

Lower Thames Crossing

5.4.4.7 Draft Statement of Common Ground between (1) National Highways and (2) Kent County Council (Tracked changes version)

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Lower Thames Crossing – 5.4.4.7 Draft Statement of Common Ground between (1) National Highways and (2) Kent County Council (Tracked changes version)

Volume 5

Revision history

Version Date		Submitted at
1.0	31 October 2022	DCO Application
2.0	18 July 2023	Deadline 1
3.0	31 October 2023	Deadline 6

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Status of the Statement of Common Ground

This is a Draft Statement of Common Ground with matters outstanding.

<u>The Applicant</u>, considers that this draft Statement of Common Ground is an accurate description of the matters raised by Kent County Council and the status of each matter, based on the engagement that has taken place to date.

This version of the SoCG has been submitted at Examination Deadline 6. The Applicant and Kent County Council have been working together to produce this document, however given resource pressure, Kent County Council have not had the opportunity to review and formally agree to all of the positions set out in Table 2.1, (Matters).

The Applicant has taken a conservative view when setting out the status of each matter and has provided commentary in its response to set out where Matters Under Discussion are considered to have the potential to move to either 'Agreed' or 'Not Agreed'.

A high-level overview of the engagement undertaken since the DCO application was submitted on 31 October 2022 is summarised in Table A.1 in Appendix A.

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Deleted: Table 2.1 (Matters) therefore provides the Applicant's opinion of the status of each Matter (which is based on engagement to-date).

Lower Thames Crossing

5.4.4.7 Draft Statement of Common Ground between (1) **National Highways and (2) Kent County Council** (Tracked changes version)

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1 Introduction

1.1 Purpose of the Statement of Common Ground

- 1.1.1 This Statement of Common Ground (SoCG) has been prepared in respect of the Development Consent Order (DCO) application for the proposed A122 Lower Thames Crossing (the Project) made by National Highways Limited (The Applicant) to the Secretary of State for Transport (Secretary of State) under section 37 of the Planning Act 2008 on 31 October 2022.
- 1.1.2 The SoCG has been produced to confirm to the Examining Authority where in the Applicant's view __agreement has been reached between the Applicant and Kent County Council, and where agreement has not been reached. Where matters are yet to be agreed, the parties will continue to work proactively to reach agreement and will update the SoCG to reflect areas of further agreement.
- 1.1.3 This version of the SoCG has been submitted at Examination Deadline 6.

1.2 Principal Areas of Disagreement

- 1.2.1 On the 19 December 2022 the Examination Authority made some early procedural decisions to assist the Applicant, potential Interested Parties and themselves to prepare for the Examination of the DCO application.
- 1.2.2 One of these procedural decisions was to use a tracker recording Principal Areas of Disagreement in Summary (PADS).
- 1.2.3 The PADS Tracker would provide a record of those principal matters of disagreement emerging from the SoCG and should be updated alongside the SoCG as appropriate throughout the examination with the expectation that a revised PADS Tracker should be submitted at every Examination deadline.
- 1.2.4 This SoCG should be read in conjunction with the Kent County Council PADS Tracker.

1.3 Terminology

1.3.1 In the matters table in Section 2 of this SoCG, 'Matter not agreed' indicates agreement on the matter could not be reached following significant engagement, and 'Matter under discussion' where these points will be the subject of ongoing discussion wherever possible to resolve, or refine, the extent of disagreement between the parties. 'Matter agreed' indicates where the issue has now been resolved.

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2 Matters

2.1 Movement of outstanding matters

- 2.1.1 Following submission of the previous version of this Draft SoCG between the Applicant and Kent County Council, further discussions on the outstanding matters have taken place. These discussions are summarised in Table A.1 in Appendix A and the outcome of these discussions is summarised below.
- 2.1.2 The Applicant considers that the following matters have moved from 'matter under discussion' to 'matter agreed'.
 - a. 2.1.<u>14</u>, 2.1.2, 2.1.3, 2.1.<u>36</u>, 2.1.<u>4</u>, 2.1.42, 2.1.<u>47</u>, 2.1.4<u>9</u>, 2.1.56, 2.1.5<u>9</u>, 2.1.<u>62</u>, 2.1.7, 2.1.85, 2.1.86, 2.1.9, 2.1.91, 2.1.92, 2.1.93 and 2.1.<u>97</u>,
- 2.1.3 The Applicant considers that the following matters have moved from 'matter under discussion' to 'matter not agreed':
 - a. <u>2.1.10, 2.1.11, 2.1.13, 2.1.17, 2.1.33, 2.1.57, 2.1.61, 2.1.72, 2.1.77</u> and <u>2.1.90</u>.
- 2.1.4 The Applicant considers that the following matters have moved from 'matter not agreed to 'matter under discussion';
 - a. 2.1.32.
- 2.1.5 The Applicant considers that the following matters have moved from 'matter not agreed to 'matter agreed':

2.1.94.

- 2.1.6 Following engagement and clarification of the position of both parties, some of the matters in the previous version of this SoCG submitted with the DCO application have been re-characterised.
- 2.1.7 Further to the matters raised in the original SoCG, Kent County Council submitted further comments on the DCO application which has led to new matters being included in Table 2.1.
- 2.1.8 As materially new or different matters are being raised through engagement and submissions to the examination (such as the Local Impact Report and Written Representation, and Actions following Issue Specific Hearings), these are being added to the SoCG as a record of the progress towards resolving them through productive engagement, clarification or concession (or stating where they are resolved). The SoCG at submission included pre-application matters, which have been refined at Examination Deadline1 (also adding matters raised in relevant Representations) and Deadline 6 (adding matters raised in Local Impact Reports and Written Representations, along with subsequent submissions to the examination).

The new matters are:

a. Under the 'Construction' heading _,2.1.98 (DL-1), 2.1.99 (DL-1), 2.1.100 (DL-1), 2.1.101 (DL-1), 2.1.102 (DL-1), 2.1.103 (DL-1), 2.1.105 (DL-1),

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	2.1.106 (DL-1), 2.1.107 (DL-1), 2.1.108 (DL-1), 2.1.164 (DL-6), 2.1.165 (DL-		
	6), 2.1.166 (DL-6), 2.1.167 (DL-6), 2.1.186 (DL-6) and 2.1.187 (DL-6),		Deleted: and 2.1.108 (DL-1).
b.	Under the ' Design – road, tunnels, utilities ' heading – 2.1.160 (DL-6), 2.1.161 (DL-6), 2.1.162 (DL-6), 2.1.163 (DL-6) and 2.1.185 (DL-6).		
c.	Under the 'Cultural Heritage' heading _,2.1.109 (DL-1), 2.1.111 (DL-1),		Deleted: -
	2.1.112 (DL-1) and 2.1.113 (DL-1), 2.1.139 (DL-1), 2.1.171 (DL-6), 2.1.172		Deleted:) and
	(DL-6), 2.1.173 (DL-6) and 2.1.174 (DL-6).		
d.	Under the heading 'DCO and Consents' = 2.1.114 (DL-1), 2.1.115 (DL-1),		Deleted: -
۵.	2.1.116 (DL-1), 2.1.117 (DL-1), 2.1.158 (DL-6) and 2.1.159 (DL-6).		Deleted:) and
e.	Under the heading 'Material Assets and Waste' <u>_</u> 2.1.118 (DL-1).	-	Deleted: -
f.	Under the heading 'Operation and Maintenance' – 2.1.119 (DL-1).		Deleted: -
١.	Onder the heading Operation and Maintenance		Deleteu.
g.	Under the heading 'Population and Human Health', 2.1.120 (DL-1),		Deleted: -
	2.1.121 (DL-1), 2.1.122 (DL-1), 2.1.123 (DL-1), 2.1.125 (DL-1), 2.1.140 (DL-		
	1), 2.1.141 (DL-1), 2.1.142 (DL-1) and 2.1.169 (DL-6).		Deleted: and
_			
h.	Under the heading 'Road Drainage and the Water Environment'		Deleted: -
	2.1.143 (DL-1), 2.1.144 (DL-1), 2.1.145 (DL-1), 2.1.146 (DL-1), 2.1.147 (DL-		
	1), 2.1.148 (DL-1), 2.1.149 (DL-1), 2.1.150 (DL-1), 2.1.151 (DL-1), 2.1.152		
	(DL-1), 2.1.153 (DL-1), 2.1.154 (DL-1), 2.1.155 (DL-1) and 2.1.156 (DL-1).		
i.	Under the heading 'Traffic and Economics' – 2.1.126 (DL-1).		Deleted: -
j.	Under the heading 'Terrestrial Biodiversity',2.1.127 (DL-1), 2.1.128	-	Deleted: -
	(DL-1), 2.1.129 (DL-1), 2.1.130 (DL-1), 2.1.131 (DL-1), 2.1.132 (DL-1),		
	2.1.133 (DL-1), 2.1.134 (DL-1), 2.1.135 (DL-1), 2.1.175 (DL-6), 2.1.176 (DL-		
	6), 2.1.177 (DL-6), 2.1.178 (DL-6), 2.1.179 (DL-6), 2.1.180 (DL-6), 2.1.181		
	(DL-6), 2.1.182 (DL-6) and 2.1.183 (DL-6).		Deleted:) and 2.1.135 (DL-1
	11 1 d 1 r (MP 1 N 4 1 1 4 1 0 4 400 (F) () 0 4 407		
K.	_Under the heading 'Wider Network Impacts',2.1.136 (DL-1), 2.1.137		Deleted: -

- Under the heading 'Land and Property' 2.1.184 (DL-6).
- 2.1.9 In the column 'Item No' in Table 2.1, 'Rule 6' indicates a matter entered in the SoCG as a result of a request in the Rule 6 letter, 'RRN' indicates a matter entered into the SoCG as a result of content in the Relevant Representation, 'RRE' indicates an existing SoCG matter that was also raised in the Relevant Representation and 'DLX' indicates a new matter added during examination at/around that deadline.

(DL-1), 2.1.138 (DL-1), 2.1.157 (DL-1), 2.1.168 (DL-6) and 2.1.170 (DL-6).

2.1.10 In Table 2.1, relevant issues relating to the dDCO articles and Requirements in Schedule 2 to the dDCO have been identified under the heading 'DCO and Consents'.

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- 2.1.11 Table 2.1 details and presents the matters which have been agreed, not agreed, or are under discussion between (1) the Applicant and (2) Kent County Council
- 2.1.12 At Examination Deadline 6 there are 186 matters in total of which the Applicant considers 62 are agreed, 44 are not agreed and 80 that remain under discussion.

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Table 2.1 Matters

Горіс	Item	Kent County Council	The Applicant's, Response	"Reference	Status	Deleted: National Highways'
	No.	Comment				Deleted: Application Document
DCO and Consents						
Responsibility	2.1.114 (DL-1) RRN	Kent County Council does not consider that it is clear precisely which parts of the authorised development will be transferred to it as highway authority (e.g. roads, bridges, LEMP works etc), and requests a table/matrix of Schedule 3 Part 5 (list of road closures, classification of roads) and Schedule 1 (relevant part of the authorised development) of the draft Development Consent Order [AS-038] to assist with understanding which parts of authorised development are to be transferred to KCC in order to inform any side agreement discussions. Additionally, Kent County Council requests clarification on which roads in the Classification of Roads Plan [APP-041] relate to what Authorised Works and what works and new assets KCC will ultimately be responsible for.	The Applicant considers that Article 10 in the draft DCO deals with the construction and maintenance of new, altered or diverted streets and other structures. In summary, the assets intended for transfer to Kent County Council (KCC) as the Local Highway Authority are: • Carriageway / footway Surfacing on the 2 Thong Lane bridges as well Brewers Road Bridge; • Carriageway / footway surfacing, new road bridge and associated assets & earthworks on the new link road south of the A2 that joins Hever Court Road and Halfpence Lane and the new alignment of Thong Lane; and • Upgraded and new PRoW. This matter remains under discussion subject to KCC's review of the draft DCO and further engagement between the parties.	Draft Development Consent Order [REP5-024] Classification of Roads Plans [REP4-070]	Matter Under Discussion	Deleted: Draft Development Consent Order [AS-038] Classification of Roads Plan [APP-041] Deleted: Kent County Council's

Topic	Item	Kent County Council	The Applicant's, Response	"Reference	Status	Deleted:
	No.	Comment				Deleted:
Consent Process	2.1.115 (DL-1) RRN	Kent County Council considers that there is a clear gap in the Draft Development Consent Order [AS-038] in terms of implementation of mitigation and the relationship of the documents identified within the Control Plan is not clear.	As noted by the representor, the Control Plan is described as a 'mitigation route map' or a framework for mitigating, monitoring and controlling the effects of the Project. It is presented in Plate 1.1 (and Plate 14.1) in the Introduction to the Application, Section 14 of the Introduction to the Application describes the Control Plan or 'mitigation route map'. Table 14.1 explains where, in the DCO, the provision of each document identified in the Control Plan is legally secured and the process and stage in the delivery of the Project that they will be secured (during both the construction and operational phases of the Project). The rest of Section 14 of the Introduction to the Application provides a detailed explanation of the purpose and process of preparation of each individual Control Plan document. By way of example, mitigations measures identified for construction are set out in the Code of Construction Practice (CoCP), which is to be legally secured through draft DCO Schedule 2 Requirement 4 and delivered	Draft Development Consent Order [REP5-024] Introduction to the Application [REP4-002] Code of Construction Practice (CoCP) [REP5-048] Mitigation Route Map [REP4-203],	Matter Not Agreed	Deleted: [APP-003] Deleted: Introductio Code of Co

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Introduction to the Application [APP-003]¶
Code of Construction Practice (CoCP) [APP-336]¶

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			through Environmental Management Plan 2 (EMP2), which is required to be substantially in accordance with the CoCP.		
			The Applicant considers that this provides a clear relationship between the control documents submitted as part of the application and their implementation through the DCO.		
			To support this, the Applicant has also produced a Mitigation Route Map which clearly identifies where mitigation is secured.		
Consent Process	2.1.116 (DL-1)	Kent County Council considers that the discharge of	The Applicant recognises concern raised by KCC and has shared a	Draft Development	Matter Under Discussion
	RRN	requirements under the Draft Development Consent Order [AS-038] will place a very considerable resource burden on the Council as a relevant	draft Highways Side Agreement, along with and proposals for officer resourcing (via Officer Contributions) within a draft Section 106 Agreement,	Consent Order [REP5-024] Explanatory Memorandum to the DCO	
		highway authority. As such, Kent County Council considers that a mechanism that ensures National Highways will reimburse KCC with the	The draft DCQ proposes the Secretary of State is the appropriate discharging authority for the DCO Requirements. This is for the reasons set out in paragraph 6.3a-i	[REP4-096] Section 106 Agreements - Heads of Terms [REP4-144]	
		costs of resourcing additional work is necessary, but that this in not currently clear within the draft DCO and other documents.	on pages 67 & 68 of the Explanatory Memorandum to the DCO. However, as set out in the draft DCO, the relevant highway authority will be consulted as part of		

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Deleted: Draft Development Consent Order [AS-038]¶ Explanatory Memorandum to the DCO [APP-057]

Deleted: [APP-057]. However, as set out in the draft DCO [AS-038]...

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Delete
	No.	Comment				Delete
			the process of discharging a number of the Requirements.			
			This matter remains under discussion subject to KCC's feedback on proposed Officer Contributions and Side Agreement for the discharge of requirements.			
Planning and Policy	2.1.117	Kent County Council is	The Applicant notes that the Draft	<u>Draft</u>	Matter Agreed,	 Delete
	(DL-1)	concerned about the failure to include a 'time limit' within	Development Consent Order, sets a time limit on the start of works	Development Consent Order		 Delete
	RRN	which development must	(Article 2) as follows: 'The	[REP5-024]		
	KKIN	'commence' within the draft	authorised development must begin	v		 Delete
		DCO. As currently drafted, Kent County Council consider that the DCO will allow unlimited	no later than the expiration of 5 years beginning with the date that this Order comes into force.'.			
		time for the discharge of pre- commencement requirements.	The Applicant notes that Schedule 2 of the Draft Development Consent			
			Order sets out a series of Requirements, a number of which			 Delete
			are required to be discharged prior			
			to commencement, and include			
			obligations to consult specific authorities or statutory bodies.			 Delete
Technical Approval	2.1.158 (DL-6)	Kent County Council considers that the Applicant has not	The Applicant considers that Article 10 of the draft DCO addresses this	Draft DCO [REP5- 024]	Matter Under Discussion	This ma engage
	(DL-0)	addressed the issue of	concern and it sets out that highway	024	Discussion	
		undertaking the Kent County	works carried out on the local			
		Council Technical Approval procedure.	highway network must be completed to the reasonable			
		This has proven to be an issue	satisfaction of the relevant local			
		on other schemes led by	highway authority.			

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This matter remains under discussion subject to further engagement on the drafting of the draft DCO.

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		National Highways where Kent County Council has not been provided with full details of the proposals and are being expected to adopt structures which Kent County Council would not accept from a private developer due to the nature of the construction.	The Protective Provisions inserted at Deadline 4 for the benefit of local highway authorities sets out the provisions on handover of assets. The Applicant has also clarified elements of green bridges which would not transfer over to the local highway authority in Article 10. A Side Agreement has been shared with KCC along with a draft Section 106 Agreement that are currently under negotiation and relate to the clarification of resourcing required to ensure appropriate technical approval can be achieved. This matter remains under discussion pending KCC's consideration of these materials.		
Protective Provisions	2.1.159 (DL-6)	Kent County Council considers that in principle that there is a need to secure Protective Provisions for local highway assets through the DCO itself, as opposed to side agreements with the Applicant, as the Side Agreement process does not allow for scrutiny, nor transparency. It should be noted that whilst Kent County Council is not opposed to entering into a side	The Applicant has taken the relatively atypical step of including Protective Provisions for local highway authorities (LHAs) following the London Borough of Havering's submission of their preferred set and KCC's support of them. These have been submitted to the examination at Deadline 5 as part of the draft Development Consent Order v7.0 [REP5-024].	draft Development Consent Order v7.0 [REP5-024].	Matter Under Discussion

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
		agreement with the Applicant, its preference would be for these protections to be secured through the DCO.	The Applicant considers that its proposed Protective Provisions reach an appropriate balance between ensuring local authority input and protection and the		
			delivery of the Nationally Significant Infrastructure Project.		
			The Protective Provisions include:		
			A mechanism for design input permitted by LHAs on local roads		
			Provision of "Detailed Information" relating to local road works		
			A Requirement to use reasonable endeavours to enter into a Detailed Local Operating Agreement		
			Maintenance period – 12 months from a provision certificate being issued, the Applicant will have to remedy defects or incomplete works		
			A Requirement to allow for testing of material		
			A Requirement to carry out road safety audits		
			A Requirement to transfer land required for road to LHA.		

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status	 Deleted: National Highways'
Need for the Project	140.	Comment				Deleted: Application Document
Strategic need	2.1.1	Kent County Council supports the need for the Project. Kent County Council considers that there is an urgent need for a new Lower Thames Crossing that will cater for current and future demand as well as relieving the significant, daily congestion experienced at Dartford and provide greater connectivity north and south of the Thames Estuary to boost both local and national economic productivity.	The Applicant welcomes KCC's consideration of the strategic need for the Project and its role in catering for current and future demand and facilitating local and national economic productivity.	N/A	Matter Agreed	Deleted: Kent County Council's
Consultation and Eng	agement					
Adequacy of presubmission Consultation Materials	2.1.2	Kent County Council's position on the adequacy of consultation is set out in its Adequacy of Consultation Representation.	Since the previous DCO submission was withdrawn, the Applicant has undertaken further consultation (Summer 2021; Spring 2022) and detailed engagement. The Applicant is satisfied that it has provided enough detailed information about environmental and traffic impacts for consultees to understand the proposals and their impacts, allowing them to provide meaningful feedback during the consultation period.	Kent County Council's Adequacy of Consultation Representation [AoC-009]	Matter Agreed	Deleted: National Highways

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status		
			The Applicant considers that this matter is now Agreed.				
Route selection, modal alternatives & assessment of reasonable alternatives							
Route selection Route Alignment	2.1.3	Notwithstanding issues relating to the effects of the Project on the wider network set out elsewhere in this SoCG, Kent County Council agrees that the proposed route alignment is appropriate.	Noted.	N/A	Matter Agreed		
Design - road, tunne	els, utilities						
Design Reduction of lanes along M2/A2	2.1.4	Kent County Council is concerned that reducing the A2/M2 eastbound carriageway from four to two lanes from the Gravesend East junction to just past the Lower Thames Crossing junction could cause capacity issues for both users of the Lower Thames Crossing and M2/A2 corridor and require re-assessment of the traffic model to determine the impact.	The Applicant considers that it is normal practice to reduce the number of lanes through a junction to cater for traffic leaving before and rejoining after the interchange. The section of the M2/A2 where this happens has two new additional parallel lanes in both direction which takes some of the existing local traffic. This section has fewer requirements for vehicles to change lanes which also helps with providing a free-flow experience.	N/A	Matter Agreed		
Design Frontage Road Capacity	2.1.185 (DL-6)	The Applicant's Deadline 3 revised Transport Assessment [REP3-112] (Plate 7.3) for the PM peak 2045 now shows a	The Applicant has now provided additional information regarding vehicle speeds and flows on this corridor, although it is recognised	Deadline 3 revised Transport Assessment [REP3-112]	Matter Under Discussion		

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While this remains a matter under discussion, The Applicant considers that the approach to design of the eastbound carriageway is appropriate; subject to further comments from Kent County Council, Kent County Council to advise if this can be a matter agreed.

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		significant increase in volume / capacity ratios along the A2 eastbound frontage road between the intersections of Gravesend East (A2 / Valley Drive) and the Three Crutches (A2 / M2 / A289). KCC would appreciate if the Applicant could provide additional information regarding vehicle speeds and flows on this corridor.	that KCC will need to review this information in order to resolve concerns related to changes to volume / capacity ratios along the A2 eastbound frontage road between the intersections of Gravesend East (A2 / Valley Drive) and the Three Crutches (A2 / M2 / A289).		
Access Thong Lane Car Park – Principle	2.1.5	Kent County Council supports the principle of the proposed new car park at Thong Lane, following use of the A2 compound. Kent County Council considers that that the location of the A2 compound lends itself to being left as an additional car park facility as a legacy of the project, noting that current car parks are at capacity, and a car park situated here would be ideal for basing cyclists and equestrian visitors and should contain facilities for horse boxes. Kent County Council notes that this should include a shared	It is agreed that the use of the A2 compound as an operational car park is appropriate, and has been designed to appropriate standards for the benefit of its users, KCC, and Shorne Woods Country Park. Routes for walkers, cyclists and horse riders (WCH) have been connected to and from the car park as far as technically possible (within the site constraints). A new bridleway leads into the proposed car park from the west and a new direct entrance (bridleway) to Shorne Woods Country Park has been provided via a Pegasus crossing on Thong Lane.	N/A	Matter Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		user route that is tied into Shorne Woods Country Park in order to be effective.			
Design Thong Land Car Park – Detail	2.1.6	Kent County Council considers that further discussion should be undertaken to agree on the detailed design, facilities, access and setting for the proposed car park.	The Applicant notes that the outline design of the new car park has been developed through engagement with KCC. Details of the car park are outlined in the Design Principles, Clause No. S2.11. As set out in the Applicant's response to the Examining Authority's Question 13.1.8, the Applicant considers that a third party would manage and operate the car park and the facilities within it, which would be delivered through a separate planning application.	Design Principles [REP4-146],	Matter Under Discussion
Hares Bridge	2.1.160 (DL-6)	Kent County Council considers the omission of improvements to bring Hares Bridge up to cycling / equestrian standard is considered a negative impact of the PRoW proposals for the Project. Hares Bridge currently meets pedestrian requirements but is inadequate for cycle and equestrian use.	Due to technical complexities and constraints associated with the upgrade of the existing bridge over High Speed 1, the Applicant did not consider it viable to modify this structure. This bridge would require extensive structural work including widening and/or replacement to provide adequate shared provision to the latest design standards and guidance.	N/A	Matter Not Agreed

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Deleted: ensure it will provide an adequate revenue stream.¶ The Applicant and Kent County Council will continue discussions on the approach to detailed design of the proposed car park.

