgerows within the Order limits will be managed through the mechanisms set out in the OLBS which are secured through the submission and approval of a written detailed landscaping scheme as required by draft DCO Requirement 7. Requirement 8 secures the maintenance of landscaping. From an ownership perspective, compulsory acquisition of the land on which the hedgerows are located would not be justified and is not sought. The Applicant is seeking rights and restrictions through the Order over those hedgerows, which is a proportionate and appropriate approach.</p> <p>This point remains under discussion.</p>	Ongoing
SDNPA 4.3.11	Residual effects – Section 1 General	Subject to further discussion in relation to predicted impacts and mitigation measures, the Applicant seeks SDNPA's review and agreement of the assessment of residual effects relating to Section 1 set out at Tables 15.10 and 15.11 of Chapter 15 of the ES.	Ongoing
SDNPA 4.3.12	Residual effects – Access Road	<p>The Applicant seeks agreement that the predicted impact associated with the proposed Access Road is that it dissects fields and will result in moderate adverse effects in year 0, and by year 10 minor adverse non-significant effects, as identified within the ES.</p> <p>The SDNPA has raised concerns over the following:</p> <ul style="list-style-type: none"> The change in character along Broadway Lane and Day Lane; Direct long views along the new Access Road; The nature of fencing; Greater consideration of a more sensitive design. <p>The SDNPA has noted that the proposed Access Road is right on the National Park's boundary, and that the change to that corner of the field will be significant. The SDNPA has queried whether it will result in the loss of an existing hedgerow, and the Applicant has confirmed that an existing hedgerow will be lost, hence the assessment concluded a significant effect in this location. Options to soften this area are being explored by the Applicant.</p> <p>The SDNPA has also raised concerns over the view along the Access Road and queried whether there is an opportunity to vary the alignment at the access to prevent long views down the road (e.g. a switchback would reduce the dominance of the Access Road on narrow rural road).</p> <p>The above points remain under discussion, though the Applicant has considered the alignment in detail to relate to the topography and meet operational requirements, including in consultation with the LPA's and SDNPA before submission of the Application, and there is limited scope available for realignment when taking into account the above stated factors.</p>	Ongoing

Ref.	Description of matter	Current Position	RAG
SDNPA 4.3.13	Requirement 6 – Detailed Design	<p>The SDNPA is broadly content with the design principles set out at section 6 of the DAS and welcome the ability to progress further detailed discussions as a consultee on the final design, as secured by draft DCO requirement 6 (see section 4.6.3 below). However, the SDNPA welcomes further detailed work on the colour scheme and proposed aspect treatment for the proposed building. ‘Design group’ meetings between the Applicant, the SDNPA, WCC and EHDC that took place before submission of the Application have resumed in August 2020 to progress discussions of the building design, including the proposed colour scheme.</p> <p>The SDNPA has noted that the contextual colour palette on page 18 of the DAS is reasonable. However, the SDNPA has stated that no context map has been provided to show where the colour palette has been taken from around building. As the building will be viewed in a different context on every elevation, the SDNPA considers that each elevation needs to be considered in its context, and that the design / colour needs to be further developed as colour is the key to reducing impact on the landscape. The SDNPA has expressed the view that there should potentially be more than four colours</p> <p>Discussions on this point are ongoing with SDNPA and with other LPAs. The Applicant is firmly of the view that it is necessary for a colour palette to be agreed at this stage, so that sufficient clarity is included for how the detailed design is to be progressed, and this matter will not be left to be resolved post consent. SDNPA welcomes this statement.</p>	Ongoing
SDNPA 4.3.14	Requirements 7 and 8 – Detailed landscaping scheme	Draft DCO requirements (7 and 8) for a detailed landscaping scheme, comprising hard and soft landscaping, and a scheme of implementation and maintenance (LPA approval subject to consultation with the SDNPA) are yet to be agreed.	Ongoing

