

### **AQUIND Limited**

## **AQUIND INTERCONNECTOR**

Compulsory Acquisition and Temporary Possession Objection Schedule

The Planning Act 2008

The Infrastructure Planning (Examination Procedure) Rules 2010, Rule 8(1)(b)

Document Ref: 7.6.3

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#### **DOCUMENT**

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## AQUIND INTERCONNECTOR LIST OF ALL OBJECTIONS TO THE GRANT OF COMPULSORY ACQUISITION OR TEMPORARY POSSESSION POWERS

Obj	Name /	IP / AP	RR Ref	WR	Other Doc	Interest <sup>vi</sup>	Permanent/	Plot(s)	CA <sup>vi</sup>	Status of objection
No.i	Organisation	Ref No <sup>ii</sup>	No <sup>iii</sup>	Ref	Ref No <sup>v</sup>		Temporaryvii		ii	•
				Noiv						
AQ-1	Portsmouth		RR-185			Part 1, Part 2	Permanent	6-04, 6-05, 6-06,	Yes	The Applicant has engaged with
	City Council					& Part 3	and	6-06, 6-07, 6-08,		Portsmouth City Council since early
							Temporary	6-09, 6-10, 6-11,		2018 and has made numerous
								6-12, 6-13, 6-14,		changes to the Proposed
								6-15, 6-16, 6-17,		Development to incorporate input
								6-18, 6-19, 6-20,		they have provided. Portsmouth City Council appointed a property
								6-21, 6-22, 7-01,		consultant to act on its behalf in
								7-02, 7-03, 7-04,		September 2020 and a meeting
								7-05, 7-07, 7-08,		between the Applicant and the
								7-09, 7-10, 7-12,		Council's agent is scheduled for 07
								7-13, 7-14, 7-15,		October 2020. The Applicant is
								7-16, 7-17, 7-18,		committed to working with the
								7-19, 7-20, 7-21,		landowner and its agent to address
								7-23, 7-25, 8-02,		the concerns raised where possible.
								8-03, 8-03a, 8-		
								03b, 8-03c, 8-03d,		
								8-03e, 8-04, 8-05,		
								8-06, 8-07, 8-08,		
								8-09, 8-10, 9-01,		
								9-02, 9-04, 9-06,		
								9-09, 9-10, 9-11,		
								9-12, 9-13, 9-14,		
								9-16, 9-18, 9-19,		
								9-20, 9-27, 9-28,		
								9-29, 10-02, 10-		
								03, 10-04, 10-05,		
								10-08, 10-10, 10-		
								12, 10-13, 10-14,		

						10-15, 10-16, 10-		
						17, 10-18, 10-19,		
						10-20, 10-21, 10-		
						22, 10-23, 10-24,		
						10-25, 10-26, 10-		
						27, 10-28, 10-29,		
						10-30, 10-31, 10-		
						32, 10-33, 10-34,		
						10-35, 10-36, 10-		
						37, 10-38		
AQ-2	Sainsbury's	N/A	PDA-004	Part 1	Permanent	7-10	Yes	The Applicant has engaged with
	Supermarkets				and			Sainsburys since late 2017.
	Limited				Temporary			Sainsburys appointed a property
								consultant to act on its behalf in June
								2020 and the Applicant is committed
								to working with the landowner and
								its agent to address the concerns
					_			raised where possible.
AQ-3	Peter and Dawn	RR-054		Part 1	Permanent	1-05, 1-09, 1-20	Yes	The Applicant has engaged with the
	Carpenter				and			landowner since early 2017 and is
					Temporary			committed to working with the landowner to address the concerns
								raised where possible.
AQ-4	Blake Morgan	RR-067		Part 1, Part 2	Permanent	1-26, 1-29, 1-30, 1-	Yes	The Applicant has engaged with the
,,,,,	LLP on behalf of	1		& Part 3	and	37, 1-40, 1-41, 1-	103	landowner (initially via his parents)
	Robin Jefferies				Temporary	42, 1-43, 1-44, 1-		since late 2017 and is committed to
					, ,	58, 1-62, 1-73, 1-79		working with the landowner to
								address the concerns raised where
								possible.
AQ-5	Blake Morgan	RR-070		Part 1	Permanent	1-11, 1-13, 1-15, 1-	Yes	The Applicant has engaged with the
	LLP on behalf of				and	16, 1-17, 1-19, 1-		landowner since late 2017 and is
	the owners of				Temporary	23, 1-24		committed to working with the
	Hillcrest							landowner to address the concerns
	(Michael and							raised where possible.
	Sandra							