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		It is a key link in the NMU network; the layout of which may encourage use that it was not designed to support and is unlikely to be adequately mitigated by a sign requiring cyclists to dismount. Cycle dismount signs are not permitted in current standards, as they are not inclusive, as disabled people often cannot dismount.	The Applicant notes that alternative routes are available further east.		
PRoW Construction and Monitoring	2.1.161 (DL-6)	Kent County Council considers that construction will have a negative impact on existing leisure / recreation PRoW use, with the prolonged closure of PRoW within the red line boundary of the Project. These effects will need to be monitored effectively.	Impacts on PRoWs within the Order Limits to the south of the River Thames during construction are described in Table 13.64 of ES Chapter 13: Population and Human Health. The table provides details relating to the estimated duration of effects together with likely changes in journey length for users. Diversions are proposed for the majority of routes. The table concludes moderate adverse impacts in relation to six PRoWs as a result of the increase in likely length of route during the construction phase. For PRoWs NS167, NS174, NG17/1, the Project would aim to install new routes and open these to the public	ES Chapter 13: Population and Human Health [APP-151] oTMPfC [REP5- 056] Health and Equalities Impact Assessment [REP3-118]	Matter Not Agreed

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
			within a month of closing the		
			existing route, thereby reducing		
			negative impacts on existing		
			leisure/recreation routes (for		
			example in order to maintain		
			connectivity between Shorne		
			Woods Country Park and residential		
			areas to the west during the		
			construction phase). This is secured		
			in the outline Traffic Management		
			Plan for Construction (oTMPfC).		
			There are four PRoWs for which no		
			diversion route has been provided		
			and which would be closed for long		
			periods of time. These are sections		
			of NS164 and NS165, plus		
			Footpaths NG7 and NG8 which are		
			located near the South Portal and		
			for which new routes would not be		
			available until towards the end of		
			the construction phase. PRoW user		
			surveys established the nature of		
			PRoWs and their usage by WCH;		
			the surveys indicated that the		
			majority of PRoWs crossed by the		
			Project route (which included		
			NS165 and Footpath NG7 as		
			representative routes within this		
			area) have a low level of usage.		
			Section 7.5 of the Health and		
			Equalities Impact Assessment		
			considers the impacts of the Project		

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			in relation to active travel. Table 7.18 concludes the assessment of health outcomes for active travel during construction as neutral, and notes that in instances where no diversions are proposed, alternative routes remain available for the local community to use, such that impacts on existing leisure and recreational use are not considered to be significant. As a result of the various factors described above, no monitoring of usage of PRoWs has been proposed during construction.		
Restoration of PRoW	2.1.162 (DL-6)	Kent County Council considers that the effects on users of PRoW during the construction phase is more likely to be prolonged or permanent if PRoW are not restored to pre- construction standard or better.	The Applicant notes that Project Design Report Part E sets out the preliminary design for PRoWs and permissive paths including diversions, resurfacing/upgrades, crossings and designations; and the Design Principles sets out how the Applicant and Delivery Partner must consider and accord with design guidance/standards as set out in PEO.01 to PEO.13.	Project Design Report Part E [APP-512] Design Principles [REP4-146]	Matter Agreed
Segregated Routes	2.1.163 (DL-6)	Kent County Council notes that the Applicant states that "Defining the widths/surfacing will be undertaken at the detailed design stage. Specific	LTN1/20 National Cycle Infrastructure Guidance when referring to cycle routes states: "5.5.3 Where a route is also used by pedestrians, separate facilities	Design Principles [REP4-146]	Matter Not Agreed

Topic Item Kent County Council No. Comment	The Applicant's, Response	Reference	Status
WCH design principle can found within Table 4.1 Pro wide design principles: Connecting people, within Design Principles (APP-57) All WCH routes will be desto the latest design standar and guidance listed under Clause No. PEO.04". KCC is disappointed that three bridges in question aproposed to include 3m shapedestrian/cycle routes, as 1/20 National Cycle Infrastructure Guidance consistently seeks to avoid shared use cycle routes. Kay County Council consider the high quality segregated router for pedestrians and cyclist should be provided and the minimum width should be secured in order to ensure is enough width for segregated facilities.	and cycle movements. However, away from the highway, and alongside busy interurban roads with few pedestrians or building frontages, shared use might be adequate (see Chapters 6 and 8). Such facilities should be designed to meet the needs of cycle traffic, however – including its width, alignment and treatment at side roads and other junctions". This is reinforced by: "6.5.6 Shared use may be appropriate in some situations, if well-designed and implemented. Some are listed below: Alongside interurban and arterial roads where there are few pedestrians". The routes in question are interurban routes with relatively low pedestrian pumbers expected:		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
	140.	- Comment	The widths of the WCH routes for the three green bridges in the south are secured through the Design Principles as a minimum:		
			S1.17 Brewers Road green bridge (Work No. 1D): WCH provision, comprising a 3m shared pedestrian/ cycle route and a 3.5m horse-riding route.		
			S2.12 Thong Lane green bridge south (Work No. 1H): WCH provision, comprising a 3m shared pedestrian/cycle route and a 3.5m horse-riding route.		
			S3.18 Thong Lane green bridge north (Work no. 3B): WCH provision on the west side within the planting zone, comprising a 3m shared pedestrian/cycle route and a 3.5m horse-riding route. WCH provision on the east side within the planting zone, comprising a 3m shared pedestrian/cycle route and a		
			3.5m horse-riding route. Surveys (Pedestrian and cyclists count) have been undertaken, and are summarised in the Environmental Statement Chapter 13: Population and Human Health, Table 13.24.		

em lo.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		Using shared use routes in these locations is appropriate and in accordance with LTN1/20. Further, the widths of the shared use routes are in compliance with LTN1/20 in light of the number of cyclists surveyed per hour.		
.1.7	Kent County Council considers that use of the river to transport construction materials/waste would reduce the construction impact of the site on the highway network, if taken at face value. Following engagement, Kent County Council agrees that despite this, factors involved in the logistics and overall demand for movement of materials means that to import materials to the construction compounds south of the River Thames via existing ports is not favourable.	The Applicant agrees with the principle that, at face value, importing and exporting materials via the river could reduce the number of trips on some of the network. However, The Applicant considers that in this case, to import materials to the construction compounds south of the River Thames via existing ports is not favourable, due to the reliance on the local road network and no direct access to construction compounds. The construction of direct access between the river to construction compounds is constrained by the Thames Estuary and Marshes Ramsar.	Environmental Statement (ES) Appendix 2.2, Annex B: Outline Materials Handling Plan (oMHP) [REP5- 050]	Matter Agreed
		I.7 Kent County Council considers that use of the river to transport construction materials/waste would reduce the construction impact of the site on the highway network, if taken at face value. Following engagement, Kent County Council agrees that despite this, factors involved in the logistics and overall demand for movement of materials means that to import materials to the construction compounds south of the River Thames via existing ports is not	Using shared use routes in these locations is appropriate and in accordance with LTN1/20. Further, the widths of the shared use routes are in compliance with LTN1/20 in light of the number of cyclists surveyed per hour. I.7 Kent County Council considers that use of the river to transport construction materials/waste would reduce the construction impact of the site on the highway network, if taken at face value. Following engagement, Kent County Council agrees that despite this, factors involved in the logistics and overall demand for movement of materials means that to import materials to the construction compounds south of the River Thames via existing ports is not favourable, due to the reliance on the local road network and no direct access to construction compounds. The construction of direct access between the river to construction compounds is construction compounds is construction compounds is constrained by the Thames Estuary and	Using shared use routes in these locations is appropriate and in accordance with LTN1/20. Further, the widths of the shared use routes are in compliance with LTN1/20 in light of the number of cyclists surveyed per hour. The Applicant agrees with the principle that, at face value, importing and exporting materials via the river could reduce the number of trips on some of the network. However, The Applicant considers that in this case, to import materials to the construction compounds south of the River Thames via existing ports is not favourable. Listing shared use routes in these locations is appropriate and in accordance with LTN1/20. Further, the widths of the shared use routes are in compliance with LTN1/20 in light of the number of cyclists surveyed per hour. The Applicant agrees with the principle that, at face value, importing and exporting materials via the river could reduce the number of trips on some of the network. However, The Applicant considers that in this case, to import materials to the construction compounds. The existing ports is not favourable, due to the reliance on the local road network and no direct access to exist of direct access between the river to construction compounds. The construction of direct access between the river to construction compounds is constrained by the Thames Estuary and Marshes Ramsar. The Project's earthwork balance

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status	
			transport excavated material offsite south of the river. This is detailed in the outline Materials Handling Plan (oMHP).			
Road alteration and maintenance Road Asset Maintenance	2.1.8 RRE	Kent County Council is concerned about damage to the local road network as a result of HGV construction traffic (and higher volume of general use during operation) and suggests that the Project should support the strengthening of certain roads before construction. Kent County Council has identified the necessary works required, and suggests that this work is undertaken prior to construction, rather than relying on pre- and post-construction surveys to inform the condition. Kent County Council considers that improved signage that routes strategic traffic onto more suitable routes and, more importantly, improvements to those other routes, would mitigate this. Kent County Council is seeking funding of £2.55m to proactively strengthen the highway network (supported by £1.15m from	The Applicant continues to engage with KCC, to agree an appropriate approach to monitoring and mitigating potential effects. The Applicant agrees with the principle of mitigating significant adverse effects related to the Project, and considers that joint inspections are a good way forward. The Applicant considers that details of the approach should be agreed subject to KCC's programme/plan of capital works. KCC, and The Applicant are engaging in order to develop an approach to identifying where routes that the Project will use for its construction logistics may be known to require short to medium-term asset maintenance activity, and to bring forward a method to deliver works where practicable. The oTMPfC, also addresses this issue of Heavy Goods Vehicle (HGV) movements and local roads.	Outline Traffic Management Plan for Construction (oTMPfC) [REP5- 056]	Matter Under Discussion	

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status	\sim	Deleted: National Highways'
		KCC) as per the programme provided to the Applicant, and consider that this should be secured through a Requirement of the DCO or the Section 106 (S106) Agreement. KCC considers that a condition survey to be undertaken before and after Lower Thames Crossing construction is insufficient to address concerns about the impact of the increased loading due to construction traffic on the Local Road Network, even with funding to return the network to its previous condition following the construction period. The assets should be preemptively strengthened by the Applicant prior to the start of the construction period to prevent asset failure.	Access routes are outlined in the oTMPfC. KCC has provided an estimate for a mitigation package that The Applicant is currently reviewing ahead of further engagement.				Deleted: Application Document Deleted: Kent County Council
Construction traffic	2.1.9	Kent County Council is	The Applicant confirms that access	N/A	Matter Agreed		Moved (insertion) [1]
<u>impacts</u>		concerned about the about the	to the southern tunnel entrance				Moved (insertion) [2]
		location of the egress onto the A226 in proximity to the Chalk	compound would be from the A226 with a left in, right out to minimise				
Construction Site Traffic		Road junction and also how this	the impact of construction vehicles				
Management		accounts for the existing right	travelling through Gravesend town				
		turn bay, and about whether	centre and more congested and				
		signals are suitable in this	populated areas.				

Topic	Item	Kent County Council	The Applicant's Response	"Reference	Status
	No.	Comment			
		location on a high-speed road and bend where visibility may be limited. Kent County Council supports National Highways proposals to ban HGV left turns in this egress.			
Construction traffic	2.1.186,	KCC considers that LTC		oTMPfC [REP5-	Matter Not
Routing,	(DL-6)	construction HGVs should be	The precise traffic management	056]	Agreed,
		required to travel to/from the	measures would be discussed with	Register of	
		strategic road network using	KCC, and detailed and designed	Environmental	
		only the A226 and A289, to prevent rat running through	following appointment of the main	Actions and	
		Shorne and along Pear	contractor as part of the development of the Traffic	Commitments (REAC), within,	
		Tree Lane.	Management Plans (TMPs) and in	Appendix 2.2:	
			line with the controls and	Code of	
			commitments in the oTMPfC.	Construction	
			The Applicant and the Contractor for the access will work with KCC to	Practice (CoCP) [REP5-048]	
			identify an appropriate, effective		
			and safe solution based on		
			information from both parties. This		
			can include input from KCC's active		
			travel and public transport teams to		
			ensure safety is considered appropriately, and can build in		
			legacy measures should they be		
			considered appropriate.		
			Any modifications to road layout would be to KCC standards – this is		

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Moved up [1]: Kent County Council is concerned about the about the location of the egress onto the A226 in proximity to the Chalk Road junction and also how this accounts for the existing right turn bay, and about whether signals are suitable in this location on a high-speed road and bend where visibility may be limited.¶

Moved up [2]: The Applicant confirms that access to the Southern tunnel entrance compound would be from the A226 with a left in, right out to minimise the impact of construction vehicles travelling through Gravesend town centre and more congested and populated areas.

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Deleted: Kent County Council supports National Highways proposals to ban HGV left turns in this egress, but

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Construction Site Traffic Management

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County Council standards.

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			secured by Paragraph 6.6.6 of the CoCP which states that:		
			Access to the works, compounds or ULHs from the strategic or local		
			road network will be designed to meet the requirements for permanent access, as set out in the		
			DMRB or equivalent standards. Any exceptions to this requirement will be discussed at the TMF".		
			The oTMPfC identifies a number of illustrative/indicative logistics routes.		
			taking a risk-based approach to choosing and implementing routes that would form part of TMPs.		
			dependent on several factors including but not limited to traffic counts, types of, traffic, WCH		
			interface, nearby points of interest (e.g. schools) and will include engagement with		
			relevant authorities. The oTMPfC sets out that the following routes will be banned for		
			use by the Project-related construction HGVs: Castle Lane;		
			Lower Higham Road between Green Farm Lane and A226; Thong Lane; Pear Tree Lane / The		
			Ridgeway Brewers Road between		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Park Pale and A226; and The Street,		
Construction Traffic Impacts ('rat running') and Remedial Fund	2.1.10 RRE	Kent County Council is concerned about impacts of construction on the wider highway network in terms of traffic displacement, for example: Increased demand on the A20/M20 and the local road network by drivers diverting to avoid roadworks. HGVs using local roads to divert away from roadworks. Kent County Council consider that a requirement should be made to ensure the Applicant has a funding package for remedial actions should issues be identified, e.g. Travel Plan targets being breached, the potential need for highway schemes to deter general traffic from rat running through unsuitable rural areas. In the alternative, Kent County Council would accept a Section 106 Agreement for these	The Applicant has prepared Control Documents such as the oTMPfC and the Framework Construction Travel Plan (FCTP) which include detailed measures for monitoring and interrogating changes to traffic as a result of the Project's construction-phase effect on the road network. This includes a commitment to review performance against targets, and share information with the Traffic Management Forum (TMF), which would then lead to the implementation of remedial measures (if it is agreed that this action is justified). The Applicant considers that this precludes the need to add a requirement for a funding package, as the means to delivering additional mitigation is secured by this commitment already. In practical terms, any funding or measures (which may not necessarily require additional funding) would be determined based on the specifics of the effect, including the location, the nature of mitigation needed, duration and	PCTP [REP5-054] oTMPfC [REP5-056],	Matter Not Agreed,

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Deleted: The Applicant considers that the principle is agreed, as are some of the details, subject to Kent County Council's review of the oTMPfC and any subsequent commitments to governance processes via the Register of Environmental Actions and Commitments (REAC) and/or which may be agreed via a S106 Agreement.

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		mitigation measures to be secured.	scale of change needed to respond to the effect. This would be determined in consultation with local authorities. Factors influencing the effect may include variables beyond the control or remit of the Project, and as such need to be considered on their own merit and may result in bespoke measures that could be funded by various parties.		
			As such, the Applicant considers that the commitment to appropriate funding is secured. In addition, there is a mechanism within paragraph 10.5.3 of the FCTP that confirms that, should pre-agreed funding require review, this is also considered: 'If remedial measures are required at a particular site, these would be proposed as set out		
			in Section 10.4 [of the FCTP]. If the measures agreed require funding in excess of that available, or the funding set aside has been previously exhausted, National Highways and the Contractors will enter discussions to agree the source for funding between them.		
Monitoring - Frequency	2.1.164 (DL-6)	Kent County Council consider that a six-monthly monitoring report should be provided to Kent County Council to	Commitments to monitoring and sharing of construction traffic information (via the TMF) are set	oTMPfC [REP5- 056]	Matter Agreed

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Moved down [3]: Commitments to monitoring and sharing of construction traffic information (via the TMF) are set out within the oTMPfC (paragraphs 2.4.8 to 2.4.24). ¶

Deleted: This confirms that real-time data will be captured, and that the type of monitoring implemented would be selected as part of the TMP on a case-by-case basis, through consultation with the local highways authorities, and could include Automatic Number Plate Recognition (ANPR), traffic flow monitors, and web-based camera systems. ¶ The information would be presented to the TMF through a Monitoring Report on a monthly basis in order to guide actions to resolve non-compliance and to address complaints. ¶ This matter remains under discussion subject to Kent County Council's review of this information.

Moved (insertion) [3]

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		determine whether Travel Plan targets are being met and whether the construction traffic generation is at or lower than predicted.	out within the oTMPfC (paragraphs 2.4.8 to 2.4.24). This confirms that monitoring information would be presented to the TMF through a Monitoring Report on a monthly basis in order to guide actions to resolve noncompliance and to address complaints.		
Monitoring - Methodology	2.1.187 (DL-6)	Kent County Council consider that construction vehicle movements should be monitored to ensure they are adhering to agreed routes. Construction monitoring should also assess the extent to which traffic diverts to "rat runs" on the local road network as a result of delays caused by construction traffic management measures. This should cover both making sure contractor HGVs serving the construction compounds adhere to approved routes, as well as monitoring of other (regular) traffic movements, avoiding construction areas by using unsuitable rural road routes. Automatic Number Plate Recognition (ANPR) is likely to be the most appropriate tool as it would enable rat runs to be	Commitments to monitoring and sharing of construction traffic information (via the TMF) are set out within the oTMPfC (paragraphs 2.4.8 to 2.4.24). This confirms that real-time data will be captured, and that the type of monitoring implemented would be selected as part of the TMP on a case-by-case basis, through consultation with the local highway authorities, and could include Automatic Number Plate Recognition (ANPR), traffic flow monitors, and web-based camera systems.	oTMPfC [REP5- 056]	Matter Not Agreed

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Del
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		identified and also enable the contractor to identify whether LTC vehicles are causing any issues that are being raised by KCC or the public. The key issue for KCC is being able to monitor general traffic and construction traffic, during construction. KCC need to be able to determine whether any issues are caused by LTC traffic.				
Closures and Diversions	2.1.102 (DL-1) RRN	Kent County Council considers that construction vehicles should be required to use strategic routes wherever possible, and only use the local road network where a strategic alternative is not possible, in order to reduce the impact on the local highway network. A proposed list of routes to be restricted has been shared with National Highways.	The oTMPfC identifies a number of illustrative/indicative logistics routes, taking a risk-based approach to choosing and implementing routes that would form part of TMPs, dependent on several factors including but not limited to traffic counts, types of, traffic, WCH interface, nearby points of interest (e.g. schools) and will include engagement with relevant authorities.	oTMPfC [REP5- 056] Stakeholder Actions and Commitments Register (SACR) [REP5-060]	Matter Not Agreed,	Dele Dele
		In addition, Kent County Council considers that a left turn ban for construction related HGVs when exiting the Southern tunnel entrance compound, joining the A226, should be implemented and that HGVs should be prohibited	It is noted that most of the routes identified by KCC, as needing to be prohibited from use by the Project's construction vehicles, are already identified as prohibited and this is secured by the oTMPfC (Table 4.4). Of the 10 routes identified by KCC, five have been prohibited (Castle			Dele

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
Topic	Item No.	from passing schools during drop off and pick up times. Kent County Council consider that all vehicles accessing the southern tunnel compound should be able to use Haul Road H18 when it becomes operational. This would reduce the impact on the LRN and in particular benefit the site access junction on the A226, thereby reducing delays to all traffic. KCC consider that construction related vehicles should not be permitted to access/egress from the site compounds during the network's peak hours, in order to retain trips on the SRN and	Lane; Lower Higham Road between Green Farm Lane and A226; Thong Lane; Pear Tree Lane/The Ridgeway, Brewers Road between Park Pale and A226; The Street). The Applicant considers that the remaining routes suggested by KCC, are unlikely to be used by construction traffic, or are rendered illogical or impossible for use by HGVs as a result of the prohibiting of other routes. It is confirmed that there will be a left-turn ban for construction-related HGVs when exiting the Southern tunnel entrance compound, joining the A226 – this is set out in Table 2.2 of the oTMPfC. The oTMPfC is secured by draft	Reference	Status
		related vehicles should not be permitted to access/egress from the site compounds during the network's peak hours, in order to retain trips on the SRN and key primary routes. Monitoring is also required to determine how much rat running is occurring and if it is significant,	HGVs when exiting the Southern tunnel entrance compound, joining the A226 – this is set out in Table 2.2 of the oTMPfC.		
		measures should be implemented to deter it.	accordance with the oTMPfC. In order to adapt to changes in journey times across the SRN and Local Road Network the performance of traffic management will be monitored and reviewed at the TMF. This monitoring system will capture real-time data to confirm		

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			the effectiveness of traffic and		
			vehicle control measures and		
			ensure the arrival and departure		
			times of vehicles from compounds		
			are controlled. Various monitoring		
			measures such as automatic		
			number plate recognition, traffic flow		
			monitors, and possibly web-based		
			camera systems or similar systems		
			will be implemented to capture data		
			on traffic composition, traffic flow,		
			journey times (to a limited extent),		
			and traffic safety (collision) data.		
			The monitoring system will capture		
			and report information related to		
			construction traffic such as		
			compliance with vehicle routeing,		
			and incident/accident reporting.		
			Emerging trends and any lessons		
			learnt will be used to adapt existing		
			traffic management and shape any		
			future phases of construction so as		
			to minimise the impact on the		
			travelling public. The Traffic		
			Manager will escalate any changes		
			required that cannot be agreed at		
			the TMF, to the Joint Operations		
			Forum for resolution (Code of		
			Construction Practice, paragraph		
			4.3.3). The Applicant would seek to		
			maximise the use of the A2 and		

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status	Deleted:
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			haul road, subject to availability, to			
			reduce concerns.			
			The oTMPfC, Section 2.4 sets out			
			the requirement for Contractors to			
			monitor their vehicle movements.			
			The monitoring system will be used			
			to capture real-time data to ensure			
			compliance with agreed vehicle			
			routeing requirements. The monitoring data will be reported			
			monthly to the Traffic Management			
			Forum, where non-conformances			
			will be addressed.			
			Table 2.3 of the oTMPfC confirms			
			measures that Delivery Partners will			
			need to adhere to in terms of			
			schools (including prohibiting			
			movements past schools during			
			drop-off/pick up times). The			
			Stakeholder Actions and			
			Commitments Register (SACR) also			
			commits the Applicant (or Delivery			Deleted:
			Partners) to develop and provide an			
			educational road safety programme			
			for school aged children for relevant			
			local schools.			
			The Applicant currently anticipates			
			that access from the A2 to A226			
			would be intermittent depending on			
			phasing, and therefore it is not			
			possible to completely remove an			
			access point from the A226.			