4.4. CUMULATIVE EFFECTS

Table 4-4 – Cumulative Effects

Ref.	Description of matter	Current Position	RAG
Cumulative Effects			
SDNPA 4.4.1	ES Methodology	It is agreed that the approach taken to the assessment of cumulative effects, including the zone of influence is set out in section 29.4 of ES Chapter 29 of the ES (Cumulative Effects) (Examination Library reference APP-144) is appropriate and proportionate, in accordance with PINS Advice Note 17 (Cumulative Effects Assessment).	Agreed
SDNPA 4.4.2	Assessment	It is agreed that the Applicant has taken account of all relevant planned and consented projects within the administrative boundary for the SDNPA as set out within figure 29.6 (Onshore Short List of Developments) of ES Chapter 29.	Agreed
SDNPA 4.4.3	ES Chapter	The assessment of Cumulative Effects for the Proposed Development as set out in Table 29.14 of Chapter 29 of the ES is yet to be agreed and will be subject to further discussion with the SDNPA.	Ongoing

4.5. ONSHORE OUTLINE CONSTRUCTION ENVIRONMENTAL MANAGEMENT PLAN

Table 4-5 – Onshore Outline Construction Environmental Management Plan

Ref.	Description of matter	Current Position	RAG
Onshore Outline Construction Environmental Management Plan			Ongoing
SDNPA 4.5.1	Roles and Responsibilities	The Onshore Outline CEMP (Examination Library reference APP-505) and the personnel with defined environmental responsibilities as set out in Section 3 of the Onshore Outline CEMP are yet to be agreed.	Ongoing
SDNPA 4.5.2	General Environmental Requirements	The General Environmental Requirements set out in Section 4 of the Onshore Outline CEMP: <ul style="list-style-type: none"> • Requirements and Consents; • Competence, Training and Awareness; • Internal Communication; • External Communication; • Method Statements; and • Environmental Incidents; Are yet to be agreed.	Ongoing
SDNPA 4.5.3	Monitoring and Review	The CEMP and the proposal for an Environmental Manager to be responsible for maintaining the register of all environmental monitoring, to be made available for auditing and inspection as set out in Section 7 of the Onshore Outline CEMP are yet to be agreed.	Ongoing
SDNPA 4.5.4	General Environmental Control Measures	The proposed general environmental control measures contained in Section 5 of the Onshore Outline CEMP, where relevant to the Onshore Cable Corridor are yet to be agreed.	Ongoing
SDNPA 4.5.5	Location Specific Construction Environmental Control Measures	The proposals for site specific management measures for Section 1 set out in Section 6 of the Onshore Outline CEMP are yet to be agreed.	Ongoing
-	-	<i>For topic specific outline CEMP environmental control measures see the relevant specialist/topic areas.</i>	

4.6. DRAFT DEVELOPMENT CONSENT ORDER

Table 4-6 – Draft Development Consent Order

Ref.	Description of matter	Current Position	RAG
Scope of the Draft DCO and Draft Requirements			
SDNPA 4.6.1	Discharge of Requirements (procedure and timescales)	The draft DCO (Examination Library reference APP-019) is being reviewed by the SDNPA, and consequently the procedure and timescales provided for the discharge of requirements, and the extent to which the SDNPA are consulted with by the relevant local authority on the discharge of requirements, are yet to be agreed.	Ongoing
SDNPA 4.6.2	Requirement 5 – Converter station and optical regeneration station parameters	The parameters contained in Table WN2 under draft DCO requirements 5 are yet to be agreed. This will be linked to the discussion with regard to residual effects at 4.3.10.	Ongoing
SDNPA 4.6.3	Requirement 6 – Detailed design approval	In relation to Works No. 2 Requirement 2 requires the submission of details relating to the (a) layout;	Agreed

