

AQUIND Limited AQUIND INTERCONNECTOR

Statement of Common Ground Between AQUIND Limited and Sport England Agreed Draft

The Planning Act 2008

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AQUIND Limited

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DOCUMENT

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Date	23 December 2020



CONTENTS

1.	INTRODUCTION AND PURPOSE	1-1
1.1.	PURPOSE OF THE STATEMENT OF COMMON GROUND	1-1
1.2.	DESCRIPTION OF THE PROPOSED DEVELOPMENT	1-1
1.3. ENGLAND	THIS STATEMENT OF COMMON GROUND AND THE ROLE OF SPORT 1-2	
2.	RECORD OF ENGAGEMENT UNDERTAKEN TO DATE	2-3
3. COMMON	SUMMARY OF TOPICS COVERED BY THE STATEMENT OF GROUND	3-5
3.1.	TOPICS COVERED IN THE STATEMENT OF COMMON GROUND	3-5
4.	CURRENT POSITION	4-6
4.1.	SOCIO-ECONOMICS	4-6
5.	SIGNATURES	5-8

TABLES

Table 2-1 – Consultation with Sport England	2-3
Table 4-1 – Socio-economics	4-6



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 SPORT ENGLAND

- 1.3.1.1. An SoCG was jointly prepared by the Applicant and Sport England in accordance with the DCLG Guidance and precedent examples of SoCG available on the Planning Inspectorate's ('PINS') website which was submitted at Deadline 1. This revised draft is submitted at Deadline 6 to reflect updates following further discussions between the parties and comments on the Framework Management Plan for Recreational Impacts (FMP) (Document Reference 7.8.1.13).
- 1.3.1.2. Sport England is interested in the Proposed Development with regards to its statutory duty to protect playing fields used in the last five years and its non-statutory responsibility to protect existing sports facilities.
- 1.3.1.3. For the purpose of this SoCG the Applicant and Sport England will be jointly referred to as the 'Parties'.



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.

Date	Form of Contact	Summary
18/02/2020	Telephone	Initial discussion to provide additional information on the Proposed Development and the potential impacts and mitigation on sports/plating pitches, including signposting to the relevant submission documents.
19/05/2020	Videoconference	Understanding of Sport England's remit with regards to sports/playing pitches, discussion regarding the development of a Framework Management Plan for Recreational Impact. The Framework discussion focussed on pitches within the Order Limits and the proposed mitigation. Sport England provided additional advice on its Design Guidance (reinstatement), cricket, rugby and football pitches, and player-run-off areas.
04/08/2020	Email	Comments received from Sport England on the Framework Management Plan for Recreational Impacts, with queries regarding the relocation of pitches as part of proposed mitigation.
24/09/2020	Email	Distribution of the updated Framework Management Plan for Recreational Impacts and the Statement of Common Ground to Sport England for comment.
19/10/2020	Email	Comments received from Sport England on the Framework Management Plan for Recreational Impacts, with queries regarding proposed mitigation and the reinstatement period. A request that reinstatement of pitches is undertaken by a specialist sports contractor or agronomist. Sport England provided confirmation that the Statement of Common Ground represents an accurate reflection of the engagement that has been had and that those aspects which have not been agreed are accurate.

Table 2-1 – Consultation with Sport England



Date	Form of Contact	Summary	
10/11/2020	Email	The Applicant contacted Sport England to enquire whether they had any comment on Chapter 25 Socio- economics of the Environmental Statement and sent a copy of the submitted document, in order to follow up on one of the outstanding current position points within the Statement of Common Ground.	
17/11/2020	Email	The Applicant sent Sport England the updated Framework Management Plan for Recreational Impacts and Statement of Common Ground with Sport England documents for comment. The Applicant requested feedback on both these documents.	
23/11/2020	Email	Sport England confirmed that they have no further comment on matter 4.1.2 in the Statement of Common Ground with Sport England.	
01/12/2020	Email	Sport England provided feedback, noting concerns that the Framework Management Plan covers a best-case scenario and emphasised that community sport should not be affected to the detriment of users. Comments received from Sport England centred on phasing of works and reinstatement of pitches, and suggested that a specialist agronomist be appointed to advise on the appropriate time frame for reinstatement of sports pitches.	
10/12/2020	Email	The Applicant suggested a call with Sport England in January 2021, once further updates to the Framework Management Plan have been made, in order to discuss phasing of the works and reinstatement of pitches.	
10/12/2020	Email	Sport England agreed that a call would be useful following the next update of the Framework Management Plan.	