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			However, this will be explored further following appointment of the Contractor and discussed with relevant stakeholders at the Traffic Management Forum. The Applicant would seek to maximise the use of the A2 and haul road, subject to availability, to reduce concerns.		
Green bridges Definition of Green Bridges	2.1.11	Kent County Council has concerns relating to descriptions of Thong Lane and Brewers Road green bridges given in the draft FCTP and outline Landscape and Ecology Management Plan (oLEMP) at Community Impacts Consultation in 2021. Kent County Council considers that there is a need for bridges that can provide the ecological connectivity across the road and is concerned about the definition of 'lightweight' green bridges with regard to the ability of the habitat to become established and mitigate for the loss of vegetation from the scheme.	The Applicant agrees that there is a need for bridges that can provide the ecological connectivity across the road. The term 'lightweight' (see oLEMP) refers to green bridges that include hedgerows, scrub and grassland as minimum (rather than including tree planting and being wooded in nature). Green bridges over the A2 are to be constructed over live traffic which constrains the bridge design. The Applicant considers that this level of planting is appropriate to balance ecological and landscape elements of the bridges. Sufficient widths for ecological connectivity have been consulted on with Natural England. A number of Design Principles are	Outline Landscape and Ecology Management Plan (oLEMP) [REP4- 140] Design Principles [REP4-146],	Matter Not Agreed v
			Natural England.		

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Deleted: This matter remains under discussion subject to Kent County Council's review of proposals set out above.

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National Highways'
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			landscape and ecological considerations, to ensure sufficient soil depth and management will be in place to ensure the required planting types will establish and thrive on the bridge. The Applicant considers this to be a matter under discussion subject to			
			KCC's, review of the oLEMP and Design Principles as part of the DCO application.			Deleted: Kent County Council's
Maintenance Maintenance of Green Bridges and Transfer of Assets	2.1.12 RRE	Kent County Council considers that clarification is required on maintenance roles and responsibilities, and potential for transfer of assets, for green bridges and Public Rights of Way (PRoW) and Walking, Cycling and Horse riding (WCH) routes.	The Applicant will maintain the structure (up to and including the waterproof layer), as well as bridge parapets and the green element (via third party at The Applicant's cost); the remainder being the responsibility of the Local Highway Authority.	Draft DCO [REP5- 024],	Matter Under Discussion	Deleted: Draft DCO [Additional Submission AS-038]
		Kent County Council, seeks clarification on issues such as agreeing transfer of assets, commuted sums for maintenance, clarity on plans and legal status of routes being provided, and ongoing consultation with the Kent County Council, PRoW and Access Service through the	The Applicant has shared a draft Side Agreement with Kent County Council, and will continue to work with KCC, to discuss the transfer of assets and maintenance agreements in relation to WCH routes including resourcing for design input and sign-off (for clarity, this refers to resourcing for the Council's representations for the design stage, and then 'sign-off' via			Deleted: KCC Deleted: Kent County Council Deleted: KCC

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: Nation
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		detailed design and creation of	of the asset once works are			
		TMPs.	complete). Financial resourcing of			
			this is covered under the proposed			
			s.106 agreement,			Deleted: via Cle
			Maintenance is inline with existing			 Deleted: -
			approaches in terms of roles and			
			responsibilities, and so subject to			
			KCC, confirmation (and further			 Deleted: Kent C
			discussion on transfer of WCH			
			assets), the Applicant considers that			Deleted: Nation
			this is likely to be a matter agreed in			
			subsequent drafts.			
			Regarding commuted sums – The			
			maintenance of both local highways			
			and the strategic road network			
			(SRN) is funded by the Department			
			for Transport. Local highway			
			funding is mainly based on a			
			formula linked to the total mileage of			
			A roads, B and C roads, and			
			unclassified roads in each area,			
			together with the numbers of			
			bridges, lighting columns,			
			cycleways and footways. This			
			funding is refreshed every few years			
			to take account of changes in road			
			length and number of highway			
			structures. Accordingly, as local			
			highway works are carried out			
			under the DCO, the amount of			

funding that each local highway authority receives will be amended onal Highways' lication Document

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National Highways'
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			to recognise these additional			
			responsibilities. Given that this			
			process already exists, it is not			
			appropriate to require the Applicant,			 Deleted: National Highways
			to provide funding for the			
			maintenance of parts of the local			
			network out of the money given to it			
			to maintain the SRN,			Deleted: strategic road network
			Article 10(1) of the draft DCO			
			provides that where a new local			
			highway is constructed, it must be			
			completed to the reasonable			
			satisfaction of the local highway			
			authority, who becomes responsible			
			for its maintenance from			
			completion. The Applicant and KCC,			 Deleted: Kent County Council
			are working on a Side Agreement			
			would provide appropriate			
			provisions in respect of the			
			maintenance period by the			
			Applicant. Article 10(2) makes			
			similar provision for alterations or			
			diversions of existing local roads.			
			Both provisions enable the			
			Applicant, and the local highway			Deleted: National Highways
			authority concerned to reach			
			different arrangements for specific			
			maintenance responsibilities, but			
			otherwise the default position is that			
			once the local highway authority is			
			satisfied that the highway has been			
			properly completed, it becomes			

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			responsible for the maintenance of these highways just as it is for other public highways in its area. This arrangement is well-precedented for local highway works carried out by the Applicant in connection with Nationally Significant Infrastructure Projects (NSIP) schemes. It strikes an appropriate balance between the Applicant's, ability to carry out its works, and local highway authorities' duties to maintain public highways in their page.		
Worker transport Working Hours / Impact on local road network (LRN)	2.1.13	Kent County Council considers construction workforce travel (based on shift assumptions) could risk having a significant impact on the local road network during peak periods and requires careful management of movements to and from construction compounds.	highways in their areas. The Applicant notes that working hours are secured in the CoCP at Table 6.1. The Applicant considers that a blanket ban during peak hours would not be proportionate — Contractors, will need to determine appropriate routes based on where material is procured from, among other factors. Multiple restrictions may lead to a bigger/different issue. At this stage of the Project the specific locations from which the workforce will originate are unknown. However, an assessment has been conducted using modelling data to provide an	ES Appendix 2.2: CoCP [REP5-048] oTMPfC [REP5- 056] Framework Construction Travel Plan (FCTP) [REP5- 054],	Matter Not Agreed,

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oTMPfC [Application Document APP-547]¶
Framework Construction Travel Plan (FCTP) [Application Document APP-546]

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
	1100		illustration of the expected origins of		
			workforce trips when traveling to		
			and from the different compounds		
			and Utility Logistics Hubs (ULHs) at		
			the beginning and end of the		
			working day. This approach is		
			considered proportionate and		
			reasonable for this current stage of		
			the Project. As the construction		
			phase progresses, more certainty		
			regarding the origins of the		
			workforce will be obtained.		
			The enforcement of a blanket ban		
			on use of the LRN is not considered		
			an effective method to managing		
			the workforce travel impact, in		
			absence of the data on where the		
			workforce origins will be. Rather,		
			the Project approach to minimising		
			disruptions and traffic impacts on		
			local highways caused by worker		
			and visitor travel will be achieved		
			via establishing a framework that		
			promotes reducing single-		
			occupancy vehicle trips and		
			sustainable and active modes of		
			travel. The detail of this framework		
			is set out in the Framework		
			Construction Travel Plan (FCTP)		
			which aims to establish a		
			comprehensive framework for		
			managing personnel travel to and		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
	140.	Comment	from construction worksites,		
			compounds, and ULHs during the		
			construction phase of the Project.		
			This includes exploring potential		
			changes in travel behaviours to		
			optimise efficiency and minimise the		
			distance and necessity of travel.		
			The FCTP, along with future Site		
			Specific Travel Plans (SSTPs),		
			which are secured via the FCTP,		
			will be flexible to accommodate		
			changing conditions throughout the		
			Project's construction period.		
			Continuous monitoring and review		
			processes, including regular		
			employee travel surveys at each site, will ensure targets and		
			indicators are assessed and		
			adjusted as needed.		
					
			To provide support and critical review of travel planning efforts, as		
			set out in the FCTP a Travel Plan		
			Liaison Group (TPLG) will be		
			established. This group will be		
			responsible for promoting		
			sustainable travel practices,		
			monitoring progress, and endorsing		
			new initiatives. Regular reviews and		
			audits of the FCTP and SSTPs will		
			be conducted to ensure their		
			effectiveness and measure		
			progress towards the desired goals.		

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Deleted: Rather, the Project has set out a mechanism of using a monitoring system to monitor impact of the road network that results from construction related traffic and/or traffic management measures. Using this data appropriate mitigation measures will be consulted at the TMF to which Kent County Council will be a consultee. ¶

The Applicant does not consider it necessary to set a condition for the number of seats and trips on a shuttle bus, as this will need to flex depending on demand during the construction period (during which there will be a range of different requirements for the Project to implement to meet targets for sustainable workforce travel in the FCTP). At different phases of the Project, different levels of provision will be needed, but the minimum provision will be determined by the Delivery Partner, controlled by the requirement to meet targets for % of workforce using non-car modes (which are secured by the FCTP).

This matter remains under discussion subject to Kent County Council's view on The Applicant's position.

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
Construction traffic impacts Temporary Road Widening	2.1.14	Kent County Council notes that temporary road widening on the A226 may be required during construction and is concerned about exactly where this would be, and suggest that the impacts and benefits of retaining it afterwards should be considered.	The Applicant agrees that temporary traffic management measures may be required during construction, including road widening. The Applicant confirms that the length, nature and duration of temporary traffic management measures will be discussed as part of the development of the TMP, which will be developed in consultation with KCC.	oTMPfC [REP5- 056],	Matter Agreed,
			The Applicant agrees that the impacts and benefits of retaining temporary measures should be considered. The design taken forward will be developed with KCC to identify an appropriate, effective and safe solution based on information from both parties. This can include input from KCC's active travel and public transport teams to ensure safety is considered appropriately, and can build in legacy measures should they be considered appropriate. As set out under Matter 2.1.9, the works would be in line with DMRB or equivalent standards. As part of this process, the permanent status of works following		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	,Reference	Status
			completion can be discussed using actual experience of its benefits and impacts. KCC would be a member of the TMF which would discuss such detailed matters regularly.		
Worker transport Working Hours / Impact on LRN	2.1.98 (DL-1) RRN	Kent County Council is concerned about working hours. Paragraph 8.6.19 of the Transport Assessment states that the peak period for deliveries to compounds is forecast to be between 08:00 and 09:00. As is a standard condition for most larger developments in the county, a condition/obligation should be applied to any development consent, if granted, that prevents construction trips using the local road network in peak hours (08:00–09:00 and 17:00–18:00) when there is existing congestion. Construction worker start/finish times should occur outside of the local (0800–0900 and 1700–1800) network peak hours wherever possible to reduce the impact on the local highway network.	The Applicant considers that a blanket ban during peak hours would not be proportionate – Contractors, will need to determine appropriate routes based on where material is procured from, among other factors. Multiple restrictions may lead to a bigger/different issue. Rather, the Applicant has set out a mechanism of using a monitoring system to monitor impact of the road network that results from construction related traffic and or traffic management measures. Using this data appropriate mitigation measures will be consulted at the TMF to which KCC, will be a consultee. The Applicant also notes that with regards to construction shifts and deliveries, as part of their appointment, Contractors would be required to deliver against the commitments of the Framework Construction Travel Plan (FCTP) which is a Control Document.	FCTP [REP5-054] Transport Assessment [REP4-148 to REP4-152],	Matter Not Agreed,

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The Applicant considers that this matter is likely to be agreed, though remains Under Discussion subject to Kent County Council's review of the oTMPfC and relevant commitments and requirements.

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Transport Assessment [Application Document APP-529]

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			The FCTP is legally secured by draft DCO Schedule 2 Requirement 11 and delivered through Site-Specific Travel Plans (SSTPs) which must be substantially in accordance with the FCTP. This matter remains under discussion subject to KCC's view on The Applicant's position.		
Worker accommodation	2.1.99 (DL-1) RRN	Kent County Council considers that onsite accommodation for construction workers (a minimum of 400) should be secured as a Requirement as per modelling assumptions within paragraph 8.6.39 of the Transport Assessment.	Paragraph 8.6.39 of the Transport Assessment states that 'for the purposes of assessment, it has been assumed that there would be up to 480 onsite accommodation spaces available for staff to use. However, for most phases and to ensure robustness in the assessment, an accommodation capacity of 400 spaces has been assumed. The Applicant does not consider that it would be prudent to add a requirement for a minimum number of bedspaces for onsite accommodation, as that level of accommodation may not be needed (as a result, for example, of strong local recruitment, or preference of Delivery Partners for example). Additionally, the Transport Assessment does not rely on the	Transport Assessment [REP4-148 to REP4-152],	Matter Agreed,

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			delivery of onsite accommodation in order to avoid significant impacts. If there were no onsite accommodation spaces, the maximum additional car trips to the site would be 70 in each direction in the AM peak hour and interpeak. This is due to onsite accommodation being prioritised for 24hr shift workers (meaning that the total would be spread over three different working shift patterns, rather than all arriving at the same time) and 'reasonable worst case' assumptions such as a relatively high proportion of trips to site being made by car, and workers travelling to/from site in the busiest period of the morning peak. In reality, it is more likely that the car mode share would be lower and trips in the AM peak would be dispersed over more than a single hour so that even the 70 trips described here are likely an overestimate. This matter remains under		
			discussion subject to KCC's view on The Applicant's position.		
Monitoring	2.1.100 (DL-1)	Kent County Council considers that continuous monitoring of construction traffic is required in	The Applicant is in agreement that continuous monitoring of construction traffic should be	oTMPfC [REP5- 056],	Matter Agreed,

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Deleted: oTMPfC [Application Document APP-547]

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
	RRN	order to ensure drivers are adhering to permitted routes only, via GPS in-vehicle tracking or Automatic Number Plate Recognition (ANPR). Kent County Council considers that the results should be presented to the Travel Plan Liaison Group along with any remedial measures proposed. Kent County Council considers that this should be secured by a Requirement.	undertaken and that this should be shared regularly with the Traffic Management Forum and Travel Plan Liaison Group. Commitments to monitoring and sharing of construction traffic information, are already set out within the oTMPfC (paragraphs 2.4.8 to 2.4.24). This confirms that real-time data will be captured, and that the type of monitoring implemented would be selected as part of the Traffic Management Plans on a case-bycase basis, through consultation with the local highways authorities, and could include ANPR, traffic flow monitors, and web-based camera systems. The information would be presented to the Traffic Management Forum through a Monitoring Report on a monthly basis in order to guide actions to resolve non-compliance and to address complaints.		
Closures and diversions	2.1.101 (DL-1) RRN	Kent County Council notes that Paragraph 1.1.2 of the oTMPfC states 'Where traffic signals or similar would be required to facilitate construction movements, such as access to	The Applicant notes that that the TMP, which must substantially accord with the oTMPfC, is legally secured under Requirement 10 in Schedule 2 to the Draft DCO.	oTMPfC [REP5- 056] Draft DCO [REP5- 024],	Matter Agreed,

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This matter remains under discussion subject to Kent County Council's view on The Applicant's position.

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Draft DCO [Additional Submission AS-038]

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
		compounds and construction vehicle crossing points, they would be locally controlled to ensure that traffic on the local road network has priority in terms of traffic movements. In addition, when the traffic signals are not required operationally, they would be turned off and consider that this should be secured by a Condition.	The oTMPfC is a Control Document and as such this is effectively secured mitigation. The Traffic Management Plans will be consulted on (including with KCC) prior to their submission and approval by the Secretary of State.		
Worker Transport	2.1.103 (DL-1) RRN	Kent County Council considers that construction workers should use strategic routes wherever possible, and only use the local road network where a strategic alternative is not possible, in order to reduce the impact on the local highway network, and that this should be set out in the Framework Construction Travel Plan. Specifically, Kent County	The FCTP sets out the Project's approach to management of workforce transport to and from the construction compounds. It has not been considered appropriate to prohibit workers' use of specific routes/modes of transport, but workers will be encouraged to use certain routes to access the sites. It is noted that the routes identified as a concern by KCC , are not likely to form part of access routes to	FCTP [REP5-054],	Matter Not Agreed,
		Council considers that Castle Lane, Green Farm Lane and Sole Street should be prohibited for use by construction workers.	construction compounds. In line with this overarching FCTP, Contractors would be required to develop Site-Specific Travel Plans (SSTPs) in respect of the sites for which they are responsible (either an individual construction worksite or compound and Utility Logistics		

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
			Hub (ULH), or a number of construction worksites, compounds and ULHs where these are closely located with similar levels of accessibility), following the latest policy advice and best practice documents and before the relevant part of the authorised development can commence. KCC, will be a		
			consultee in the preparation of SSTPs.		
			The FCTP and future SSTPs are designed to incorporate the flexibility needed to respond and adapt to changing conditions over the duration of the construction of the Project and will require a continuous monitoring and reviewing process. Regular employee travel surveys would be undertaken at each site, reviewing targets and indicators as necessary.		
			A Travel Plan Liaison Group (TPLG) would be established, with the collective responsibility of providing high-level support to, and critical review of, travel planning across the Project. It would support efforts towards achieving greater use and increased uptake of sustainable travel, monitoring and reviewing progress, and agreeing new or		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			amended initiatives. To ensure sufficient progress is being made, the effectiveness of this FCTP and SSTPs would be reviewed, audited and reported to the Applicant by the Travel Plan Manager.		
			A substantial proportion of the workforce will be local, and some of those may live in areas whereby closing certain routes to them would be an unfair disadvantage.		
Worker Transport	2.1.104 (DL-1) RRN	Kent County Council considers that implementation of a shuttle bus(s) for construction workforce south of the river should be secured by a Requirement and a Condition that includes details to form part of Site Specific Construction Travel Plan (SSCTP) and as a minimum should include the number of buses, details of their operation (operate at peak shift times, 7 days a week and serve Gravesend Station) (other local railway stations may need to be served depending on location of the compound ULH, and further pick up/drop off locations	The Applicant does not consider it necessary to set a condition for the number of seats and trips on a shuttle bus, as this will need to flex depending on demand during the construction period (during which there will be a range of different requirements for the Project to implement to meet targets for sustainable workforce travel in the FCTP). At different phases of the Project, different levels of provision will be needed, but the minimum provision will be determined by the Delivery Partner, controlled by the requirement to meet targets for % of workforce using non-car modes (which are secured by the FCTP).	FCTP [REP5-054],	Matter Agreed,
		should be investigated once the workforce has been appointed in order to determine if there is	Section 3.4 of the FCTP notes that the service will serve 'Public		

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This matter remains under discussion subject to Kent County Council review of the above position.

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Topic	Item	Kent County Council	The Applicant's, Response	"Reference	Status
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		a high demand from one particular area).	Transport Hubs' and mentions Gravesend Station by name. Table 9.1 of the FCTP sets out the Project's Action Plan – the key tasks required as a minimum to be achieved across all construction worksites, compounds and ULHs during the Project's construction period – including Item 7 (Organise transport hub shuttle bus services (align with planned shift patterns and workforce numbers) including contractual agreements) which must be implemented within one month of DCO grant,		
Worker Transport	2.1.105 (DL-1)	Kent County Council considers that a TPLG should be established which meets on a	The FCTP sets out that the Project will initiate a TPLG as described by KCC. The Applicant does not	Draft DCO [REP5- 024]	Matter Under Discussion
Monitoring	RRN	monthly basis and comprises e.g. public transport providers,	consider that this needs to be secured as an additional	FCTP [REP5-054] ES Appendix 2.2: CoCP [REP5-048]	
Mitigation		TfL, National Highways and Local Authorities.	Requirement within the draft DCO – the FCTP is a standalone Control	<u>0001 </u>	
		Kent County Council considers that the group should be responsible for providing high-level support to, and critical review of, travel planning across the Project. It would support efforts towards achieving greater sustainable travel, monitoring, and	Document and complies with the measures secured under Requirement 11 (Part 1 of the draft DCO Schedule 2). It has been produced in support of the commitments set out in the CoCP (which aligns and feeds into the REAC and subsequential EMP iterations) with regards to how the mitigation and management of		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		reviewing progress and agreeing new or amended initiatives. Kent County Council considers that it requires £2,880 per year to attend this group (where required) and this should be secured via a Section 106 Agreement.	environmental effects of the Project would be delivered and maintained. In summary, the measures set out in the FCTP will be secured by way of draft DCO Schedule 2 Requirement 11, to ensure that there is a commitment to their delivery including implementation of the TPLG. The Applicant has provided KCC with an estimate, for officer resourcing to be secured under a Section 106 Agreement and this remains under discussion pending KCC's consideration.		
Worker Transport	2.1.106 (DL-1) RRN	Kent County Council considers that a minimum of 30% of parking spaces at the compounds and ULHs should have active electric vehicle charging facilities with a minimum of 7kw output.	The Applicant notes that the Carbon and Energy Management Plan sets out at CBN08 that 'The Applicant will require Contractors to provide and maintain electric vehicle charging facilities, using zero carbon electricity, for 30% of parking capacity in each compound, increasing this as necessary to satisfy demand. This is also referred to in the FCTP (p. 71),	Carbon and Energy Management Plan [APP-552] FCTP [REP5-054],	Matter Agreed
Worker Transport	2.1.107 (DL-1)	Kent County Council considers that secure, covered cycle parking is required at all compounds and ULHs, with a	Page 71/72 of the FCTP commits the Project to providing 'facilities for walkers and cyclists (secure cycle parking, changing facilities, showers	Transport Assessment	Matter Agreed,

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The Applicant considers therefore that this is a matter that is agreed.

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
	RRN	proposed provision for 10% of employees, and that a proportion of the spaces should have electric bike charging facilities and an additional proportion should also be able to cater for adapted bikes.	and lockers)' and 'Managed electric charging facilities for E-bikes, in covered cycle parking areas, to satisfy demand and 'The provision of cycle training and maintenance for all levels of cyclists, to encourage new cyclists to switch to this form of active travel and promote safely and awareness of cycling travel. This would be linked to local provision (either by local authorities, charities or cycling groups), if available'. The Applicant does not consider it necessary to include a specific level of provision (such as accounting for 10% of the workforce). Sustainable, active and non-car travel is promoted by the FCTP.	[REP4-148 to REP4-152] FCTP [REP5-054],	
Construction Traffic Impacts	2.1.108 (DL-1) RRN	Kent County Council has identified where construction of the LTC will have a negative impact on bus journey times. The Transport Assessment [APP-529] Section 8.9, Impacts on the public transport network, sets out the predicted delay to buses during the construction phase, where these are expected to be over two minutes per service per direction. The accumulation of	The Transport Assessment, Section 8.9, outlines the impacts on public transport during the construction period (which is broken down into 11 phases for assessment). Mitigation is proposed as part of the DCO application in a number of documents, namely, the Transport Assessment, Section 10.1, outlines the management of impacts during construction including specific mitigation such as the construction	oTMPfC [REP5- 056] Transport Assessment [REP4-148 to REP4-152]	Matter Not Agreed,

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FCTP [Application Document APP-546]¶

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The Project-wide targets within the FCTP, which utilise information from the construction traffic assessment of the Project as presented in the Transport Assessment, can be categorised as changing the modal split and travel behaviour. This sets out the high-level aspirations for the SSTP targets, which would be refined as appropriate for each compound and ULH, to be developed further as Specific, Measurable, Achievable, Realistic and Time-bound (SMART) targets.¶ This matter remains under discussion subject to Kent County Council review of the above position.