Ref.	Description of matter	Current Position	RAG
		<p>(b) scale; (c) proposed finished floor level; (d) external appearance and materials; (e) hard surfacing materials; (f) location of the attenuation ponds; (g) vehicular access, parking and circulation areas; (h) proposed services above and below, ground, including drainage, power and communications cables and pipelines, manholes and supports;</p> <p>for that phase of the works, which will confirm how those details accord with the design principles and parameters for Works No. 2.</p> <p>The contents of Requirement 6 in relation to Works No.2 is agreed.</p> <p>This will be linked to the discussion with regard to residual effects at 4.3.10.</p>	
SDNPA 4.6.4	Requirement 7 – Provision of landscaping	The draft DCO requirement for the provision of landscaping is agreed.	Agreed
SDNPA 4.6.5	Requirement 8 – Implementation and maintenance of landscaping	The draft DCO requirement for the implementation and maintenance of landscaping is yet to be agreed.	Ongoing
SDNPA 4.6.6.	Requirement 16 – External construction lighting	<p>The draft DCO requires that no phase of Works No. 2 may commence until written details of any external lighting to be installed at any of the construction sites within that phase or in relation to that phase, including measures to prevent light spillage, will, after consultation with the SDNPA, be submitted to and approved by the relevant local planning authority, and any approved means of lighting must subsequently be installed and retained for the duration of the construction period.</p> <p>This requirement is agreed.</p>	Agreed
SDNPA 4.6.7	Requirement 22 – Restoration of land used temporarily for construction	<p>The draft DCO requires that any land within the Order limits landwards of the MLWS which is used temporarily for construction must be reinstated to its former condition, or such condition as the relevant local planning authority may approve, within twelve months of the completion of the authorised development.</p> <p>Discussions on this requirement are ongoing.</p>	Ongoing
SDNPA 4.6.8	Requirement 23 – Control of lighting during the operational period	<p>The draft DCO requires that there will be no external lighting of Works No. 2 during the hours of darkness save for in exceptional circumstances. The SDNPA has requested further information on the proposed lighting, such as what constitutes exceptional circumstances and technical specifications including colour, brightness and angles and has drawn the applicant's attention to the Authority's Dark Night Skies Technical Advice Note.</p> <p>The Applicant has agreed to collate further details of the proposed lighting and to review Requirement 23 to assess whether amendments are necessary to secure the details of the proposed lighting.</p>	Ongoing

4.7. CONSIDERATION OF ALTERNATIVES

Table 4-7 – Consideration of Alternatives

Ref.	Description of matter	Current Position	RAG
Consideration of Alternatives			
SDNPA 4.7.1	Consideration of Alternatives	<p>Chapter 2 (Consideration of Alternatives) of the ES (Examination Library Reference APP-117) sets out the alternatives that the Applicant considered in relation to the location of the Proposed Development.</p> <p>With regard to the Converter Station location at Lovedean, two possible Converter Station sites, referred to as Options A and B were taken forward for informal consultation in 2018, resulting in Option B as the final proposed site. Out of the two options, the SDNPA's preferred option was Option B.</p> <p>The Applicant considers that Option B makes the best use of the existing landscaping and topography in terms of screening the Converter Station from views. In addition, Option B is closer to Lovedean substation than some of the other options assessed, thus reducing the length of Cable required and reducing associated construction works.</p> <p>The Applicant is currently preparing additional detailed information on the assessment of alternatives undertaken, which will be submitted into the Examination at Deadline 1. The Applicant welcomes further discussion with the SDNPA on this point in due course.</p>	Ongoing
SDNPA 4.7.2	Access Road	The Applicant seeks agreement that ES Chapter 2 paragraph 2.6.5.8 to 2.6.5.13 provides adequate further information in relation to the location of the Access Road and alternative locations and alignments considered.	Ongoing

5. SIGNATURES

Ref.	South Downs National Park Authority	AQUIND (the Applicant)
Signature		
Printed Name		
Title		
On behalf of	South Downs National Park Authority	AQUIND Limited
Date		