	Jefferies)						
AQ-6	Addleshaw	RR-012	Part 1, Part 2	Permanent	1-46, 1-50, 1-76, 3-	Yes	Protective Provisions are being
	Goddard LLP on		and Part 3	and	04, 3-06, 3-13, 3-		progressed between the parties.
	behalf of			Temporary	19, 3-20, 3-21, 3-		
	Southern Gas				22, 4-02, 4-03, 4-		The Applicant is not aware of any
	Networks plc				04, 4-05, 4-06, 4-		reason why it will not be possible to
					07, 4-15, 4-19, 4-		agree an appropriate form of
					20, 4-21, 4-23, 4-		protective provisions in advance of
					24, 4-26, 4-27, 4-		the end of the examination of the
					29, 4-30, 4-31, 4-		Application.
					32, 4-33, 4-34, 4-		
					35, 4-37, 4-40, 4-		It is envisaged this will address the
					42, 5-02, 5-03, 5-		concerns raised by Southern Gas
					04, 5-05, 5-06, 5-		Networks.
					07, 5-08, 5-10, 5-		
					14, 5-15, 5-16, 5-		
					17, 5-19, 5-20, 5-		
					26, 5-27, 5-29, 5-		
					30, 5-34, 5-35, 5-		
					36, 5-38, 6-04, 6-		
					05, 6-08, 6-09, 6-		
					14, 6-16, 6-17, 6-		
					18, 6-19, 6-21, 6-		
					22, 7-01, 7-02, 7-		
					03, 7-05, 7-09, 7-		
					10, 7-13, 7-19, 7-		
					20, 7-23, 7-25, 8-		
					04, 8-06, 8-07, 8-		
					10, 9-02, 9-06, 9-		
					10, 9-11, 9-20, 9-		
					27, 9-29, 10-04, 10-		
					08, 10-10, 10-13,		
					10-14, 10-18, 10-		
					23, 10-24, 10-25,		
					10-27, 10-29, 10-		
					31, 10-32, 10-35,		

					10-36		
AQ-7	Dentons UK and Middle East LLP on behalf of Network Rail Infrastructure Limited	RR-182	Part 1 & Part 3	Permanent and Temporary	7-11	Yes	A number of meetings have taken place between the parties to address the issues raised by Network Rail. Engagement is continuing to address technical queries as well as to agree protective provisions and the rights necessary for the Proposed Development.
AQ-8	Blake Morgan LLP on behalf of The Owners of Little Denmead Farm (Geoffrey and Peter Carpenter)	RR-055	Part 1	Permanent and Temporary	1-32, 1-38, 1-51, 1- 57, 1-69, 1-70, 1- 71, 1-72	Yes	The Applicant has engaged with the landowner and their agent since late 2016 and is committed to working with the landowner to address the concerns raised where possible.
AQ-9	Ian Judd and Partners on behalf of Julie Elliott, Robin Elliott, Richard Elliott and Phillip Elliott	RR-194	Part 1	Permanent and Temporary	3-08, 3-09, 3-10, 3- 11	Yes	The Applicant has engaged with the landowner and their agent since July 2018 and is committed to working with the landowner to address the concerns raised where possible.
AQ-10	Highways England	RR-096	Part 1 & Part 3	Permanent and Temporary	7-22	Yes	A number of meetings have taken place between the parties to address the issues raised by Highways England. Engagement is continuing to address technical queries as well as to agree protective provisions and the rights necessary for the Proposed Development.
AQ-11	Investin Portsmouth Ltd	RR-098	Part 1	Permanent and Temporary	10-35	Yes	The Applicant has engaged with the landowner since July 2017 and is committed to working with the landowner to address the concerns raised where possible.

- Part 1, containing the names and addresses of the owners, lessees, tenants, and occupiers of, and others with an interest in, or power to sell and convey, or release, each parcel of Order land;
- Part 2, containing the names and addresses of any persons whose land is not directly affected under the Order, but who "would or might" be entitled to make a claim under section 10 of the Compulsory Purchase Act 1965, as a result of the Order being implemented, or Part 1 of the Land Compensation Act 1973, as a result of the use of the land once the Order has been implemented;
- Part 3, containing the names and addresses of any persons who are entitled to easements or other private rights over the Order land that may be extinguished, suspended or interfered with under the Order.

<sup>&</sup>lt;sup>i</sup> Obj No = objection number. All objections listed in this table should be given a unique number in sequence.

<sup>&</sup>quot;Reference number assigned to each Interested Party (IP) and Affected Person (AP)

iii Reference number assigned to each Relevant Representation (RR) in the Examination library

iv Reference number assigned to each Written Representation (WR) in the Examination library

<sup>&</sup>lt;sup>v</sup> Reference number assigned to any other document in the Examination library

vi This refers to parts 1 to 3 of the Book of Reference:

vii This column indicates whether the applicant is seeking compulsory acquisition or temporary possession of land/rights

CA = compulsory acquisition. The answer is 'yes' if the land is in parts 1 or 3 of the Book of Reference and Aquind Ltd is seeking compulsory acquisition of land/rights.