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Transport Assessment [Application Document APP-529]

Planning Inspectorate Scheme Ref: TR010032 Application Document Ref: TR010032/APP/5.4.4.7 DATE: October 2023 DEADLINE: 6

Topic	Item	Kent County Council	The Applicant's, Response	"Reference	Status
	No.	Comment			
		delays on a bus trip increases	of site haul routes to reduce usage		
		journey time, requiring	on the public network. The section		
		adjustment to schedules either	also references the relevant control		
		to increase the cycle time or to	documents which set out the		
		reduce the level of service, both	mitigation measures and		
		leading to a loss in patronage.	mechanisms which would be in		
		Reductions in public transport	place during construction.		
		service level often engender	Notably, the oTMPfC details the		
		private car trips and reduction in	mechanisms throughout the		
		revenue, which both need to be	document which would be in place		
		avoided.	(such as the Traffic Management		
		KCC has taken the information	Forum, Section 3.2) which would		
		in Transport Assessment [APP-	allow for discussions to take place		
		529] Tables 8.70 to 8.79,	on matters such as appropriate		
		identifying affected bus routes	mitigation for public transport		
		in the impacted first 10 phases	impacts during construction. When		
		of construction, and calculating	developing the TMP, specific		
		the average delay per trip; the	measures are outlined to address		
		total additional hours; and the	and minimise the impacts on public		
		associated costs of the impacts.	transportation, including public		
		This analysis covers the costs	transport users and operators; this		
		of the known delays to buses,	is set out in Table 2.3 of the		
		but not potential delays	oTMPfC. These measures are		
		resulting from such things as	designed to keep the impacts on		
		temporary closure / diversions	public transport users and		
		that have been referred to in	operators, which includes buses to		
		the Transport Assessment	a minimum, demonstrating a		
		[APP-529], but which cannot be	commitment to maintaining the		
		quantified by National Highways	service and accessibility of public		
		at this stage. For the highest	transportation during the Project.		
		frequency services which are	It should be noted, whilst the		
		likely to suffer from Thong Lane	Transport Assessment outlines the		

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National Highways'
	No.	Comment				Deleted: Application Document
		closure and A226 Contraflow,	envisaged impacts based on a			
		bus priority should also still	possible construction scenario, the			
		be considered.	actual impacts will only become			
		KCC has identified negative	known once construction			
		impacts on active travel modes,	commences and monitoring as set			
		largely in terms of what is not	out in para 2.4.8–2.4.24 of the			
		provided by the Project.	oTMPfC is put in place.			
		Kent County Council Public	The results of this monitoring would			Deleted: KCC
		Transport officers have	be discussed within the TMF, as			
		calculated increased costs to	would the development of			
		Kent County Council bus	appropriate mitigation where			Deleted: KCC
		services of approximately £80k	required at the appropriate time,			
		due to delays arising from	such as the impacts on bus routes			
		Lower Thames Crossing	in terms of possible delays due to			
		construction traffic management	the Project works. KCC, would be			Deleted: Kent County Council
		measures, as set out in the	able to recommend mitigation			
		Transport Assessment.	packages at the TMF which would			
		For the highest frequency	be discussed and agreed where			
		services which are likely to	appropriate.			
		suffer from Thong Lane closure	It should be noted that there are no			
		and A226 Contraflow, bus	bus routes on the section of Thong			
		priority should also still be	Lane which would be closed, so the			
		considered.	bus route that uses the northern			
		In addition, Kent County	section of Thong Lane will not			
		Council public transport	be affected.			Deleted: KCC
		requires a pot of £80k to be	The Applicant welcomes continued			Boietean
		secured to cover the temporary	engagement and mitigation			
		works that may impact bus	proposals from KCC, that can be			Deleted: Kent County Council
		services but which the	discussed and explored before			
		Transport Assessment cannot	construction commences and during			
		determine at this stage.	the construction via the TMF.			

Topic	Item No.	Kent County Council	The Applicant's, Response	Reference	Status
		This 'pot' could be held by National Highways and only be drawn down upon in the event that this is required due to the temporary works. It is imperative that temporary works are raised at least 4 weeks in advance of them happening with the KCC Public Transport team and required compensation discussed at the same time based on the of £200 per additional operational hour. Temporary bus priorities should still be considered to counter the impact of delay on buses where possible.			
Delivery Booking	2.1.165 (DL-6)	Kent County Council notes that the Applicant has identified the use of a delivery booking system as described in DCO document 6.3 Environmental Statement – Appendix 2.2 Code of Construction Practice, First Iteration of Environmental Management Plan – Annex B – Outline Materials Handling Plan (APP-338) paragraph 3.5.11. Kent County Council considers this does not go far enough and	The Applicant notes that a delivery booking system (as described in paragraph 3.5.11 of ES Appendix 2.2 Annex B: Outline Materials Handling Plan (oMHP)) and monitoring data collected by the Contractors will be used to ensure that Contractor deliveries adhere to the agreed vehicle routes and timing. Monitoring will be provided in addition to the use of the delivery booking system.	Outline Materials Handling Plan (oMHP) [REP5- 050]	Matter Agreed

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
	NO.				
		requires more detailed	By analysing the monitoring data,		
		monitoring to mitigate these	Contractors will be able to assess		
		negative impacts.	the compliance of deliveries with the		
			specified routes and identify any		
			deviations or non-compliance. The		
			data will provide insights into		
			various aspects such as actual vs		
			planned deliveries, vehicle arrival and departure times, adherence to		
			agreed vehicle routeing, and non- compliance with Project route bans.		
			By closely monitoring these		
			parameters, the Applicant can		
			evaluate the performance of the		
			Contractors in adhering to the		
			prescribed routes and take		
			appropriate actions to address any		
			issues or non-compliance. This may		
			include providing guidance and		
			feedback to the Contractors,		
			implementing corrective measures,		
			or initiating discussions to		
			resolve problems.		
			The monitoring data will serve as a		
			valuable tool in ensuring that		
			Contractor deliveries are carried out		
			in accordance with the agreed		
			vehicle routes, minimising		
			disruptions to the LRN and		
			promoting efficient traffic		
			management throughout the		
			construction phase.		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
Access and Egress	2.1.166 (DL-6)	Kent County Council note that Transport Assessment Appendix E [APP-534] paragraph 1.1.9 refers to access and egress for the A226 Gravesend Road compound, indicating HGVs will use the A226 and staff will use Lower Higham Road. Kent County Council is concerned about the negative impact on Lower Higham Road and consider that construction workers should be permitted to use either access to reduce the impact on this access.	The Applicant notes that the workforce associated with the A226 Gravesend Road compound would be able to access the compound via Lower Higham Road or the A226. The routes shown in Transport Assessment Appendix E: Construction Traffic Assessment Supporting Information provide a scenario modelled, which informs environmental impact assessments and represents a reasonable worst-case scenario. To establish and finalise a specific access route for the workforce to reach the compound, it is crucial to recognise the existence of several unknown factors and considerations at present. These include the specific locations from and to which construction workers would commute daily, as well as details about individual members of the workforce. Consequently, the access routes for the workforce are not finalised yet but will be developed as part of the SSTP, allowing for a tailored approach to address potential travel impacts in the most efficient manner. The FCTP sets out that SSTPs (for each compound or Utility Logistics	Transport Assessment Appendix E: Construction Traffic Assessment Supporting Information [APP-534] FCTP [REP5-054]	Matter Agreed

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Hub (ULH) or groups of compounds or ULHs where they are closely located with similar levels of accessibility) will be produced and these would reflect the local environs at the time of production. The FCTP also sets out details of the Travel Plan Liaison Group (TPLG), which KCC would be invited to, and this would offer an opportunity to raise such matters at the time.		
Construction Deliveries	2.1.167 (DL-6)	Kent County Council consider that HGV movements should not be permitted (where reasonably practical) to occur within the local highway network peak hours of 0800-0900 and 1700-1800.	The Applicant acknowledges the importance of minimising its impact on communities and has developed a tailored approach within the oTMPfC. Instead of a blanket approach to enforcing a ban to construction traffic on the use of the local road network during peak hours, specific restrictions have been implemented to address the needs of different stakeholder groups, such as schools, local residents, businesses, and public transport. For example, the Project has committed to avoiding school entrances during drop-off and pick-up times. These measures are detailed in Table 2.3 of the oTMPfC highlighting the Project's commitment to mitigating or	oTMPfC [REP5- 056]	Matter Not Agreed

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status
	No.	Comment			
			minimising the impacts of		
			construction traffic and managing		
İ			traffic-related issues to ensure the		
			safe delivery of the Project.		
			Furthermore, in collaboration with		
			local authorities and stakeholders,		
			the Project has introduced		
			restrictions on Heavy Goods		
			Vehicles (HGVs) associated with		
			the construction activities. Table 4.4		
			within the Traffic Management Plan		
			outlines the local roads and the		
			proposed restrictions for HGVs		
			during the Project's construction		
			phase, reaffirming the Project's		
			commitment to minimising impacts		
			to the local and wider communities.		
			The majority of deliveries for the		
			Project will be directed to two main		
			compounds within KCC's area. The		
			"A2 Compound" will have access		
			from the A2 eastbound off slip,		
			eliminating the need for construction		
			traffic to utilise the local road		
			network. The southern portal		
			entrance compound will be		
			accessed via the A2 and then the		
			A226. To minimise the impact on		
			the LRN in Gravesend, a		
			commitment has been made to		
			enforce a "no right turn" ban for		
			HGVs when leaving the compound		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			for the duration of the compound		
			operational period, which is set out		
			in Table 2.2 of the oTMPfC. This		
			restriction aims to prevent		
			construction HGVs traveling through		
			local roads and encourages the use		
			of a limited section of the A226 and		
			SRN, namely the A2.		
			The remaining compounds in the		
			KCC area, namely A226 Gravesend		
			Compound and Milton Road		
			Compound, are situated in locations		
			that require the use of the local road		
			network. However, it should be		
			noted that these compounds are		
			smaller and primarily designated for		
			specific element of works.		
			Consequently, the duration of their		
			use and the forecasted volume of		
			construction traffic deliveries are		
			expected to be significantly lower		
			compared to other compounds		
			within the KCC area.		
			Despite their smaller scale, the		
			Project recognises the importance		
			of minimising the impact of		
			construction traffic on the LRN and		
			surrounding areas. Therefore, the		
			specific restrictions outlined in Table		
			2.3 of the oTMPfC will also apply to		
			these compounds. These		
			restrictions aim to mitigate and		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			minimise the potential impacts of		
			construction traffic and effectively		
			manage any traffic-related issues		
			that may arise. By adhering to these		
			measures, the Project ensures the		
			safe and efficient delivery of the		
			overall construction project within		
			the KCC area.		
			In line with the requirements		
			outlined in Table 2.3, the Project		
			recognises the importance of		
			establishing a framework that		
			promotes the cycle of planning,		
			implementation, and review while		
			allowing for adaptability in response		
			to dynamic scenarios. To achieve		
			this, Section 2 of the oTMPfC		
			incorporates a comprehensive		
			monitoring system as an integral		
			part of the overall Traffic		
			Management Plan (TMP). This		
			system is designed to effectively		
			collect, and report essential data		
			related to various construction		
			activities, allowing for adjustments		
			to monitoring requirements as the		
			construction works progress. Close		
			collaboration and ongoing		
			engagement with relevant highways		
			authorities, including KCC, will be		
			maintained throughout the		
			construction period to oversee the		

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status		Deleted: National Highways'
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			management of the monitoring				
			system and jointly determine				
			suitable monitoring locations.				
Operation and Mainten	ance						Deleted: &
HGV Parking	2.1.15	Kent County Council considers	The Applicant agrees with KCC that	N/A	Matter Agreed		Deleted: Kent County Council
_		that Kent has a lack of official	the lack of lorry parking is a pre-				
Rest and Service Area	RRE	lorry parking facilities and the	existing, regional and national issue				
(RASA) Provision	KKE	loss of the Cobham/Watling	and that the loss of Cobham				
(10.007) 1 100131011		Street RASA will increase the	Services petrol station will result in				
		deficit of lorry parking spaces	the removal of a small number of				
		within the area.	lorry parking spaces from				
			the network.				
HGV Parking	2.1.16	Kent County Council considers	The Applicant does not itself deliver	N/A	Matter Not		
J		that an enhanced lorry park	roadside facilities, though it is		Agreed		
Enhanced Lorm, Dark		provided as part of the Project	agreed that enhanced lorry parking		, and the second		
Enhanced Lorry Park		would be a legacy benefit, and	would provide a benefit and has				
as part of the Project		that alternative locations for a	reviewed the suitability of its own				
		replacement/ additional	land holdings for lorry parking and				
		provision of spaces should have	carried out an exercise in January				
		been considered as part of the	2022 to explore the appetite in				
		Project.	industry to locate a new lorry park at				
		Further detail is included within	Chigwell.				
		Kent County Council's	The Applicant is investing £20m in				Deleted: National Highways
		Response to Procedural	improving HGV facilities at existing				
		Decision – PADS Tracker [AS-	roadside facilities on the SRN.				Deleted: strategic road network (
		<u>072</u>]	Recognising that lorry parking is a			_	Deleted:).
			multi-agency issue, National				
			Highways' Operational Directorate				
			will be setting out its position across				
			the SRN through its Route				

enforcement powers and

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National Highways'
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			Strategies and in considerations for Road Investment Strategies 3 (RIS3) (see Vision for Route Strategies (National Highways, 2021)). This will be informed by a consultation exercise looking into why there has not been more roadside facilities and lorry parks developed in the north-east quadrant of the M25.			
			As such, it is not agreed that additional provision should be considered as part of the Project, but will be considered by National Highways', Operational Directorate			Deleted: Highways
			across the SRN. The Applicant recently conducted a			Deleted Neticeal Highway
			consultation exercise looking into			 Deleted: National Highways
			why there have not been more			 Deleted: has
			roadside facilities and lorry parks developed in the north-east quadrant of the M25. The findings were fed into the Route Strategies.			
HGV Parking	2.1.17	Kent County Council is	The Applicant recognises KCC's,	Draft DCO [REP5-	Matter Not	 Deleted: Kent County Council's
-		concerned about potential HGV parking on the widened Thong Lane and Henhurst Road areas	concerns about HGV parking on the widened Thong Lane and Henhurst Road and other local roads.	024],	Agreed	Deleted: Draft DCO [Additional Submission AS-038]
		as well as others in the vicinity, and considers that a clear strategy (legislation,	The Applicant has included a clearway order on Henhurst Road from the southern roundabout at the			

Gravesend East junction to the new

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		physical restrictions) for dealing with HGV parking is needed to avoid anti-social behaviour. Kent County Council notes the lack of service area does not comply with Circular 01/2022 'Strategic road network and the	section of road to be called Darnley Road. In addition, the clearway order will also extend along Darnley Road between Henhurst Road and Halfpence Lane. This is set out within the draft DCO. The Applicant does not agree that		
		delivery of sustainable development' with regards to maximum distances between facilities. This may also deter drivers of electric vehicles who may need to use rapid chargers en-route. Further, enhanced lorry parking in an area that suffers with a lack of facilities for hauliers would have been an	the lack of a service area on Lower Thames Crossing means that it does not comply with Circular 01/22. The Circular notes that 'in most cases it is for the private sector to promote roadside facilities'. Furthermore, a roadside facility does not necessarily need to be on Lower Thames Crossing for the Project to operate safely.		
		ideal legacy benefit of the project. Design of the emergency access at the North Portal must not preclude the potential for the future provision of a junction to provide which would allow motorists the opportunity to turn around and/or a motorway	The Applicant has established a Roadside Facilities Working Group to encourage suitable new developments in areas of the network where there is a need, and Working Group strategy would potentially bring forward suitable facilities faster than if included within Lower Thames Crossing.		
		service area with lorry parking facilities. KCC also insists that Government provides National Highways and KCC with the necessary enforcement powers	This is a wider issue occurring on roads within and outside of the Project area, and will be considered by National Highways Operational Directorate across the SRN. Through 'Project Rapid', the		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	,Reference	Status
		to tackle cases of inappropriate lorry parking that will increase as a result of the new crossing.	Applicant is committed to increasing the number of rapid charging points at existing Motorway Service Areas on the SRN. This will not be delivered at a Project level and would be delivered at a strategic regional/national level to ensure the most effective rollout to meet growing demand for EV infrastructure. The Applicant is improving the power infrastructure to provide rapid charging at roadside facilities in the proximity of Lower Thames Crossing, namely Maidstone and Clacket Lane West and East.		
Safety	2.1.119 (DL-1) RRN	Kent County Council notes that the Applicant's COBA-LT accident analysis uses default link rates for the local road network, but junctions do not appear to be assessed. Kent County Council notes that even with this omission, the analysis identifies (in Plate 9.3) increases in traffic volumes and accident costs forecast with the Lower Thames Crossing for the A227, A228 and A229. All these roads have a significant history	The Applicant considers that junctions were taken into account - the appraisal combines links and junctions, which means that although junctions were not individually assessed, the impact of the Project on them is included in the accident numbers and costs. As a result of the Project the overall accident rate decreases per vehicle kilometre driven as stated in paragraph 9.3.12 of 7.9 Transport Assessment, Local accident rates were	Transport Assessment [REP4-148 to REP4-152] Code of Construction Practice (CoCP) [REP5-048] Outline Traffic Management Plan for Construction (oTMPfC) [REP5- 056]	Matter Under Discussion
		of severe collisions, as	calculated using 2015-2019		

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Deleted: Transport Assessment [Application Document

APP-529]¶
Code of Construction Practice, First Iteration of Environmental Management Plan (CoCP) [Application Document APP-336]¶
Outline Traffic Management Plan for Construction [Application Document APP-547]

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status	Deleted: National Highways'
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		evidenced by the Applicant's	Department for Transport data on			
		historic junction accident	road safety statistics for Great			
		analysis in Plate 9.5 (and	Britain, collected via STATS19, and			
		confirmed by a similar Kent	National Highways Traffic			
		County Council's analysis).	Information System Annual Average			
		Kent County Council considers	Daily Traffic flow (TRIS AADT) data.			
		that if the COBA-LT analysis	Plate 9.2 of 7.9 Transport			
		had been completed for	Assessment shows the sections			 Deleted: [Application Document APP-529]
		junctions as well as road links,	where local accident rates have			
		the A227 and A228 in	been applied. Other links in the			
		particular, with their many at-	COBALT appraisal area (Plate 9.1			
		grade junctions, would likely	of 7.9 Transport Assessment) use			
		incur significantly higher	the default combined link/junction			
		costs/safety impacts.	accident rates, not link rates.			
		Kent County Council requests	The default combined link/junction			 Deleted: KCC
		that National Highways mitigate	accident rates were applied to the			
		these impacts by supporting	A226, A227, A228 and A229.			
		Kent County Council's Vision	The Applicant is currently			
		Zero initiatives.	undertaking a Wider Network			
		Kent County Council welcomes	Impacts (WNI) study with KCC,			 Deleted: Kent County Council
		further discussions around the	specific to the corridors mentioned,			
		benefits and rationale of	with safety being a key aspect. The			
		carrying out iRAP assessments,	Applicant, would welcome further			 Deleted: National Highways
		and will be seeking to include	discussions with regards to the			
		these assessments and any	benefits and rationale of carrying			
		subsequent risk mitigation as a	out iRAP assessments in addition to			
		Requirement of the DCO.	the existing study.			
			The Applicant has committed to the			
			implementation of the CLOCS			
			standard in Environmental			
			Statement Appendix 2.2: Code of			
			Construction Practice, First Iteration			

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	of Environmental Management Plan (CoCP) and the oTMPfC. The Applicant has not carried out a COBALT assessment for each of the construction phases. The Applicant's position is that following the principles of TAG Guidance. undertaking such detailed analysis is not proportionate at this stage of the Project development. GIS shapefiles showing the change in traffic flows on each link in the network, for each construction phase in each modelled hour, was provided to KCC. This matter remains under discussion subject to Kent County Council's review of the Applicant's position set out above and further engagement regarding			
Water En	vironment			
2.1.143 (DL-1) RRN	Whilst consultation has been undertaken on water matters with the Environment Agency with respect to groundwater modelling and Essex County Council with respect to design principles for attenuation and infiltration basins in 2019 and	The LTC drainage team provided a general update on the Project's drainage design to the south of the River Thames to a representative of KCC LLFA and the Medway IDB in July 2020. Drainage pollution risk assessments were shared in August 2020, and the full FRA and	N/A	Matter Agreed
	Water En 2.1.143 (DL-1)	Water Environment 2.1.143 (DL-1) Whilst consultation has been undertaken on water matters with the Environment Agency with respect to groundwater modelling and Essex County Council with respect to design principles for attenuation and	No. Comment Of Environmental Management Plan (CoCP) and the oTMPfC. The Applicant has not carried out a COBALT assessment for each of the construction phases. The Applicant's position is that following the principles of TAG Guidance, undertaking such detailed analysis is not proportionate at this stage of the Project development. GIS shapefiles showing the change in traffic flows on each link in the network, for each construction phase in each modelled hour, was provided to KCC. This matter remains under discussion subject to Kent County Council's review of the Applicant's position set out above and further engagement regarding iRAP assessments. Water Environment 2.1.143 Whilst consultation has been undertaken on water matters with the Environment Agency with respect to groundwater modelling and Essex County Council with respect to design principles for attenuation and infiltration basins in 2019 and	No. Comment of Environmental Management Plan (CoCP) and the oTMPIC. The Applicant has not carried out a COBALT assessment for each of the construction phases. The Applicant's position is that following the principles of TAG Guidance, undertaking such detailed analysis is not proportionate at this stage of the Project development. GIS shapefiles showing the change in traffic flows on each link in the network, for each construction phase in each modelled hour, was provided to KCC. This matter remains under discussion subject to Kent County Council's review of the Applicant's position set out above and further engagement regarding iRAP assessments. Water Environment 2.1.143 (DL-1) Whilst consultation has been undertaken on water matters with the Environment Agency with respect to groundwater modelling and Essex County Council with respect to design principles for attenuation and infiltration basins in 2019 and

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		level of consideration for water management within Kent's local area and it is disappointing that this still does not appear to be the case (the only direct consultation undertaken with KCC as Lead Local Flood Authority took place in July and September 2017).	were shared in October 2020, when DCO application 1 was withdrawn. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.		
Assessment methodology	2.1.144 (DL-1) RRN	It has not been possible to review the results of hydraulic modelling in order to demonstrate the operational capabilities of the drainage network proposed given the calculated infiltration rate. Without being able to review this information KCC cannot be certain that the surface water drainage network operates within the required operational parameters.	MicroDrainage model outputs can be shared as PDF reports, or alternatively the models themselves could be packaged and shared. The PDF outputs (see example) would provide details of the design criteria applied to each network. The Applicant has committed to share these with KCC following a meeting on 9/5/2023. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.	N/A	Matter Agreed
Assessment methodology	2.1.145 (DL-1)	A plan should be provided which overlays the testing locations relative to the	An assessment of infiltration rates applicable to the proposed soakaway features in Kent is	Environmental Statement - Figure 14.5 -	Matter Agreed

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National Highways'
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	RRN	individual soakaway feature plans presented in the Flood Risk Assessment (APP-460 to APP477)	provided in Environmental Statement Appendix 14.5 Annex M. A plan of the Project ground investigation testing locations relatively to the individual soakaway features will be shared. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.	Water Framework Directive - Surface Water Bodies, Transitional Waterbodies and Current Status [APP-326]		Deleted: [Application Document
Assessment methodology / Baseline conditions	2.1.146 (DL-1) RRN	Whilst the majority of watercourses affected by the proposals are under the remit of the Environment Agency or Lower Medway Internal Drainage Board, there are some within the vicinity of Shorne and any works to these which could affect the watercourse or ditch's ability to convey water will require KCC's formal flood defence consent (including culvert removal, access culverts and outfall structures).	The requirement to secure ordinary watercourse consent for works to qualifying watercourses is noted. As detailed in the Project's Consents and Agreements Position Statement, all of the powers required to undertake such works have been included, or addressed, within the DCO, as permitted by various provisions of the Planning Act 2008. This has been subject to the Applicant including the appropriate protective provisions in the DCO. Following engagement and subsequent sharing of information on matters raised by Kent County	Consents and Agreements Position Statement [REP5-026],	Matter Agreed	Deleted: [Application Document APP-05] Deleted: APP-058,

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status	
			Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.			
Project design and mitigation	2.1.147 (DL-1) RRN	KCC requests that a plan be provided which clearly shows the soakaway features proposed and which of these are within land currently under the ownership of National Highways.	Soakaway features, including proposed infiltration basins and swales are illustrated, together with the Order Limits, on the 2.16 Drainage Plans (Volume B) (Sheets 1 to 20) APP-048. The Land Plans, show ownership of land including Crown Interest land of which the owner is the Secretary of State for Transport and further details are presented in the Book of Reference,	Drainage Plans (Volume B) [REP4-078] Land Plans [REP5-004 to REP5-008] Book of Reference [REP5-030]	Matter Agreed	
			Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.			
Project design and mitigation	2.1.148 (DL-1) RRN	It is noted that Chapter 2 of the Environmental Statement (APP-140) states "Highway runoff would be collected by means of one of the edge of pavement details specified in the DMRB	The use of gully pots is sought to be avoided where possible to reduce risks of amphibians and small mammals becoming trapped. Within catchment EFR-1, based on the preliminary drainage design,	ES Chapter 2 [APP-140] Design Principles [REP4-146],	Matter Agreed	

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Deleted: (APP-09 to APP-011)

Deleted: Drainage Plans (Volume B) Application Document [APP-048]¶

Land Plans [Application Documents APP-009 to APP-011]

Book of Reference [Application Document APP-062]

Deleted: (APP-062).

