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Our ref: 00584927/000006

30 November 2020

Dear Sirs

Application by AQUIND Limited for an Order granting Development Consent for the AQUIND Interconnector Project (PINS reference: EN020022)

Submissions made on behalf of Mr. Geoffrey Carpenter and Mr Peter Carpenter in relation to Little Denmead Farm (Registration Identification Number: 20025030) in relation to Deadline 5 of the Examination Timetable

And

### Notification of change of contact for Blake Morgan LLP

We act for Mr. Geoffrey Carpenter and Mr Peter Carpenter, in relation to Little Denmead Farm.

The Examining Authority's (**ExA**) amended Rule 8 Letter (as amended on 20 November 2020) requires (amongst other things) Interested Parties to submit the following by Deadline 5:

" Any information requested by the ExA under Rule 17 of the Examination Rules to assist the Hearings scheduled for weeks commencing 7 and 14 December 2020, including full transcripts of all oral submissions to be given at OFH1, OFH2, ISH1, CAH1, CAH2, ISH2 and ISH3;..."

In light of this, we submit the following documents:

# 1. Open Floor Hearing 2 (OFH2) - 7 December 2020

We attach transcripts of the submissions our Clients wish to make at Open Floor Hearing 2.

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### 2. Issue Specific Hearing into the draft Development Consent Order (ISH1) - 9 December 2020

We recognise that the primary vehicle for exchanging arguments in relation to key issues is through making written representation. To that end, instead of appearing and making oral submissions at this Issue Specific Hearing into the draft Development Consent Order, we submit the attached table of proposed amendments to the draft Development Consent Order for consideration by the ExA.

## 3. Compulsory Acquisition Hearing 2 (CAH2) - 11 December 2020

We attach a transcript of the oral submissions Mr Christiaan Zwart, Counsel acting for our Clients, will be making at this hearing. Appendix F is to follow.

### 4. Issue Specific Hearing 2 into Traffic, Highways and Air Quality (ISH2) – 14 December 2020

We write to give notification that it is not our Clients' intention to make oral submissions at this Issue Specific Hearing.

As the primary medium of representation in the DCO process is the exchange of written representations, our Clients believe that they have already submitted the extent of their intended arguments in relation to the Application Development. These have been submitted both in full (REP1-232) and a summary of the status of our Clients' arguments (whether they have been resolved or remain unresolved by the Applicant) was submitted at Deadline 4 of the Examination Timetable (please see REP4-047 Schedule 2).

We therefore invite the ExA to address our Clients' unresolved representations at this hearing.

### 5. Issue Specific Hearing 3 into Environmental Matters (ISH3) – 15 December 2020

We write to give notification that it is not our Clients' intention to make oral submissions at this Issue Specific Hearing.

As the primary medium of representation in the DCO process is the exchange of written representations, our Clients believe that they have already submitted the extent of their intended arguments in relation to the Application Development. These have been submitted both in full (REP1-232) and a summary of the status of our Clients' arguments (whether they have been resolved or remain unresolved by the Applicant) was submitted at Deadline 4 of the Examination Timetable (please see REP4-047 Schedule 2).

We therefore invite the ExA to address our Clients' unresolved representations at this hearing.

### 6. Blake Morgan LLP Contact for PINS during the remainder of the Examination

All further formal written submissions and correspondence on behalf of our Clients will, from and including Deadline 6 onwards, be sent to PINS by Ms. Anita Kasseean of Blake Morgan LLP. The contact details for Ms. Kasseean are as follows:

Blake Morgan LLp, 6 New Street Square, London, EC4A 3DJ

Email: <u>Anita.Kasseean@blakemorgan.co.uk</u>

We trust that the above notification is received without issue, and this update as to the representation of our Clients is acknowledged and accepted.

Yours faithfully

Blake Morgan LLP

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