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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 Sport England are

- discussed in this SoCG:
- Socio-economic impacts on sports pitches

CURRENT POSITION 4.

4.1. SOCIO-ECONOMICS

Ref.	Description of matter	Current Position	RAG
	bescription of matter	Current Fosition	RAG
	Sites of consideration	The following sites within the Order Limits are agreed to be of interest to Sport England due to the nature of sports provision:	Agreed
		Farlington Playing Fields	
		Baffins Milton Rovers Football Ground	
		Langstone Harbour Sports Ground	
		University of Portsmouth Playing Fields and Langstone Sports Site	
		Bransbury Park (sports pitches only)	
		It is also agreed that the Proposed Development will have a temporary impact on the playing field provision at these locations during construction and reinstatement.	
4.1.2	Sites of consideration	Sport England confirmed that they have no comment on the assessment of effects contained within Table 25.14 of Chapter 25 of the Environmental Statement (ES) Socio-economics (Examination Library Reference APP-140) and its associated Appendix 22.5 Illustrative Phasing of Works at Example Open Spaces (APP-473). The Applicant and Sport England conclude that this matter can be marked as agreed.	Agreed
4.1.3	Framework Management Plan for Recreational Impacts	The draft Appendix 13 Framework Management Plan for Recreational Impacts (FMP) (Document Reference 7.8.1.13) building on sites assessed as having a significant effect, was distributed to Sport England for comment and a response received on 04/08/2020.	Ongoing
		Sport England reviewed the FMP prior to it being issued at Deadline 1 and provided comment on the following sections, which builds on ES Chapter 25 Socio-economics and its associated Appendix. The FMP identifies the pitches within the Order Limits, those affected by the Proposed Development, and the proposed mitigation which could be implemented by the appointed contractor, including the indicative phasing of works and alternative pitch layouts:	
		Paragraphs 4.1.2.1 to 4.1.2.4 Reinstatement	
		Paragraph 4.1.2.5 Temporary pitch realignment	
		Section 4.2.1 Farlington Playing Fields	
		Section 4.2.2 Baffins Milton Rovers Football Ground and Langstone Harbour Sports Ground	
		Section 4.2.3 University of Portsmouth Playing Fields and Langstone Sports Site	
		Section 4.2.4 Bransbury Park (sports pitches only)	
		Section 5 Securing Mitigation	



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December r 2020 Page 4-6

f	The Framework Management Plan for Recreational Impacts was updated following the receipt of this feedback, and for final comments on 24/09/2020. Sport England reviewed the FMP and provided further comments on the followissue at Deadline 1:
	 Paragraphs 4.1.2.1 to 4.1.2.4 Reinstatement – Sport England queried the duration of the reinstatement period enough to re-establish turf, particularly for cricket pitches
	 Paragraph 4.1.2.5 Temporary pitch realignment - Sport England raised concerns about the Order Limits and a scenario being assessed.
	 Section 4.2 - Sport England raised concerns regarding disruption to pitches during the playing season, when other pitches in available.
	The Framework Management Plan for Recreational Impacts was revised for Deadline 4 submission in light of discus addressing the queries from Sport England. It is confirmed that the order limits have been refined further.
	Ongoing actions relate to the reinstatement period for turf and capacity of pitches; specialist advice is being sought further information has been requested from PCC to understand the existing capacity and booking levels of pitches
	It has been agreed with Sport England that a call will be arranged following the revision of the Framework Manager Impacts (which will incorporate further feedback from PCC) to further discuss the phasing of works and reinstate PCC feedback.



and returned to Sport England ollowing sections following its

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gement Plan for Recreational atement of pitches, in light of

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December r 2020 Page 4-7



5. SIGNATURES

Ref.	Sport England	AQUIND (the Applicant)
Signature		
Printed Name		
Title		
On behalf of	Sport England	AQUIND Limited
Date		