Deleted: [Application Document

Deleted: Design Principles [Application DocumentAPP-516]

proprietary/manufactured

Topic	Item	Kent County Council	The Applicant's, Response	"Reference	Status	Deleted: National Highways'
	No.	Comment				Deleted: Application Document
		CD 524 (Highways England, 2021)." Clause LSP.28 of the document 7.5 Design Principles (APP-516) states that "the use of gully pots shall be avoided where a viable alternative is available" as such KCC asks for clarification as to where and what edge of pavement detail will be used throughout catchment (EFR-1) to capture surface water flows	proposed edge of pavement detail includes a mixture of surface water channels and kerb and gully systems. These details would be confirmed during detailed design. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.			
Assessment methodology	2.1.149 (DL-1) RRN	Chapter 2 of the Environmental Statement (APP-140) paragraph 2.4.53 states "Where sediment forebays cannot be accommodated, a vortex grit separator shall be installed upstream of the basin inlet for pollution". In order to confirm the appropriateness of such a device KCC asks that pollution mitigation indices be provided for these products in line with British Water's applying the Ciria SuDS Manual Simple Index Approach to	There is one location in Kent where space constraints preclude a sediment forebay, This is at an existing basin located to the south of the M2/A2/A122 Lower Thames Crossing junction directly east of Cobham petrol filling station, that would be reconfigured as a vegetated drainage system. At this location a pollution control alternative, such as vortex grit separator, would be provided in accordance with DMRB standards, with the final solution selected during the detailed design stage.	ES Chapter 2 [APP-140] Environmental Statement - Appendix 14.5 - Hydrogeological Risk Assessment [APP-459]	Matter Agreed	Deleted: [Application Document Deleted: [Application Document

It is noted that all of the proposed infiltration drainage features have

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		stormwater treatment devices document.	been subject to assessment with regard to the potential to cause pollution of underlying groundwater resources. The Hydrogeological Risk Assessment (ES Appendix 14.5 Annexes O and M) concludes that, on the basis of a conservative modelling assessment, there would be no exceedances of environmental quality or drinking water standards over the lifetime of the proposed Project. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.		
Project design and mitigation	2.1.150 (DL-1) RRN	Chapter 2 of the Environmental Statement (APP-140) paragraph 2.7.75 states that an external waterproof membrane will be applied to precast box culverts and that this would typically be a bitumen coating KCC asks for confirmation to be provided from the relevant stakeholder(s) as to their	Noted. The Applicant is seeking the views of the Environment Agency as to their acceptance of this aspect. As noted in paragraph 2.7.73 of ES Chapter 2: Project Description, the final methodology to be followed would depend on the sensitivity of the watercourse and would be subject to consultation and agreement with the relevant Lead	ES Chapter 2 [APP-140]	Matter Agreed,

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Topic	Item No.	Kent County Council	The Applicant's Response	Reference	Status
	NO.	acceptance of the use of bitumen	Local Flood Authority or the Environment Agency during detailed design.		
Project design and mitigation	2.1.151 (DL-1) RRN	Paragraph 2.7.77 of Chapter 2 of the Environmental Statement (APP-140) describes the general makeup of headwalls in association with culverts. Whilst not discussed, the County Council advises that the use of concrete bag headwalls is not permitted in KCC managed watercourses.	Noted. This requirement will be shared by the team progressing the detailed design and use of concrete bag headwalls will be avoided on KCC managed watercourses. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.	ES Chapter 2 [APP-140]	Matter Agreed
Project design and mitigation	2.1.152 (DL-1) RRN	Paragraph 14.4.69 of chapter of 14 of the Environmental Statement (APP-152) mentions the requirement for nitrogen deposition compensation site KCC advises that should it be proposed for any water to be discharged other than via infiltration will need to be considered within and demonstrated as complaint with the Greenfield Run Off Rate.	No formal drainage is proposed for the nitrogen compensation areas, the rainfall infiltration and runoff regime will remain as existing (albeit with additional tree cover encouraging losses via evapotranspiration and providing attenuation of runoff). Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the	ES Chapter 14 [APP-152]	Matter Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Applicant considers this matter is now Agreed.		
Project design and mitigation	2.1.153 (DL-1) RRN	Paragraph 14.5.10 of chapter 14 of the Environmental Statement (APP-152) discusses good practice with regards to the construction phase and that the contractor will be responsible for providing a Flood Risk Assessment and drainage plan. KCC expects for the 1% AEP event to be considered as part of this	The construction phase FRA and drainage plan shall include consideration of 1% AEP design storm events, inclusive of climate change allowances up to 2030. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.	ES Chapter 14 [APP-152]	Matter Agreed
Assessment methodology	2.1.154 (DL-1) RRN	Within paragraph 4.7.2 of document 6.3 Environmental Statement – Appendix 14.6 – Flood Risk Assessment – Part 6 (APP-465)it is stated that "the Environment Agency verbally agreed at meeting held on 4th May 2022 that a 5% departure on peak rainfall intensities was acceptable. With this departure taken into account, the 20% and 40% uplift on peak rainfall intensity are deemed to be accepted for drainage design." Whilst accepting of this principle, KCC asks for	Given the DMRB requirement to ensure no overtopping of attenuation features during all events up to and including the 1% AEP (inclusive of climate change allowance), a departure specific to the 3.3% AEP event was not discussed with the EA. Sensitivity testing has been undertaken to demonstrate that the attenuation features are effective in response to consecutive 3.3% and 10% AEP storms. The Applicant notes that sensitivity testing has been undertaken to demonstrate that the attenuation	Environmental Statement – Appendix 14.6 – Flood Risk Assessment – Part 6 [REP1-171]	Matter Agreed

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	No.	Comment			
		clarification as to whether a	features are effective in response to		
		similar departure has been	consecutive [1 in 30 year] 3.3% and		
		permitted for 3.3% AEP rainfall	[1 in 10 year] 10% AEP storms, in		
		event <u>.</u>	addition to the 1% AEP storm with a		
		Given that the requirement is	40% uplift for climate change. In all		
		for a 35% uplift to be applied to	these events there would be no		
		the 30 year event and that this	overtopping of attenuation features.		
		is above the 5% accepted	The modelling has therefore		
		departure (being that no uplift	demonstrated that the drainage		
		has been applied to the 30 year	attenuation features would have		
		event) there is a possible	sufficient capacity to accommodate		
		negative impact to Local Area	the runoff generated by the 1 in 30		
		whereby the risk of flooding	year critical rainfall event inclusive		
		could be increased due to the	of the climate change uplift factor.		
		recommend climate change	There would be no negative impact		
		uplift factor not being applied to	to the local area due to increased		
		the 1 in 30 year critical rainfall	risk of flooding. Following		
		event.	engagement and subsequent		
			sharing of information on matters raised by KCC in their Relevant		
			Representation undertaken in May		
			2023, the Applicant now considers		
			this matter to be agreed.		
			Following engagement and		
			subsequent sharing of information		
			on matters raised by Kent County Council in their Relevant		
			Representation undertaken in May		
			, ,		
			2023 (See Appendix A) the Applicant considers this matter is		
			• •		
			now Agreed.		

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
Assessment methodology	2.1.155 (DL-1) RRN	Whilst it is appreciated that further information has been provided within the FRA (APP-466) with regards to the cascading pond network serving the southern portal, it is	ES Appendix 14.5 (Hydrogeological Risk Assessment) Annex M Table 5.1 shows the infiltration rates used in the groundwater modelling assessments of the cascading basins.	Environmental Statement - Appendix 14.5 - Hydrogeological Risk Assessment [APP-459]	Matter Agreed
		not clear as to what the staggered infiltration rates used for the design are to be. As per the concerns above regarding hydraulic analysis, KCC cannot be certain as to its operational effectiveness without these rates and the hydraulic modelling thereof	Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the Applicant considers this matter is now Agreed.		
Cumulative effects	2.1.156 (DL-1) RRN	The Thames Estuary Marshes next to/under the road receives its water via surface water/drains rather than ground water. There is a need to ensure that KCC are satisfied that tunnel and road construction do not impact the functionality of the marshes and ensure that they will continue to receive and retain water.	Effects on the water balance of the Thames Estuary Marshes have been subject to detailed assessment, as reported in Chapter 14 of the ES (APP-152). Measures to ensure no detriment to the quality or quantity of water supporting the Marshes are secured via a suite of commitments within the REAC. Following engagement and subsequent sharing of information on matters raised by Kent County Council in their Relevant Representation undertaken in May 2023 (See Appendix A) the	ES Chapter 14 [APP-152]	Matter Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Applicant considers this matter is now Agreed.		
Traffic and Economics					
Construction traffic impacts Public Transport use During Construction	2.1.18 RRE	Kent County Council considers that the Project's construction would disadvantage the public transport network (mainly services on the A226). Kent County Council considers that all delays to buses should be minimised and avoided where at all possible. Kent County Council considers that incentives should therefore be provided to users to increase the attractiveness of public transport for both employees and existing local residents to reduce the overall number of vehicles on the network during construction. Kent County Council notes that the information provided by the Applicant does not respond to the issue that bus services, particularly along the A226 will be disadvantaged throughout the construction period. Congestion on the network caused by road works is an opportunity to achieve modal	The Applicant does not agree that the Project's construction would disadvantage the public transport network or that area-wide incentives to change the travel patterns of the existing local residents is necessary. However, the Project is committed (via the FCTP) to producing SSTPs for construction compounds with measures to reduce the impact of the Project's workforce on the highway network. If the SSTPs do not meet their targets, further measures would be considered and implemented, and this could include measures to incentivise worker behaviour. Further detail related to the Project's position on public transport effects during construction is set out at Matter 2.1.108 (DL-1)	FCTP [REP5-054]	Matter Not Agreed

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	shift away from the private car, a mode which can carry a significantly higher number of people than the private car. Every opportunity should be explored in prioritising public transport during this time through such things as dedicated bus routes on key networks affected by construction, etc.			
Developments and uncertainty log Uncertainty Log	2.1.19	Throughout the process of development of the Traffic Modelling, Kent County Council has reviewed Uncertainty Logs (2018, 2022) and suggested a list of committed and likely developments that should be included in the modelling and base model. Kent County Council notes that most developments have been included, although the Transport Quarter that is currently being built out appears to be missing (GB/20200343). The proposed development at Hoo has also not been included despite funding for significant transport infrastructure being secured. However, it is noted	The Applicant has reviewed the list provided by Kent County Council and can confirm that some of the committed and likely developments are included within the transport model. Others may be included under a different name to that provided by Kent County Council, may be included in future baseline, or not included as they are not of the correct level of certainty or do not meet the minimum size thresholds (as set out in the Transport Forecasting Package, as Appendix C of the Combined Monitoring and Appraisal Report (ComMA) — a copy of which was provided to the authority dated October 2020).	Combined Modelling and Appraisal Report (ComMA) Appendix C – Transport Forecasting Package [APP- 522]	Matter Not Agreed

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		that this does not have planning permission.	As such, given not all developments provided by Kent County Council are included, this remains a matter not agreed.		
Local plan growth Local Growth Assumptions	2.1.20	Kent County Council understands that local uncertainty modelling needs to include only those developments that are already under construction; have planning permission; or those for which the development application is within the consent process or planning consent is imminent. However, Kent County Council considers that pressures on local authorities to provide housing have increased – Kent County Council has identified the following growth assumptions that it believes should be included:	The Applicant does not agree that the assumptions provided by Kent County Council should be included. The Project's transport model was built following the principles and processes set out in the Department for Transport's (DfT) Transport Analysis Guidance (TAG), and growth is capped in line with DfT traffic forecasts (TEMPro 7.2) and adjusted locally to account for developments close to the Project that are under construction, have a planning application or have planning permission granted. The developments set out by Kent County Council do not meet the guidance for inclusion into the traffic model.	ComMA Appendix C – Transport Forecasting Package [APP- 522]	Matter Not Agreed
		 Growth in Dartford post- 2041 Eastern Quarry in Ebbsfleet Development Corporation area – (2,650 seems like a low figure) 	The Applicant notes that a high- growth scenario has also been reported within the Transport Forecasting Package (Appendix C of the ComMA), a copy of which was provided to Kent County Council in October 2020.		

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		8,000 additional homes in Gravesham (as per updated local plan)			
		Hoo peninsula development (when confirmed)			
		Higher housing requirements in specific zones			
		Significant developments like the London Resort			
Modelling methodology Peak Period Assumptions	2.1.21	Kent County Council considered (at Statutory Consultation in 2018) that peak periods for the A228 and A229 are not the same as peak periods in the Project traffic model and Kent County Council considers that this needs to be corrected. Although this allows the impact on the Dartford Crossing to be reviewed and the SRN within the wider area, Kent County Council considers that it does not correspond with the peak hours on the Local Road Network.	It is not agreed that the Project traffic model needs to be corrected. The Applicant notes that the hour for each peak period was chosen following analysis of traffic flows on major roads in the Lower Thames area, particularly around the Dartford Crossing. This is set out in more detail in the Transport Model Package (Appendix B of the ComMA), a copy of which was provided to Kent County Council in October 2020.	ComMA Appendix B – Transport Model Package [APP-520]	Matter Not Agreed
		Kent County Council considers that the current Lower Thames Crossing model and the peak			

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	hours assessed, are acceptable. The outputs of the model shows mitigation is			
		required on the local road network and KCC expect this to be delivered.			
Modelling methodology Baseline Data	2.1.22	Kent County Council notes that 2016 baseline data is used in the Transport Assessment which is now 7 years old and may reduce reliability of the model.	The Applicant does not agree that the age of the baseline data would reduce the reliability of the model – 2016 is within the guidance of an acceptable model duration (validity period of the model).	N/A	Matter Not Agreed
		Kent County Council notes that the data will be 16 years old in 2032 when National Highways has identified the Lower	The Applicant notes that the last 'pre-COVID' year is 2019 which is only three years after the model's Base Year.		
		Thames Crossing is projected to open.	Revised model data was issued in 2022 allowing Kent County Council to review. However, the findings are unlikely to change materially the areas of concern.		
Modelling methodology	2.1.23	Kent County Council is concerned that Base Year modelled traffic appears low to the east of Gravesend (A226),	The Applicant notes that the LTAM is a strategic transport model and covers a vast area; and has been calibrated and validated in line with	ComMA Appendix B – Transport Model Package [APP-520]	Matter Not Agreed
Modelling – A226		compared with DfT counts, so the Lower Thames Area Model (LTAM) may not highlight some impacts of the Project in this area in terms of road	Design Manual for Roads and Bridges (DMRB) guidance. As such it is not agreed that the model may not highlight some impacts of the Project in this area in		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		maintenance and construction traffic.	terms of road maintenance and construction traffic. Details of this are contained within the Transport Model Package (Appendix B of the ComMA).		
Local modelling requests Alternative Scenarios	2.1.24	Kent County Council is concerned that the effects of regular, predictable incidents are not modelled in the Core Scenario, or the associated High/Low Growth forecasts Kent County Council has identified a series of alternative scenarios that it considers should be included within modelling relating to operational traffic sensitivity tests: Closure of the Dartford Crossing or the Lower Thames Crossing. Incidents related to disruptions of cross channel services. A viable rail link for freight movements from the Channel Tunnel to the rest of England. Traffic management during construction.	It is not agreed that specific sensitivity tests identified by Kent County Council are necessary, though noted that some are included within the model. The Project's traffic modelling forecasts are intended to provide indicative predictions for how the proposed route design would perform under normal circumstances, including at peak and inter-peak hours. Forecasts include predictions for several future years to show how it would perform over time. The impact of incidents or road closures, including both crossings being closed simultaneously, has not been modelled because traffic modelling is not typically effective at predicting the outcomes of scenarios of this type. This is because of the multiple variables that make up any single incident, or set of incidents, that can affect the operation of the road network.	ComMA Appendix C – Transport Forecasting Package [APP- 522]	Matter Not Agreed

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		In order to be able to react to incidents/congestion on the network during both construction and operation of the Lower Thames Crossing, Kent County Council requests real time modelling using the Kent Transport Model (KTM).	Variables include the severity of the incident, its precise location, the length of carriageway and number of lanes affected, the time of day and the duration of the incident. Scenarios of this type do not lend themselves to being modelled to provide reliable data that can be used to reduce or avoid disruption to the network. It is expected that the number of incidents and collisions at the Dartford Crossing would fall as a result of the reduced traffic flows, which would improve resilience at both crossings.		
			More information is set out in the Transport Forecasting Package, which is Appendix C of the ComMA.		
Mitigation	2.1.126 (DL-1) RRN	Kent County Council note that Tables 7.17 and 7.18 of the Combined Modelling and Appraisal Report – Appendix D Economic Appraisal Package: Distributional Impact Appraisal Report show the 'Distributional	Tables 7.17 and 7.18 of the Distributional Impact Appraisal report, show the 'Distributional analysis for links potentially impacted by traffic related severance' Regional and England &	ComMA – Appendix D Economic Appraisal Package: Distributional	Matter Under Discussion
		analysis for links potentially impacted by traffic related severance' Regional and England & Wales respectively. Whilst it is noted that	Wales respectively. This has informed a more detailed analysis of potential impacts arising from traffic-related severance, which is presented in the Health and Equalities Impact Assessment	Impact Appraisal Report [APP-525] Draft Section 106 Agreements - Heads of Terms [REP4-144]	

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		Gravesham and Tonbridge &	(HEqIA) Table 7.9 of the HEqIA			Deleted:) [Application Document APP-539].
		Malling are predicted to receive	lists locations where there may be a	HEqIA		
		some 'slightly beneficial – large	moderate increase or decrease in	[REP3-118]		
		beneficial' impacts, Valley	traffic-related severance during the			 Deleted: Draft Section 106 Agreements - Head
		Drive, Wrotham Road and	operational phase of the Project;	V		[Application Document APP-505] Draft Section
		Forstal Road are predicted to	this is followed by a closer review of			Agreements - Heads of Terms [Application Doc 505]¶
		receive 'slightly adverse – large	these locations in Table 7.10, which			HEqlA [Application Document APP-539]¶
		adverse' impacts, yet no	takes into account factors such as]HEqlA [Application Document APP-539]
		mitigation is proposed in these	land-use and local demographics.			
		locations.	Paragraph 7.3.31 of the HEqIA			
		Kent County Council consider	notes that 'further actions may be required in certain locations to			
		that Valley Drive has residential	enhance the road crossing provision			
		land uses along its entire length	for local residents and thereby			
		on each side, interspersed with	ensure that effects do not impact on			
		local commercial/retail/	people's ability to cross roads and			
		community land uses, and as such, increases in severance,	access community services and			
		assessed as moderate adverse.	infrastructure. A commitment was			Deleted: has been
		should be mitigated through the	made as part of the Section 106			
		s.106 agreement, through	Agreements Heads of Terms (,7.3)			 Deleted: Application Document
		measures including formalised	for further investigation at identified			
		pedestrian crossing points to be	locations to discuss the need for,			
		determined by Kent County	and provision of, pedestrian			
		Council. This also applies to	crossing infrastructure'. This			
		Wrotham Road.	commitment was included within			 Deleted: is
•			Section 106 Agreements - Heads of			
			Terms _{-x}			 Deleted: [Application Document APP-505].
			Paragraph 7.5.3 of Section 106			
			Agreements – Heads of Terms,			 Deleted: [Application Document APP-505]
			states that "National Highways will			
			pay a sum to the relevant local			
I			highway authorities to implement			

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greements - Heads of Terms [Application Document APP-

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			the identified improvements from		
			the feasibility assessment. Local		
			highway authorities are afforded		
			powers under section 62 the		
			Highways Act 1980 which enables		
			them to undertake agreed		
			improvement works to the local		
			highway. All works can be accommodated within the existing		
			highway extent". Locations specified		
			include Elaine Avenue (Strood),		
			Brennan Drive (Tilbury) and Valley		
			Drive (Gravesham).		
			Wrotham Road is included as part		
			of the qualitative assessment		
			presented in Table 7.10 of the		
			HEqIA, Although there are various		
			land-uses along Wrotham Road		
			including residential development,		
			services and facilities, there are		
			also a number of pedestrian refuges at a number of locations. As such		
			traffic-related severance at this		
			location was not considered to be		
			significant. The project agrees with		
			the statement by Kent County		
			Council that in light of the nature of		
			the highway and the land use along		
			its length no mitigation would be		
			required along Forstal Road.		
			At a meeting on 17 August 2023 the Applicant shared proposals for a		

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			crossing at Valley Drive, for which the funding would be secured under			
			a Section 106 Agreement.			
			This matter remains under discussion subject to Kent County			
			Council's review of the Applicant's			
			position above and proposed Section 106 Agreement regarding a			
			new crossing at Valley Drive.			 Deleted: .
Wider Network Impacts					•	
Local WNI concerns	2.1.25	Kent County Council does not	The Applicant recognises that as a	Wider Network	Matter Not	
		agree with National Highways	result of the Lower Thames	Impacts	Agreed	
Principle of Approach to	RRE	position as set out in the draft	Crossing opening, people will	Management and		
Significant Effects and		Transport Assessment (10.2.8)	choose to make different journeys.	Monitoring Plan		
Mitigation		that:	In many places on the network, and	(WNIMMP) [APP-		 Deleted: [Application Document
······gation		'The Project would not be able	within Kent, this will lead to	<u>545</u>]		
		to resolve all of these wider	beneficial transport impacts on the	Transport		
		network impacts within the	network, and in some cases will	Assessment		
		funding constraints of the	lead to adverse impacts. Overall,	[REP4-148 to		
		Project. Highways England	the benefits on the road network	REP4-152]		
		would monitor the impacts of	outweigh the adverse transport			 Deleted: Transport Assessment
		the Project on the network and	impacts, and this is reflected in the	V		 APP-529]¶
		actively work with the local and	positive economic benefit of the			
		highway authorities on any	Project within Kent.			
		schemes or other measures to	The Applicant has identified the			
		address these impacts should	adverse impacts on traffic flows			
		they arise'.	across the local road network, and			
		Kent County Council considers	this assessment is set out in the			
		that modelling shows that the	Transport Assessment.			
		Project would result in	The Applicant has assessed the			
		increased congestion on some	wider network impacts of the Project			

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	local junctions and the LRN which are already at or over capacity, and that schemes which result in the local highway network operating above capacity or increase congestion at a junction already operating above capacity are required to implement appropriate mitigation (improved signage, any necessary traffic restrictions, in- vehicle technology, and junction upgrades). Kent County Council considers that these effects must be identified and as much mitigation as possible should be delivered up-front prior to the Project opening, utilising traffic modelling. Kent County Council is concerned that mitigation would not be guaranteed within the DCO and would need to be implemented through a separate consenting route which has less certainty of delivery. Kent County Council requires that the scope of the WNIMMP is expanded to include all areas	and has considered these against the requirements set out in the National Policy Statement for National Networks (DfT, 2014), and based on this does not agree that the adverse impacts are unacceptable under this policy. The Applicant is obligated to work with local highway authorities and others to align national and local plans and investments, balance national and local needs and support better end to end journeys for road users (The Applicant Licence from DfT para 5.1.9) and will continue to deliver against this obligation in its collaborative work with local authorities. The Applicant has produced a Wider Network Impacts Management and Monitoring Plan (WNIMMP), which has been updated to take on board comments received to date. If the monitoring outputs from the monitoring plan identify issues/opportunities related to the road network as a result of traffic growth or new third party developments, local authorities will be able to use this as evidence within their intervention case making.		

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		of concern that Kent County Council has identified, including those identified in Kent County Council's Wider Network Impacts study that is currently being undertaken in collaboration with the Applicant.	The WNIMMP provides clarity on the proposition, including the expectations on funding streams. Further information relating to The Applicant consideration of additional monitoring locations in the WNIMMP is set out in Matter 2.1.136 (DL-1).		
Non-Lower-Thames-Crossing highway improvements Specific Links and Junctions	2.1.26 RRE	Kent County Council has identified a list of junctions and routes that it specifically considers would be adversely affected across its LRN as a result of the Lower Thames Crossing, and considers that mitigation via upgrades should be provided for those effects in order to successfully make use of the scheme's benefits should the Project be implemented.	The Applicant agrees that there are some likely increases in traffic across the network, which will in part be caused by the Project, but not wholly, and this is set out within the Transport Assessment and traffic modelling data issued to Kent County Council. While The Applicant does not consider that there any transport impacts requiring mitigation by the Project, nor any subsequent intervention options needed, it notes that: The Applicant is considering the need for enhancements along the A2/M2 corridor which are within the RIS3 pipeline. The Applicant is continuing to progress the M2 junction 5 project separately to the Lower Thames Crossing.	Transport Assessment [REP4-148 to REP4-152]	Matter Not Agreed

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			The Applicant maintains a route strategy for the M25 south of the proposed connection with the Lower Thames Crossing, the M20, A2 west of the junction with the Lower Thames Crossing, and to the M2 east of junction 1. In addition, the Applicant has agreed a scope of work and funded this through a Planning Performance Agreement for Kent County Council to undertake a Strategic Outline Business Case (SOBC) study to identify the impacts of the Project on the Kent road network and to assess the business case of potential interventions to optimise the network.		
			The outputs of this study will allow Kent County Council to make informed representations during the DCO examination and will enable Kent County Council to develop more advanced business cases over the course of the next 10 years through existing processes. As such, it is not agreed that mitigation via upgrades should be		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			successfully make use of the scheme's benefits should the Project be implemented.		
WNI approach Constraint to economic growth	2.1.27	Kent County Council is concerned that traffic resulting from the Project would constrain economic growth in Kent unless wider network improvements are committed.	It is not agreed that traffic resulting from the Project would constrain economic growth in Kent unless wider network improvements are committed through the Project. The Applicant recognises that as a result of the Lower Thames Crossing opening, people will choose to make different journeys. In many places on the network, and within Kent, this will lead to beneficial transport impacts on the network, and in some cases will lead to adverse transport impacts. Overall, the benefits on the road network outweigh the adverse impacts, and this is reflected in the positive economic benefit of the Project within Kent. The Applicant is working with Kent County Council to conduct a series of modelling exercises to interrogate the impacts of the Project on the wider road network in more detail, led by the outputs from the main scheme modelling which has been shared with authorities.	WNIMMP [APP-545]	Matter Not Agreed

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
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			In line with the WNIMMP, these outputs will be discussed with Kent County Council, and The Applicant will continue to engage in accordance with the licence obligations to work with others to align national and local plans and investments, balance national and local needs and support better end-to-end journeys for road users.		
WNI approach	2.1.28	Kent County Council is	It is not agreed that policies referred	ComMA [APP-	Matter Not
Mitigation (Principle): Policy Compliance	RRE	concerned that policies identified in the Transport Assessment (e.g. Circular 02/13; National Planning Policy Framework (NPPF) para 103 and 108) relating to mitigation	to by Kent County Council have not been met by The Applicant regarding the Project, and this will be set out within the Transport Assessment. The Applicant notes that paragraph	Transport Assessment [REP4-148 to REP4-152]	Agreed
		being implemented have not been met by National Highways.	5 of the NPPF makes clear that the NPPF itself 'does not contain specific policies for nationally significant infrastructure projects'. In accordance with section 104 of the Planning Act 2008, the Secretary of State will be deciding the application in accordance with the relevant national policy statements. Nonetheless, The Applicant is satisfied that it has had due regard to the NPPF in terms of the provision and promotion of active		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			travel and facilitation of public transport, and road safety. With regard to the wider network impacts, the Project is forecast to have substantial overall traffic benefits as set out in the Transport Assessment, ComMA and in traffic modelling data issued by The Applicant to Kent County Council.		
Non-Lower-Thames-Crossing highway improvements Tilbury Link Road / Junction	2.1.29	Kent County Council considers that the Project should include the previously proposed Tilbury junction to deliver local connections and wider economic and regeneration benefits and allow drivers crossing the river by accident the opportunity to turn around. Kent County Council considers that the connection from the south with the A13 eastbound is vital to support flows and divert traffic from the existing Dartford crossing.	The Applicant notes that the Tilbury Link Road has never been part of the Project. The Tilbury Link Road has been identified in the RIS2 as part of the RIS3 pipeline of projects. The Applicant notes that the design at Tilbury Fields provides an operational access which could potentially accommodate further development in the future, and modifications to connectivity in Thurrock presented in the Local Refinement Consultation would improve connections between the Lower Thames Crossing and the Thurrock road network. Clear signage will be in place to indicate to drivers the correct routing. As such, it is not agreed that the Tilbury Link Road should be part of	N/A	Matter Not Agreed

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			the Project to deliver local connections and wider economic and regeneration benefits or support flows and divert traffic from the existing Dartford crossing, but The Applicant considers that this will be delivered through RIS3.		
Wider Network Improvements Monitoring Locations	2.1.136 (DL-1) RRN	Kent County Council considers that, regarding the WNIMMP, baseline monitoring should be undertaken ahead of the construction of the scheme to avoid a distorted picture of traffic patterns. Kent County Council considers that M25 junction 2 and 1b, and the A206 should be added to the monitoring programme (with local road network junctions to be defined by an ongoing WNI Study currently being funded by National Highways and undertaken by Kent County Council). The A2/LTC junction is included in the WNIMMP and Kent County Council requests that the monitoring programme include an assessment of increased use of unsuitable rural routes as bypasses to	The monitoring locations set out in the WNIMMP requires that traffic data collection be undertaken at least one year prior to the opening of the Project (mainline), not prior to construction as proposed by Kent County Council. The monitoring locations set out in the WNIMMP were selected on the following basis: Locations situated on the SRN that are geographically close to the A122 junctions as informed by the 'scale of impacts' analysis in the Transport Assessment (the nearest and second nearest junctions on the SRN and major road network (MRN) located adjacent to the junctions with the A122, the A2, the A13 and the M25) Locations requested for monitoring from local highway	WNIMMP [APP-545] Draft DCO [REP5-024] Transport Assessment [REP4-148 to REP4-152].	Matter Under Discussion

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Transport Assessment [Application Document APP-529]

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
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		avoid the SRN due to congestion in the vicinity of the A2/LTC junction. The WNI study has demonstrated that such "rat running" is forecast to occur, and it is also a key concern of local stakeholders.	authorities following a review of the consultation feedback A mechanism allowing for review of the proposed monitoring locations is provided through Requirement 14 in Schedule 2 of the draft DCO, which requires the preparation of an operational traffic monitoring plan, which must be approved by the Secretary of State following consultation with the relevant highways authorities. Relevant highways authorities will be able to propose locations for inclusion, which will be considered by The Applicant during the development of the operational traffic monitoring plan. The final decision on inclusion will be made by the Secretary of State through the approval process, as set out in Part 2 of Schedule 2 of the draft DCO. The matter remains under discussion subject to Kent County Council's review of the Applicant's position.		
Wider Network Improvements Monitoring Frequence	2.1.168 (DL-6)	Kent County Council considers that baseline surveys should be undertaken at least one year before commencement of construction and supplemented	The Applicant considers that undertaking monitoring prior to the start of construction under the WNIMMP would not provide a suitable or necessary baseline for	WNIMMP Draft DCO oTMPfC Transport Assessment	Matter Not Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		with additional surveys annually until five years post-opening. This is in line with National Highways' own post-opening project evaluation (POPE) methodology.	the consideration of the wider network impacts. Appropriate monitoring and management of construction related traffic is secured under the terms of the oTMPfC, and Requirement 10 of the draft DCO. The monitoring commitment secured through the WNIMMP [APP-545]] ensures data will be collected across the last full year of construction. It is acknowledged that there would be Project related construction traffic on the network at this time, and the data collected will be reviewed against other datasets (the Applicant has set out that data will be collected as part of the Traffic Management Plans, and the Site-Specific Travel Plans) so that the traffic impacts from the construction of the Project can be determined. It should be noted that during the last year of construction (included within Phase 11), the impacts forecast on the network as set out in the Transport Assessment would be limited as the majority of physical construction would be complete, and testing and	[REP4-148 to REP4-152]	
			complete, and testing and commissioning would be underway.		

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status
	No.	Comment			
			The before and after surveys		
			required by the Wider Network		
			Impacts Management and		
			Monitoring Plan would also be		
			supplemented by existing data		
			sources (where already available),		
			including Department for Transport		
			(DfT) journey time datasets,		
			National Highways traffic datasets,		
			and any historical traffic datasets		
			from relevant local highway		
			authorities within the local area of		
			influence, subject to agreement with		
			the data owners.		
			The methodology for POPE is set		
			out in the POPE Methodology		
			Manual (National Highways, 2022).		
			Section 1.2 of that document details		
			the timeframes for analysis,		
			including a one-year after study and		
			a five-years after study. The		
			methodology also recommends the		
			collection of pre-construction		
			baseline data, but for the reasons		
			set out above and in consideration		
			of the duration of construction of the		
			Lower Thames Crossing, and		
			notably the duration of the testing		
			and commissioning period, pre-		
			operational data is considered more		
			appropriate.		

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			The proposed monitoring framework set out in the Wider Network Impacts Management and Monitoring Plan has been prepared to support the collection of data on the network to see if further investment is needed in improvements. These improvements may be required in part due to changes arising from the opening of the Lower Thames Crossing, but may also be a result of other changes on the network or may be required as a response to other causes of change in traffic flows. Any case for intervention would be contingent on the actual flows at that location, not on whether the changing flows were caused solely, or even in part, by the Lower Thames Crossing. As such, it is not necessary for the system to be developed in a manner which is focussed on trying to isolate the effects of the Lower Thames Crossing.		
WNI Approach	2.1.137 (DL-1) RRN	Kent County Council notes that LTAM traffic modelling shows an increase of +251 to +500 trips on the A206 in both AM and PM peaks in 2045, as a result of the proposed crossing.	The Applicant is obligated under paragraph 5.19 of the Highways England: Licence (Department for Transport, 2015) to work with local highway authorities and others to align national and local plans and	WNIMMP [APP- 545] Transport Assessment	Matter Under Discussion

Topic	Item	Kent County Council	The Applicant's, Response	,Reference	Status	Deleted: National Highways'
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Торіс	Item No.	Kent County Council considers that the existing Cray Mill Lane bridge reduces capacity creating a bottleneck at the Dartford/Bexley border, and so it is unclear how these additional trips can be accommodated without it resulting in a significant impact. Kent County Council proposes that the A206 and associated junctions are added to the WNIMMP as this route satisfies the criteria for an addition set out in paragraph 2.3.6 in the WNIMMP. Kent County Council notes that this issue is identified in both the London Borough of Bexley and Dartford Borough Council Draft Local Plans (both of which are at Reg 19 examination stage), with the land being safeguarded for widening. The establishment of a joint working group has been agreed by both LA's and KCC to seek	investments, balance national and local needs and support better end to end journeys for road users. The Applicant will continue to deliver against this obligation in its collaborative work with local authorities. The Applicant recognises that, as a result of the Lower Thames Crossing opening, people will choose to make different journeys. In many places on the network, and within Kent, this would lead to beneficial impacts on the network, and in some cases lead to adverse impacts. Overall, the benefits on the road network would outweigh the adverse impacts, and this is reflected in the positive economic benefit of the Project within Kent. The Applicant has identified the adverse impacts on traffic flows across the local road network, and this assessment is set out in the Transport Assessment, Each of these impacts has been assessed and considered against policy requirements as set out in Transport	[REP4-148 to REP4-152] "Transport Assessment - Appendix F - Wider Network Impacts Management and Monitoring Policy Compliance [APP-535] Draft Development Consent Order [REP5-024]	Status	• •
		developer funds where	Assessment - Appendix F - Wider			 233333
		mitigation is required, and to	Network Impacts Management and			
		work together to find a solution.	Monitoring Policy Compliance, and			Deleted: [Application Document APP-535],
		It is requested that National	adverse impacts requiring			 Deleted. [Application Document AFF-333],
		Highways is also a member of	adverse impacts requiring			

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
		this group and assist in seeking future funding once a scheme	intervention have not been identified on the A206.		
		has been identified.	The monitoring locations set out in		
			the, Wider Network Impacts		
			Management and Monitoring Plan,		
			were selected on the following		
			basis:		
			Locations situated on the SRN that are geographically close to the A122 junctions as informed by the 'cools of impacts'.		
			by the 'scale of impacts' analysis in the Transport		
			Assessment (the nearest and second nearest junctions on the SRN and MRN located adjacent to the junctions with the A122, the A2, the A13 and the M25)		
			Locations requested for monitoring from local highway authorities following a review of the consultation feedback		
			A mechanism allowing for review of the proposed monitoring locations is provided through Requirement 14 in Schedule 2 of the draft Development Consent Order,		
			which requires the preparation of an operational traffic monitoring plan, which must be approved by the Secretary of		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			State following consultation with the relevant highways authorities. The Applicant does not consider it necessary to include additional locations at this time, as the mechanism set out above will allow for the introduction of new locations at a future date, following a consultation with relevant authorities on actual traffic flows closer to the opening year. The matter remains under discussion subject to Kent County Council's review of the Applicant's position.		
Monitoring	2.1.138 (DL-1) RRN	Kent County Council notes that WNIMMP Section 5.2 mentions the use of National Highways' WebTRIS database for monitoring traffic data on the SRN. Previous editions of this document mentioned the DfT Teletrac database for monitoring journey times and speeds, which is understood to have been replaced by INRIX. Clarification and assurance is requested that the methodology for monitoring traffic data on key impacted roads of the LRN	The 7.12 Wider Network Impacts Management and Monitoring Plan, sets out the requirements of the monitoring scheme that must be submitted to the Secretary of State for approval before the tunnel is open to traffic. The monitoring scheme must include the following information: a. Details of a before-and-after survey to establish the baseline traffic levels and the changes in traffic b. The locations to be monitored	WNIMMP [APP- 545]	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		will have a comparative degree of confidence as that for the SRN. This is particularly important for monitoring the A227, A228 and A229 link roads between the M2 and M20; as well as the A226, which may carry rat-running traffic avoiding delays on junctions of the A2 caused by the project. Ideally, WebTRIS / INRIX monitoring would be deployed on these roads.	c. The methodology to be used to collect the required data d. The periods over which operational traffic is to be monitored e. The method of assessment of traffic data f. Programme for the provision of the collected data to local highway authorities. It would not be appropriate to define the requirements at this time, because new technologies may become available that would better deliver the objectives of the monitoring scheme. Relevant authorities will have the opportunity to advise on their requirements through the consultation necessary as part of process of discharging Requirement 14 of Schedule 2 of the draft Development Consent Order, which secures the monitoring scheme. The matter remains under discussion subject to Kent County Council's review of the Applicant's position.		
Monitoring approach	2.1.157 (DL-1)	The Applicant's Transport Assessment (TA) indicates from the LTAM model that the new junction of the LTC with the A2	As part of the development of the design of the A122 Lower Thames Crossing, the flow and capacity of individual merges and diverges on	Wider Network Impacts Management and	Matter Agreed,

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	RRN	is forecast to operate at up to 76% capacity in the Design Year 2045 AM peak; although a number of highway links exceed 85% in the PM peak. A WNI study (currently being undertaken by Kent County Council funded by National Highways) found similar results for highway links using the KTM model, but the KTM is also able to assess highway "nodes" within the junction, such as merges, diverges and roundabouts. The KTM shows that some nodes on this junction are operating at over 100% capacity in both AM and PM peaks in both Opening Year	the new road and on connections between the existing road network and the new road have been assessed, and are within the appropriate standards. The Applicant has been, working with Kent County Council to understand the perceived differences in modelled volume/capacity ratios between the models as referenced by Kent County Council and has provided clarification to this in response to ExA Q4.4.6 which is accepted by Kent County Council.	Monitoring Plan [APP-545] Transport Assessment [REP4-148 to REP4-152] Draft Development Consent Order [REP5-024]	
A229 Blue Bell Hill	2.1.170 (DL-6)	2030 and Design Year 2045. The Applicant states that "Overall, the benefits on the road network outweigh the adverse transport impacts, and this is reflected in the positive economic benefit of the Project within Kent." Whilst Kent County Council agrees that the LTC will lead to beneficial transport impacts on	The economic appraisal for the A122 Lower Thames Crossing is based on forecast traffic flows and journey times from the LTAM model. These forecasts are based on the current A229 layout, not any proposed improvements. The economic benefits include Level 1 benefits, such as changes in journey times and vehicle operating	Economic Appraisal Package, Appendix D of the Combined Modelling and Appraisal Report [APP-526]	Matter Not Agreed

Planning Inspectorate Scheme Ref: TR010032 Application Document Ref: TR010032/APP/5.4.4.7 DATE: October 2023 DEADLINE: 6

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The monitoring locations set out in 7.12 WNIMMP were selected on the following basis:¶

Locations situated on the SRN that are geographically close to the A122 junctions as informed by the 'scale of impacts' analysis in the Transport Assessment (the nearest and second nearest junctions on the SRN and MRN located adjacent to the junctions with the A122, the A2, the A13 and the M25) ¶ Locations requested for monitoring from local highway authorities following a review of the consultation feedback¶ A mechanism allowing for review of the proposed monitoring locations is provided through Requirement 14 in Schedule 2 of draft Development Consent Order, which requires the preparation of an operational traffic monitoring plan, which must be approved by the Secretary of State following consultation with the relevant highways authorities. The Applicant does not consider it necessary to include additional locations at this time, as the mechanism set out above will allow for the introduction of new locations at a future date. following a consultation with relevant authorities on actual traffic flows closer to the opening year.

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The A2/LTC junction is included in the WNIMMP and KCC requests that the monitoring programme include an assessment of increased use of unsuitable rural routes as bypasses to avoid the SRN due to congestion in the vicinity of the A2/LTC junction. The WNI study has demonstrated that such "rat running" is forecast to occur, and it is also a key concern of local stakeholders.

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
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		the network elsewhere, unless improvements are delivered to the A229 in time for opening of the LTC, National Highways' new crossing will not deliver the full economic benefits it sets out to achieve. Kent County Council considers that the adverse impacts to the A229 as a result of the LTC must, therefore, be addressed and request for the Applicant to provide the analysis to support the statement that the economic benefits of the LTC outweigh the need to deliver improvements to the A229 Blue Bell Hill.	costs; and Level 2 benefits, such as reliability and wider economic impacts. The economic appraisal of the Project is based solely on the changes that arise as a result of the Project. As a result the economic benefits as set out in Economic Appraisal Package, Appendix D of the Combined Modelling and Appraisal Report, do not require any improvements to the A229 to be realised. The transport economic benefits broken down by area are set out in Table A.34 of the Economic Appraisal Package, Appendix D of the Combined Modelling and Appraisal Report.		
Socio-economics					
Community Resource/ Initiatives Local workforce and supply chains – Principle	2.1.30 RRE	Kent County Council is keen for the Project to use the local workforce and supply chains, with apprenticeships and training provided in principle.	It is agreed that the Project will use the local workforce and chains, with apprenticeships and training provided. The Applicant has (in July 2022) shared a Skills, Employment and Education (SEE) Strategy (appended to the Section 106 Heads of Terms) which sets out the Project's ambition to support local labour progression, skills attainment, and pathways to	Skills, Employment and Education Strategy (appended to the Section 106 Heads of Terms) [REP4-144]	Matter Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			sustainable employment along with measures to support local supply chains become involved in the Project. The SEE Strategy includes a number of obligations on the Project and its contractors to promote apprenticeships, and generally achieve estimates for local recruitment. The Applicant considers that this is a matter agreed but notes that further agreements may be subject to details on monitoring, governance and review of obligations to be secured by the S106 Agreement, and upon Kent County Council's review of the SEE Strategy.		
SEE Strategy and Supply Chain Local workforce and supply chains – Detail and further engagement	2.1.31 RRE	Kent County Council considers that bi-lateral engagement is now required to scope the approach to employment, skills, training and supply chain activities and interventions, which may include a construction skills hub, subject to further development of detail. Kent County Council has specifically requested:	The Applicant acknowledges Kent County Council's proposed approach to bi-lateral engagement and will continue to work with Kent County Council to develop and agree detailed measures for employment, skills, training and supply chain through discussions around the subsequent Section 106 Agreement. The Applicant intend to appoint a Delivery Partner for the Roads	N/A	Matter Under Discussion

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		A Requirement that any training offered should directly link to available jobs and in respect of those jobs and associated apprenticeships, there should also be a clear progression route for new apprentices and existing staff to progress and further their careers within the scheme; A Requirement to support a centralised apprenticeship scheme or the lead contractor employing all apprentices, to ensure that the volume of apprenticeships required can be offered; and A Requirement to provide staff to act as tutors in shortage areas or provide funding to enable the education providers to offer financial incentives to support recruitment; A training target of 500	South contract in the coming months and this will enable discussions around detail of implementation to accelerate. The Applicant and Kent County Council continue to engage on this matter to be reflected in a Draft Section 106 Agreement.		
		spaces (rather than 350 proposed);			

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	Apprentices to comprise 2.3% of the workforce as an example of best practice, or aim for funding of at least one apprentice per £1m of spend on labour on the scheme.			
2.1.32	Kent County Council is	The Applicant recognises that	oTMPfC [REP5-	Matter Under
RRE	concerned that closure of Brewers Road Bridge for 19 months would reduce access to	Brewers Road will be closed for a period of likely between 16–19 months (based on a reasonable	056],	Discussion
	(SWCP) and therefore impact on its visitor numbers and income.	in order to demolish the existing structure and construct the new green bridge which is considered a positive measure.		
		More information is provided in the oTMPfC on the justification for this closure.		
		The oTMPfC sets out that there would be an increase in journey times (around 6 mins) due to the closure and diversion (via Three Crutches roundabout), but that access would be maintained through illustrative diversion routes, which are subject to refinement on engagement with relevant authorities (as other factors may need to be taken into account, such		
	No. 2.1.32	No. Comment Apprentices to comprise 2.3% of the workforce as an example of best practice, or aim for funding of at least one apprentice per £1m of spend on labour on the scheme. 2.1.32 Kent County Council is concerned that closure of Brewers Road Bridge for 19 months would reduce access to Shorne Woods Country Park (SWCP) and therefore impact on its visitor numbers and	Apprentices to comprise 2.3% of the workforce as an example of best practice, or aim for funding of at least one apprentice per £1m of spend on labour on the scheme. 2.1.32 Kent County Council is concerned that closure of Brewers Road Bridge for 19 months would reduce access to Shorne Woods Country Park (SWCP) and therefore impact on its visitor numbers and income. The Applicant recognises that Brewers Road will be closed for a period of likely between 16–19 months (based on a reasonable 'worst case', and this is necessary in order to demolish the existing structure and construct the new green bridge which is considered a positive measure. More information is provided in the oTMPfC on the justification for this closure. The oTMPfC sets out that there would be an increase in journey times (around 6 mins) due to the closure and diversion (via Three Crutches roundabout), but that access would be maintained through illustrative diversion routes, which are subject to refinement on engagement with relevant authorities (as other factors may	Apprentices to comprise 2.3% of the workforce as an example of best practice, or aim for funding of at least one apprentice per £1m of spend on labour on the scheme. 2.1.32 Kent County Council is concerned that closure of Brewers Road Bridge for 19 months would reduce access to Shorne Woods Country Park (SWCP) and therefore impact on its visitor numbers and income. The Applicant recognises that Brewers Road will be closed for a period of likely between 16–19 months (based on a reasonable 'worst case', and this is necessary in order to demolish the existing structure and construct the new green bridge which is considered a positive measure. More information is provided in the oTMPfC on the justification for this closure. The oTMPfC sets out that there would be an increase in journey times (around 6 mins) due to the closure and diversion (via Three Crutches roundabout), but that access would be maintained through illustrative diversion routes, which are subject to refinement on engagement with relevant authorities (as other factors may need to be taken into account, such

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Topic	Item No.	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment	The main access to the Country Park would not be impacted, and direct access to the site from the central car park within the Country Park would be retained. It is considered that the proposals for replacement open space and additional links between isolated parcels of woodland would add benefits to the wider community and Shorne Woods Country Park users, with re-provided land being more accessible by PRoW.		
			The REAC in ES Appendix 2.2: CoCP outlines the construction noise and dust mitigation measures that will be implemented by the Contractor to ensure that the impacts of construction activities are not significant.		
			The Applicant notes that landowner losses as a result of the Project's temporary occupation will be payable in line with the Compensation Code. The Applicant and Kent County Council continue to engage on this matter.		
Community Facilities	2.1.33	Kent County Council recognises that the loss of Southern Valley Golf club is unavoidable for the	It is agreed that recreational facilities should be provided as mitigation for the loss of open	Planning Statement (Appendix G –	Matter Not Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
Southern Valley Golf Course		route and environmental mitigation around the new road, but should be compensated with new facilities provided nearby.	space, and The Applicant proposes to replace the area with equivalent scale of space in the form of public open space (Chalk Park which will be accessible and improve connectivity across the area and provide a recreational asset that is currently deficient in the area). The Applicant notes that Southern Valley Golf Course ceased operations in August 2022 and The Applicant acquired the site in March 2023. The Applicant has provided further information as part of the Planning Statement (Appendix G – Private Recreational Facilities) on this Matter.	Private Recreational Facilities) [APP- 502]	
Community Facilities Effects on other community assets/facilities	2.1.34 RRE	Kent County Council considers that where community assets/facilities are affected then suitable compensation should be arranged to offset the impact.	It is agreed that where community assets/facilities are affected then suitable compensation should be arranged to offset the impact, and The Applicant notes that the draft DCO obliges The Applicant to comply with the Compensation Code. Compensation arrangements for affected landowners and businesses including community facilities are noted in ES Chapter 13: Population and Human Health.	ES Chapter 13: Population and Human Health [APP-151] Draft DCO [REP5-024]	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			The ES also considers – in-line with methodology for assessing cumulative effects – any likely significant effects on community facilities and the measures to be secured to avoid or reduce them.		
			For public assets, The Applicant anticipates that this will remain a matter under discussion prior to Kent County Council's review of the ES.		
			The Applicant has engaged with Kent County Council to alleviate the concerns about future compensation, including outlining the basis on which disturbance costs would be assessed.		
Air Quality	•	1			
Monitoring Methodology: Air Quality Monitoring	2.1.35	Kent County Council considers that National Highways should carry out air quality monitoring before and after the delivery of the Project, to establish background/current concentration and for the assessment of actual air quality impacts arising, to allow for validation of the modelling methodology.	The Applicant will carry out Post Opening Project Evaluation (POPE) to evaluate how assessments have determined the actual Project impacts. It is not agreed that monitoring is an appropriate approach to validate air quality modelling set out in ES Chapter 5, due to the significant variability. As directed by DMRB LA 105, The Applicant would only propose to	ES Chapter 5: Air Quality [APP-143] REAC within the Code of Construction Practice [REP5-048]	Matter Not Agreed

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The Applicant and Kent County Council continue to engage on this matter.

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		undertake operational monitoring if the ES Chapter 5 assessment predicted significant air quality effects which triggered the requirement for mitigation. The purpose of the monitoring would be used to determine when and if the mitigation (for example speed restrictions) can be removed. Air quality monitoring would be undertaken throughout the construction period as secured in the REAC.		
2.1.36	Kent County Council considers that an increase in emissions in areas of Shorne Woods Country Park (SWCP) previously buffered from the road could have an impact on vulnerable species of fungi, lichens and bryophytes. Kent County Council considers that detailed surveys on these – and invertebrates associated with the veteran trees – should be carried out. Kent County Council considers that the species surveys have not covered all habitats or	The Project's air quality assessment (Chapter 5 in the ES) includes consideration of air quality effects on designated sites and habitats, including veteran trees in line with the Applicant's, assessment standards, and guidance from Natural England. The Applicant's assessment also includes the potential effect of the Project on lichens and invertebrates, both aquatic and terrestrial based on survey information. Further engagement has been undertaken with Kent County	ES Chapter 5: Air Quality [APP-143]	Matter Under Discussion
		2.1.36 Kent County Council considers that an increase in emissions in areas of Shorne Woods Country Park (SWCP) previously buffered from the road could have an impact on vulnerable species of fungi, lichens and bryophytes. Kent County Council considers that detailed surveys on these – and invertebrates associated with the veteran trees – should be carried out. Kent County Council considers that the species surveys have	undertake operational monitoring if the ES Chapter 5 assessment predicted significant air quality effects which triggered the requirement for mitigation. The purpose of the monitoring would be used to determine when and if the mitigation (for example speed restrictions) can be removed. Air quality monitoring would be undertaken throughout the construction period as secured in the REAC. The Project's air quality assessment (Chapter 5 in the ES) includes consideration of air quality effects on designated sites and habitats, including veteran trees in line with the Applicant's, assessment standards, and guidance from Natural England. The Applicant's assessment also includes the potential effect of the Project on lichens and invertebrates associated with the veteran trees – should be carried out. Kent County Council considers that detailed surveys on these – and invertebrates associated with the veteran trees – should be carried out. Kent County Council considers that the species surveys have not covered all habitats or species to fully assess the	undertake operational monitoring if the ES Chapter 5 assessment predicted significant air quality effects which triggered the requirement for mitigation. The purpose of the monitoring would be used to determine when and if the mitigation (for example speed restrictions) can be removed. Air quality monitoring would be undertaken throughout the construction period as secured in the REAC. The Project's air quality assessment (Chapter 5 in the ES) includes consideration of air quality effects on designated sites and habitats, including veteran trees in line with the Applicant's, assessment standards, and guidance from Natural England. The Applicant's assessment also includes the potential effect of the Project on lichens and invertebrates associated with the veteran trees – should be carried out. Kent County Council considers that the species surveys have not covered all habitats or species to fully assess the

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Topic	Item	Kent County Council	The Applicant's Response	Reference	Status
	No.	Comment			
		development (for example moth	February 2023. The Applicant and		
		surveys have not been	Kent County Council continue to		
		conducted, all required bat	engage on this matter.		
		emergence surveys not			
		completed, bat activity surveys			
		did not follow best practice			
		guidelines and reptiles surveys			
		do not appear to have been			
		carried in all suitable habitat).			
		Kent County Council considers			
		that the increase in emissions			
		will potentially have an impact			
		on vulnerable species of fungi,			
		lichens and bryophytes as			
		areas of the park that were			
		buffered from the road will now			
		potentially be exposed to higher			
		levels of air pollution, and			
		suggest that more detailed			
		surveys on lichens and			
		bryophytes and invertebrates			
		associated with the veteran			
		trees should be carried out to			
		better understand what the			
		impact of the new development			
		will be.			
		KCC are currently in			
		discussions with the Applicant			
		regarding the undertaking of			
		additional surveys. This request			
		has been noted by the			
		Applicant and the County			1

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		Council is currently awaiting confirmation of when these surveys will be undertaken. Where it is agreed by KCC that specific surveys are not required to be undertaken during the examination then the DCO should include a Requirement for the Applicant to undertake these surveys prior to start of construction. Kent County Council considers that mitigation strategies must be continuously updated following new survey results. In addition, a long-term monitoring programme is needed to understand the impact of increased emissions on Shorne Woods Country Park and vulnerable species, and that this is to be secured through a Requirement of the DCO or the S106 Agreement.			
Assessment of likely significant effects Impacts: Air Quality and 'Net Zero'	2.1.37	Kent County Council considers that the Project should not disbenefit the efforts of local authorities and central government to improve air quality and achieve net-zero carbon.	The Applicant agrees that the Project should not disbenefit the efforts of local authorities and central government to improve air quality and achieve netzero carbon.	ES Chapter 5: Air Quality [APP-143] ES Chapter 15: Climate [APP153]	Matter Under Discussion

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Topic	Item	Kent County Council	The Applicant's, Response	,Reference	Status	Deleted: National Highways'
	No.	Comment				Deleted: Application Document
			The Applicant considers that the Project is being designed and procured in such a way to limit construction emissions as far as practicably possible and with the intention of being aligned with The Applicant's, Net Zero Highways: 2030 / 2040 / 2050 Plan (The			Deleted: Applicant'
			Applicant, 2021). The Applicant considers that the Government's long-term commitments to reduce traffic emissions and improve air quality, by phasing out petrol and diesel vehicles, will not be impacted significantly by the building of the Project.			
			This remains a matter under discussion pending Kent County Council's review of the DCO suincluding ES Chapter 5 and ES			Deleted: application documents
			Chapter 15. Further engagement has been undertaken with Kent County Council, including a workshop on 15 February 2023.			
Project design and mitigation Mitigation: Air Quality Mitigation during	2.1.38	Kent County Council considers that the impact of construction- related air pollution on schools and other sensitive locations and vulnerable people should	The Applicant agrees with Kent County Council's position and considers that the air quality assessment for the Project (Chapter 5 in the ES) includes 'worst-case'	ES Chapter 5: Air Quality [APP-143] ES Chapter 13: Population and	Matter Under Discussion	Deleted: [Application Document

Planning Inspectorate Scheme Ref: TR010032 Application Document Ref: TR010032/APP/5.4.4.7 DATE: October 2023 DEADLINE: 6

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
Construction (Vulnerable People)		be investigated in detail and appropriate mitigation should be implemented.	receptor locations where total pollutant concentrations are expected to be greatest (typically closest receptors to roads and junctions) and where the largest change in air quality is anticipated based on the Project traffic impacts. The receptors considered include residential uses, educational facilities, hospitals, care homes and	Human Health [APP-151] Health and Equalities Impact Assessment (HEqIA) [REP3-118] AQQHIA [REP3-141],	
			hotels. Related health impacts are covered in ES Chapter 13: Population and Human Health and within the Health and Equalities Impact Assessment (HEqIA) where there may be differential or disproportionate effects as a result of Protected Characteristics as defined by the Equality Act 2010.		
			Whilst sufficient to determine compliance with NN NPS (2014), residual concerns were noted through wider engagement, and additional clarity was deemed of value to set potential risk of changes in pollutants into context. This was deemed useful to respond to concerns from stakeholders in relation to non-threshold pollutants, and the perceived potential health risk from any changes in air quality		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	,Reference	Status
			as a result of the Project, regardless of meeting the legal air quality thresholds for protective of health.		
			The voluntary Air Quality Quantitative Health Impact Assessment (AQQHIA) was		
			therefore carried out, applying the approach and supporting evidence base collated by the Department of Health's Committee on the Medical		
			Effects of Air Pollutants (COMEAP) and the Clean Air for Europe (CAFE) programme. The		
			methodology includes the use of robust concentration response functions recommended for		
			quantification by COMEAP, and applies a consistently precautionary approach, for example overly pessimistic PM2.5 concentrations		
			using modelled road PM10 component added to PM2.5 backgrounds. The AQQHIA has no		
			lower threshold to the assessment, so changes of all magnitudes (no matter how small) both above and		
			below the threshold objectives have been considered. The quantitative exposure response		
			assessment as part of the AQQHIA demonstrates that the impact of changes in air pollution as a result		

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
			of the operation of the Project is not		
			significant, with no measurable		
			change in public health. This		
			conclusion further reinforces the		
			findings of the submitted air quality		
			assessment, that the impacts on		
			Human Health receptors are		
			not significant.		
			On the above basis, the Applicant		
			maintains we have followed the		
			most appropriate guidance to		
			determine whether the Project		
			complies with the NN NPS (2014).		
			Engagement with stakeholders		
			identified residual health concerns.		
			The voluntary AQQHIA was		
			commissioned to respond to such		
			concerns, it concludes that the		
			relative change in air quality within		
			the area studied is neither at a		
			concentration or exposure sufficient		
			to quantify any measurable change		
			in public health. A technical note		
			providing the detail underpinning		
			this conclusion has been submitted		
			to the examination [REP3-141].		
			This remains a matter under		
			discussion, subject to Kent County		
			Council's review of information it		
			considers is required to resolve the		
			matter.		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Further engagement has been undertaken with Kent County Council, including a workshop on 15 February 2023.		
Project design and mitigation Mitigation: Air Quality Mitigation during Construction (Other)	2.1.39	Kent County Council considers that displacement of traffic should be carefully managed and mitigated, particularly related to a deterioration in air quality along the M20 during years 2026 and 2027 of the construction period.	It is agreed that air quality effects related to traffic should be carefully assessed, managed and mitigated. The Applicant's air quality assessment for the Project (Chapter 5 in the ES) determines (in accordance with the standard LA 105) whether the Project would have a significant air quality effect during construction and operation. The assessment concludes that the Project does not lead to a significant air quality effect when considering human health and compliance risk, but does lead to a significant air quality effect on designated habitats, and as such an Air Quality Action Plan (AQAP) has been appended to the ES chapter which sets out measures to identify and assess the feasibility of air quality mitigation measures and quantify the change in pollutant concentrations associated with the measures. This remains a matter under discussion. subject to Kent County	ES Appendix 5.6: Project Air Quality Action Plan [APP- 350]	Matter Under Discussion

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Lower Thames Crossing – 5.4.4.7 Draft Statement of Common Ground between (1) National Highways and (2) Kent County Council (Tracked changes version)

Volume 5

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Council's review of information it considers is required to resolve the matter.		
			Further engagement has been undertaken with Kent County Council, including a workshop on 15 February 2023.		

Lower Thames Crossing – 5.4.4.7 Draft Statement of Common Ground between (1) National Highways and (2) Kent County Council (Tracked changes version)

Volume 5

Topic	Item No.	Kent County Council Comment	The Applicant's Response	,Reference	Status
Cultural Heritage					

Heritage Assets:	2.1.40	Kent County Council has been	The Applicant notes that since	ES Chapter 6:	Matter <u>Under</u>
Impacts		concerned that the assessment	January 2020, a significant amount	Cultural Heritage	Discussion,
	RRE	of undesignated heritage assets	of archaeological work has taken	[REP4-116]	
Methodology:		(particularly those with	place and the assessment has been	dAMS-OWSI	
Assessment of		archaeological interest which	developed using best practice for	[REP5-052],	
undesignated assets		require evaluation before a	assessing heritage assets with		
_		consideration of significance	unknown archaeological potential (i.e. through a combination of desk-		
		and impacts can be made) lacks detail.	based assessment, non-intrusive		
		1	field assessment such as		
		Kent County Council notes that	geophysical survey and		
		the DCO documentation also recognises that the wider	archaeological trial trenching).		
		construction and mitigation	Across the Project, 4,086		
		works for the road project would	archaeological trial trenches were		
		result in a negative impact on a	excavated between November 2019		
		large number of important non-	and November 2021.		
		designated heritage assets with	Those within Kent were monitored		
		archaeological interest. If the	by Kent County Council and the		
		project is to proceed, a well-	reports on the fieldwork have been		
		defined and very detailed	submitted to Kent County Council		
		approach to further	for comment.		
		investigation and mitigation is	The Applicant confirms that the draft		
		required. The applicant	Archaeological Mitigation Strategy		
		recognises this and sets out the	and Outline Written Scheme of		
		overall approach in the dAMS-	Investigation (AMS-OWSI) will be		
		OWSI (APP-367), In addition the Applicant's archaeologists	updated based on the detailed		
		are engaged in ongoing	ongoing discussions with Kent		
		discussions with Kent County	County Council. It should be noted		
		Council Heritage Conservation	that the footprint of development in		
		about the detailed scope of	the wetland areas of the Project in		
		further investigations, mitigation	Kent is limited. The ground		
		excavation and recording, and	protection tunnel at the Milton compound comprises a vertical		
		in the accompanying Written	compound comprises a vertical		

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		Representation KCC asks that these details are included in an updated dAMS-OWSI (and relevant supporting documents) during the DCO Examination process.	shaft which would limit the impact to wetland areas. The Applicant and KCC recognise that this matter will be resolved on agreement of a revised dAMS-OWSI.		
Removal / recording of heritage assets	2.1.171 (DL-6)	Two built heritage assets are identified which would have to be physically removed to make way for construction. These are Asset 1562 and Asset 1875. The DCO documentation states that these structures would be subject to historic building recording (Historic England Level 3) before their loss (AS052) and in the dAMS-OWSI (APP-367). Kent County Council consider that it would be preferable if these heritage assets could be recorded and conserved.	The exact location of the caves (Asset 1562) is uncertain, and their removal is assessed as a worst-case scenario – it is possible that they may not be affected by the Project. The removal of Asset 1875 (an air raid shelter within the remains of a WWII accommodation camp, Asset 1331) is unavoidable due to key utility diversions along the A2 corridor. The Applicant acknowledges and agrees that Level 3 recording of Asset 1562 and Asset 1875 would be carried out, if required.	dAMS-OWSI [REP5-052].	Matter Agreed
Plot size of non- designated assets	2.1.172 (DL-6)	Kent County Council welcome the fact that mitigation through design changes has saved the non-designated early 20th century Homes for Heroes, at the northern end of Thong village (Asset 1561) from being demolished.	The diversion of utilities, including below-ground gas mains, has meant that it has not been possible to rule out a slight temporary encroachment into the rear garden plot associated with the Homes for Heroes (Asset 1561) in Thong.	ES Chapter 6: Cultural Heritage	Matter Agreed

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
Торіс	No.	However, it is noted that part of the original plot would be reduced in size because of the realignment of Thong Lane. Kent County Council consider that it would be preferable if the original plot size, which forms the setting of the buildings, could be maintained.	However, while utility Work No. G3 has a provision that means part of the rear garden plot could be utilised for the pipeline diversion, the garden would be considered as part of the detailed design and avoided unless absolutely necessary to facilitate the diversion. Once the diversions have been completed, the land would be returned to the landowner and the original rear garden plot would be reinstated. Regarding the front garden plot of Asset 1561: the impact of utility Work No. MU18 on the front garden depends wholly on the alignment of Thong Lane Bridge (Work No. 3B), but impacts would be considered and reasonably reduced at the detailed design stage. In summary, the assessment of both of these impacts on Asset 1561, which are provided in the ES Chapter 6: Cultural Heritage, are based upon worst-case scenarios which the Applicant will aim to avoid or reduce if possible at the detailed design stage.	, reference	Status
Heritage Assets: Impacts	2.1.41	Kent County Council supports the work done to date to seek to identify heritage assets and set out alternatives for further	The Applicant welcomes Kent County Council's support for work undertaken to-date and notes that a programme of archaeological trial	ES Appendix 6.9: Draft Archaeological Mitigation and	Matter <u>Under</u> <u>Discussion</u>

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
Mitigation: Impacts on Cultural Heritage inc. Below-ground		evaluation and mitigation of impacts. However, Kent County Council is concerned about whether there will be sufficient flexibility in the process of design and build, and resources, to provide for meaningful preservation in situ.	trenching has been completed and the reports shared with Kent County Council. The Applicant notes that in some areas a phased approach to mitigation will be required which is being developed with Kent County Council's archaeological advisors and the full details will be set out in the Draft Archaeological Mitigation Strategy and Outline Written Scheme of Investigation. The vast majority of buried	Outline Written Scheme of Investigation [REP5-052]	
			archaeological remains will be accessible at some stage during construction and a programme of archaeological mitigation will ensure a proper record is made in line with policy and best practice.		
		There are ongoing discussions to discuss what further initiatives can be developed around archive storage and accessibility to the results of the programme of archaeological mitigation.			
			The Applicant and KCC recognise that this matter will be resolved on agreement of a revised dAMS- OWSI.		

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Topic	Item No.	Kent County Council	The Applicant's Response	Reference	Status
Heritage Assets: Impacts Impact on Heritage Assets	2.1.42 RRE	Kent County Council is concerned about the lack of detailed recognition and explanation of the impact of the Project on the historic landscape and the wider setting of heritage assets such as Cobham Hall and Thong village Conservation Area.	The Applicant has not identified any direct impacts on historic buildings identified within Kent and any impact on setting during construction and operation will be mitigated by appropriate fencing or through the landscape design, taking into account historic landscapes. Following technical engagement on this Matter between Kent County Council and The Applicant, this matter has been resolved.	ES Chapter 6: Cultural Heritage [REP4-116],	Matter Agreed
Mitigation & Compensation Archaeological Impacts of Proposed Mitigation	2.1.43 RRE	Kent County Council is concerned about consideration of proposed mitigation, such as landscaping, creation of ponds and woodlands which will have its own archaeological impacts. KCC note that there is further investigative work to carry out and this work, and mitigation field work, will reveal presently unknown heritage assets with archaeological interest and flexibility may be required in the final design and location of landscape features such as ponds, planting etc. to allow for the preservation in situ of	It is agreed that proposed mitigation, such as landscaping, creation of ponds and woodlands which have their own potential archaeological impacts, should consider those impacts and mitigate them. The Applicant notes that the design of proposed environmental mitigation has had regard to the historic character of the landscape and that this is ensured by the Design Principles (e.g. Design Principle LSP.07). The Applicant has assessed the full impact of the Project including that caused by other potential mitigation, and within Kent this has led to two	Design Principles [REP4-146],	Matter <u>Under</u> <u>Discussion</u> ,

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		significant and sensitive heritage assets.	design changes where an area of planting and a set of infiltration basins have been moved to avoid damage to below ground archaeological remains. The Applicant and KCC recognise that this matter will be resolved on agreement of a revised dAMS-OWSI.		
Mitigation & Compensation Offsite mitigation	2.1.44	Kent County Council is concerned about consideration of compensation offsite for impacts to the historic environment where mitigation is not possible or sufficient within the Order Limits.	It is agreed that compensation offsite for impacts to the historic environment where mitigation is not possible or sufficient within the Order Limits should be considered. However, The Applicant considers that mitigation within the Order Limits is possible and sufficient. Further engagement with Kent County Council has been undertaken to discuss this matter. The Applicant and KCC recognise that this matter will be resolved on agreement of a revised dAMS-OWSI.	ES Chapter 6: Cultural Heritage [REP4-116],	Matter Under Discussion
Project Design and Mitigation	2.1.109 (DL-1) RRN	Kent County Council considers that clarification is required on the proposals for landscape and planting mitigation areas, including Chalk Park, and the impact of these on the historic landscape of the area and the	The Applicant and KCC recognise that this Matter will be resolved on agreement of a revised dAMS- OWSI.	N/A	Matter <u>Under</u> <u>Discussion</u>

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Deleted: It is appreciated that Kent County Council will need to review the ES Chapter 6 in order to be satisfied of this position, and as such this remains a matter under discussion, subject to Kent County Council's review of the ES on submission of the DCO application.¶

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Planning Inspectorate Scheme Ref: TR010032 Application Document Ref: TR010032/APP/5.4.4.7 DATE: October 2023 DEADLINE: 6

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National
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		setting of, and ability to appreciate relevant heritage.				
Assessment of likely significant effects	2.1.110 (DL-1) RRN	Kent County Council considers that it is unclear how the has concluded vibration impacts during construction will have no significant impact on built heritage. Furthermore, clarification is also needed on whether a realistic approach was taken to assessing the impact on designated and non-designated built heritage assets and historic landscapes (e.g. the Darnley Estate), before it is possible to determine if the proposed mitigation is appropriate and sufficient.	The Applicant and KCC have discussed these matters and both are content that the appropriate assessment, has been undertaken. The Applicant acknowledges that KCC has requested a record of where impacts have been set out within the application documents—the Applicant confirms this has been considered within Chapter 6: Cultural Heritage (see paragraphs 6.6.10-12), supported by technical information in Chapter 12: Noise and Vibration and Appendix 12.9: Effects of Vibration from Road Traffic.	Chapter 6: Cultural Heritage [AS-044] Chapter 12: Noise and Vibration [APP-150] Appendix 12.9: Effects of Vibration from Road Traffic [APP-449]	Matter Agreed	Deleted: Kent Cou Deleted: resolved.
Project Design and Mitigation	2.1.111 (DL-1) RRN	Kent County Council notes that Chapter 6 of the Environmental Statement – Cultural Heritage [APP-144] fails to clearly identify how values have been calculated for certain individual heritage assets and, whilst the proposed mitigation may be appropriate, Kent County Council, would like clarification on this and to discuss this further with the Applicant to understand the proposals and	The Applicant and KCC recognise that this Matter will be resolved on agreement of a revised dAMS-OWSI.	ES Chapter 6: Cultural Heritage [REP4-116]	Matter Under Discussion,	Deleted: Following Deleted: Kent Cou Deleted: has been Deleted: Agreed Deleted: Applicat Deleted: ES Chap Document APP-14 Deleted: ¶ Deleted: KCC

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		ensure the best possible outcomes. These will need to be secured through the DCO.			
Assessment methodology	2.1.112 (DL-1) RRN	Kent County Council considers that there is a lack of consistency within the DCO documentation. For example, the defined 'project areas' and archaeological mitigation works (field evaluation, archaeological excavation etc) outlined in Chapter 2 (Project Description) of the Environmental Statement [APP-140] does not appear, for example, to be consistent with the areas defined in the draft AMS-OWSI [APP-367]. In addition, there are other areas of the documentation which also require clarity and additional content.	The Applicant and KCC recognise that this Matter will be resolved on agreement of a revised dAMS- OWSI.	ES Appendix 6.9: Draft Archaeological Mitigation and Outline Written Scheme of Investigation [REP5-052] Environmental Statement - Chapter 2; Project Description [APP- 140]	Matter Under Discussion,
Assessment methodology	2.1.113 (DL-1) RRN	Kent County Council notes that certain areas of the scheme have not been subject to archaeological field evaluation [, APP-194] and there is a risk of unexpected archaeological discoveries, which may be of national importance. This is a particular concern in respect of the tunnel boring and	The Applicant and KCC recognise that this Matter will be resolved on agreement of a revised dAMS- OWSI.	Environmental Statement - Figure 6.7 - Archaeological Trial Trench Evaluation Carried Out by LTC [APP- 194]	Matter <u>Under</u> Discussion,

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		development in the wetland areas of the scheme. Clarification is needed on how this issue is to be satisfactorily addressed.			
Monitoring	2.1.139 (DL-1) RRN	Non-designated organic deposits and remains of possible national importance that owe their significance to waterlogging are not adequately considered in the Environmental Statement nor in the draft Archaeological Mitigation Strategy and Outline Written Scheme of Investigation (AMS-OWSI) [,APP-367]. Baseline monitoring for the hydrological environment of areas of impact is required to allow a model to be developed which can then be considered in relation to development proposals and so that appropriate mitigation by design and/or remedial works can be agreed upon. KCC consider that the revised AMS-OWSI must record where waterlogged deposits are likely to be encountered, what methods of investigation and mitigation will be employed.	The archaeological trial trenching did not reveal areas of extensive waterlogging. A summary of the results of the archaeological trial trenching across Kent is provided in Section 4 of Appendix 6.9 - Draft Archaeological Mitigation Strategy and Outline Written Scheme of Investigation paras 4.2.1 and 4.2.57, and in full in Appendix 6.8 - Trial Trenching Reports - Volume D (4 of 5) and Appendix 6.8 - Trial Trenching Reports - Volume E (5 of 5). Appendix 14.5 - Hydrogeological Risk Assessment (Part 1 of 2) sets out the baseline hydrogeological conceptual model (CSM) for the whole project. Section 5.2 covers 'South of the Thames' and a summary is presented in Table 5.1. A summary of the Project impacts on groundwater levels and flows is presented in Table 6.6 which reports that there will be no change or a negligible change. Therefore, the Project concluded there would	Appendix 6.9 - Draft Archaeological Mitigation Strategy and Outline Written Scheme of Investigation [REP5-052] Appendix 6.8 - Trial Trenching Reports - Volume D (4 of 5) [APP-365] Appendix 6.8 - Trial Trenching Reports - Volume E (5 of 5) [APP-366] Hydrogeological Risk Assessment	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		how hydrology will be monitored and the process for halting nearby works to agree stand-off distances.	be no impact on non-designated organic deposits or remains of possible national importance through changes in groundwater. The Applicant and KCC recognise that This matter will be resolved on agreement of a revised dAMS-OWSL	(Part 1 of 2) [APP- 458]	
Sensitivity Rating	2.1.173 (DL-6)	Kent County Council does not agree with the sensitivity rating in the assessment of historic landscapes. Reclaimed land, woodland, parkland and settlement are assessed as of being of Medium value. Farmland, industry/infrastructure and military/defence, are assessed as being of Low value. However, Kent County Council would recommend that when archaeological evidence is considered, these three categories should also be assessed as being of Medium rather than Low value.	The Applicant does not accept this argument that the presence of archaeological remains should increase the value of the farmland, industry/infrastructure and military/defence landscapes. Historic England guidance sets out a number of principles for Historic Landscape Characterisation (HLC), one of which is that HLC should 'Define historic character first and foremost in the present-day landscape' (English Heritage (now Historic England) and Somerset County Council, 2003 Historic Landscape Characterisation, Taking Stock of The Method, The National HLC Method Review, 2002). These areas are valued as "low" due to their relative lack of surviving above-ground historic elements in the present-day landscape which is acknowledged by KCC in their	N/A	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			comments above as 'much changed over time and fragmented'.		
Shorne Woods Country Park Historic Landscape	2.1.174 (DL-6)	The historic landscape of Shorne Woods Country Park will be impacted by utilities works along the southern border. At present the Assessment Table (AS-052) (Asset 1311) Table 1.13 Non-designated built heritage assessment table: South of the River Thames, notes that Construction Mitigation will be 'best practice'. More detail on the exact approach to mitigation is required in the dAMS-OWSI. Likewise, in the north of the project area more detail is required on the impact and mitigation that will be required for the Thames and Medway Canal (AS052) (Asset 1449) which it is proposed would have a ground protection shaft tunnel excavated in its base. At present it is stated in the ES (AS-044) that mitigation of negative impacts will include restoration of the canal and an archaeological watching brief	The Applicant will discuss appropriate mitigation measures for the affected areas in Shorne Woods with KCC, for inclusion within the draft AMS-OWSI. For the Thames and Medway Canal (Asset 1449), an appropriate evaluation and mitigation strategy will be developed with KCC and reported in the draft AMS-OWSI. The Applicant and KCC recognise that this matter will be resolved on agreement of a revised dAMS-OWSI.	Draft AMS-OWSI [REP5-052]	Matter Under Discussion

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		because of the nature of the alluvial deposits in this area. KCC recommends the need for field evaluation in such cases to understand the impacts and to agree the appropriate mitigation.			
Terrestrial Biodiversity	1			Г	T
Impacts Loss of Ancient Woodland and Demand for Natural Gas	2.1.45	Kent County Council is concerned that before the Project is open the importance of gas will have already started to diminish, and yet the loss of ancient woodland to maintain this supply of fuel of diminishing importance, would have already happened.	The Applicant does not agree that before the Project is open the importance of gas will have already started to diminish. Even though natural gas is being phased out of new build homes, the gas main along the A2 is a strategic main into south-east London, feeds upwards of 250k domestic properties, and is not anticipated to reduce in demand in the next 10 years. The Applicant notes that Southern Gas Networks (SGN) are trialling Hydrogen as a potential replacement, but one that would still require existing infrastructure to transport it across the network.	N/A	Matter Not Agreed
Impacts Impacts: A2 Widening and Impacts on	2.1.46	Kent County Council considers that widening of the A2 (or construction activity related to it) in any form (e.g. for diversion of utilities) should not impact on Shorne Woods Country Park,	The Applicant has altered the design to minimise the footprint of the road itself through the AONB. The lanes of the A2 previously shown as widening the corridor	N/A	Matter Under Discussion

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
woodland, habitats and resources		Brewers Wood (which includes tree species of international importance), Ashenbank Wood and other areas of ancient woodland adjacent to the A2. Kent County Council considers that this should not result in the loss of woodland in the Site of Special Scientific Interest (SSSI) and Area of Outstanding National Beauty (AONB), or result in significant impacts on habitats or biodiversity. Kent County Council notes that as the proposal will result in a direct loss of SSSI, Kent County Council would expect that the effect on the SSSI will be greater than first anticipated within the Preliminary Environmental Information Report (PEIR) (National Highways, 2018).	would now be within the existing highway boundary and would not impact Shorne Woods Country Park, and revisions to the requirements of construction and utility diversions have further reduced the requirements for loss of ancient woodland. In terms of land-take for utilities, the diversion design has been developed and the easement width – previously estimated at 60m – has been reduced to around 15m (subject to discussions with utility companies). The route would be largely aligned with an existing access track, in order to limit the impact on the woods. Impacts remain between the Inn on the Lake and the Brewers Road overbridge. The Applicant has provided a detailed response to these concerns which sets out the evolution of the proposals in an effort to mitigate likely adverse effects on SSSIs as far as possible, reducing the overall area of land-take and developing sensitive mitigation and compensation measures. The matter remains under discussion pending Kent County		
			Council's review of various		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			application documents, which set out the detail of the iterative project design summarised here.		
			Further engagement has been undertaken with Kent County Council, including a workshop on 21 February 2023 and follow up meetings to clarify technical queries.		
Impacts Impacts: Effects on Darnley Trail (SWCP)	2.1.47	Kent County Council is concerned that movement of the road alignment north towards the existing development line boundary and Shorne Woods Country Park should be avoided if possible, as this risks severing the 10km Darnley Trail, the blue multiuser route within the park.	It is agreed that effects on the Darnley Trail should be avoided where possible, and mitigated where not. The Applicant can confirm that the Darnley Trail is not severed as a result of the Project. There may be temporary impacts for users of the Darnley Trail as a result of construction works and activities. Sections of the Luddesdown Trek, which follows a similar route through SWCP to the Darnley Trail would be upgraded as part of the proposals.	N/A	Matter Agreed
Impacts Impacts: Effects on Hornbeam Maidens (SWCP)	2.1.48	Kent County Council considers that movement of the road alignment north towards the existing development line boundary and Shorne Woods Country Park should be avoided if possible, considering that	It is agreed that movement of the road alignment north towards the existing development line boundary and Shorne Woods Country Park should be avoided if possible.	N/A	Matter Under Discussion

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Following engagement, this matter remains under discussion subject to The Applicant providing further responses to clarifications requested by Kent County Council.

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	construction on this land has the potential to impact on dormouse which are immediately adjacent to the existing A2 and an area of Hornbeam Maidens which are veteran trees and rare for the area.	The Applicant can confirm that due to the refinement of the utilities working areas there are no predicted impacts on the Hornbeam Maidens, which are within an area of SWCP included within the Project's Order Limits only to provide mitigation for effects on dormice, together with enhancements for dormouse in the wider country park through agreement with Natural England and SWCP. This matter remains under discussion subject to Kent County Council's review of relevant documents within the planning application. Following engagement, this matter remains under discussion subject to The Applicant providing further responses to clarifications requested by Kent County Council.		
Impacts Impacts: Effects on WW2 Bunkers (Dormice and Bats)	2.1.49	Kent County Council considers that the Project should avoid potential effects on an old WW2 camp/bunker identified at SWCP, where the shelters are bat roosts and are known to have brown long eared bats roosting in them every year.	It is agreed that the Project should avoid potential effects on this sensitive receptor and provide mitigation where effects are unavoidable. One of the bunkers identified by Kent County Council is within the Project's Order Limits, and here the	N/A	Matter Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Applicant is seeking to avoid impacts through micro-siting of the utilities diversion.		
			A replacement bunker is included in the mitigation strategy, to address possible disturbance impacts to bats.		
			This matter remains under discussion subject to Kent County Council's review of relevant documents within the planning application.		
Impacts Impacts: Effects on Ancient Woodland and Veteran Trees	2.1.50	Kent County Council considers that movement of the road alignment north towards the existing development line boundary and Shorne Woods Country Park should be avoided if possible, with impacts on ancient woodland and veteran trees avoided.	It is agreed that where possible, the loss of veteran trees and ancient woodland should be avoided. The Applicant has worked to avoid impacts, but where they are unavoidable, has sought to design a compensatory package of planting and other measures, in discussion with the Kent Downs AONB unit, Kent County Council, the Forestry Commission and Natural England. Where the loss of veteran trees is unavoidable, the hulks of those trees would be translocated. Other trees will be 'veteranised' as further compensation.	ES Figure 2.4: Environmental Masterplan [REP4-124, REP3-098, REP2- 018, APP-162, REP4-127, REP4- 129, REP2-024 to REP2-031]	Matter Under Discussion
			This matter remains under discussion subject to detailed development of plans for		

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Following engagement, this matter remains under discussion subject to The Applicant providing further responses to clarifications requested by Kent County Council.

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			compensatory planting and other measures via the Environmental Masterplan. Following engagement, this matter remains under discussion subject to The Applicant providing further responses to clarifications requested by Kent County Council.		
Assessment Impacts: Effects on Ancient Woodland Archaeology	2.1.51	Kent County Council considers that effects on archaeology have not been considered in several areas, despite archaeological field evaluation demonstrating that there are below-ground archaeological remains:	The Applicant notes that effects on archaeology of all areas of woodland planting have been considered within Chapter 6: Cultural Heritage within the ES. Effects on ecology and woodlands themselves are considered in ES Chapter 8: Terrestrial Biodiversity.	ES Chapter 6: Cultural Heritage [REP4-116] ES Chapter 8: Terrestrial Biodiversity [APP-146]	Matter Under Discussion
		 Ancient woodland compensation between Claylane Wood and Shorne Wood Ancient woodland planting near the edge of Gravesend Ancient woodland compensation between Brewers Wood and Great Crabbles Wood, and south of HS1 	Where appropriate, planting proposals have been reduced/adapted to accommodate undisturbed archaeological remains. This matter remains under discussion subject to Kent County Council's review of the approach to assessment and mitigation as set out in the ES,		
Mitigation	2.1.52	Kent County Council considers that an Ecology Working Group should be established, to keep	The Applicant agrees with Kent County Council's position and although an Ecology Working Group	Outline Landscape and Ecology	Matter Under Discussion

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Following engagement, this matter remains under discussion subject to The Applicant providing further responses to clarifications requested by Kent County Council.

Topic	Item No.	Kent County Council	The Applicant's Response	Reference	Status
Mitigation: Management of Effects/Ecology Working Group	RRE	relevant/key consultees abreast of developments as survey data are collated, provide local knowledge where appropriate, and have early sight of developing mitigation and compensation strategies. Kent County Council considers that this group would be concerned with effects of the Project on vegetation clearance, landscape severance and loss of ancient woodland and Kent County Council suggests that the proposed Group meets every six months to consider potential effects on the AONB and protected landscapes, helps to inform the scheme design with the intention to ensure that issues are considered at the earliest opportunity	has not yet been established, there has been ongoing consultation and engagement with all relevant statutory environmental bodies and non-statutory environmental bodies throughout the pre-application phase. Kent County Council was provided with a Terms of Reference for the proposed group (April 2022) and this has now been incorporated into the oLEMP. The Applicant has been consulting with the Kent Downs AONB Unit throughout the pre-application phase and has negotiated measures of compensation for the works proposed that directly and indirectly affect the Kent Downs AONB. This matter remains under discussion subject to the development of funding for officer resourcing to be agreed via a Section 106 Agreement.	Management Plan – Appendix 1 – LEMP Terms of Reference [APP- 491]	
Mitigation Mitigation: Ancient Woodland Compensation	2.1.53	Kent County Council notes National Highways' proposals for temporary use and permanent acquisition of rights over land for the diversion of utilities impacts on ancient	The Applicant agrees that loss of ancient woodland cannot be mitigated, and acknowledges the impact on irreplaceable habitats, and is proposing compensatory habitat.	ES Figure 2.4: Environmental Masterplan [REP4-124, REP3-098, REP2- 018, APP-162,	Matter Under Discussion

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	Comment			
		woodland within Claylane Wood. Kent County Council considers that this cannot be mitigated, and so must be minimised and habitat compensation must be provided. Kent County Council does not consider that information provided by National Highways allows stakeholders to fully assess and comment on the proposed impacts and mitigation measures.	Ancient woodland soils will be salvaged where possible for use in new areas of compensatory planting. In terms of adequacy of information provided, The Applicant considers that – in light of materials presented at Community Impact Consultation and through subsequent engagement – information provided now allows stakeholders to fully assess and comment on the proposed impacts and mitigation measures (subject to detail that cannot be shared until DCO submission),	REP4-127, REP4- 129, REP2-024 to REP2-031] Design Principles [REP4-146] REAC, appended to ES Appendix 2.2: CoCP [REP5- 048]	
Mitigation Mitigation: Replacement Open Space at SWCP	2.1.54	Kent County Council, as owner and operator of SWCP, agrees that the replacement land as included in the DCO application, is no less advantageous and no less in area, in accordance with s.131 & s.132 of the Planning Act 2008. Kent County Council requests that the replacement land is directly vested in them (and National Highways agrees to do so should the relevant compulsory acquisition powers be granted).	The Applicant welcomes this agreement and it is agreed that the replacement land would be directly vested in Kent County Council should the relevant compulsory acquisition powers be granted.	N/A	Matter Agreed

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Deleted: ES Figure 2.4: Environmental Masterplan [Application Documents APP-159 to APP-168]¶ Design Principles [Application Document APP-516]¶ REAC, appended to ES Appendix 2.2: CoCP [Application Document APP-336]¶

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This remains a matter under discussion, with Kent County Council to advise whether this is now a matter agreed or matter not agreed on receipt of various application documents including the Environmental Masterplan, Design Principles and REAC.

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
Mitigation: Chalk Park/ Environmental Mitigation	2.1.55	Kent County Council notes that provision of environmental mitigation land around Thong, and also the Riverview Park area of Gravesend, is welcomed provided that it is appropriate to the character of the landscape.	The Applicant notes that the Design Principles Sections 4.2 and 4.3 contain area specific design principles of relevance to land around Thong and the eastern edge of Gravesend. The open rural setting of the village of Thong will be maintained, using species-rich grassland and wildflower meadow planting, and open views across the landscape north of Thong Lane shall also be maintained as far as reasonably practicable. Although a matter under discussion subject to Kent County Council's review of the assessment (within ES Chapter 7 and Design Principles), The Applicant considers that the above provides comfort that the environmental mitigation land will be appropriate to the character of the landscape and as such considers this likely to be a matter agreed subject to Kent County Council confirmation on review of application materials.	ES Chapter 7: Landscape and Visual [APP-145] Design Principles [REP4-146]	Matter Under Discussion
Assessment methodology	2.1.127 (DL-1)	Kent County Council is concerned that the Biodiversity Net Gain (BNG) calculations for the Project is anticipated to be	Para. 5.3.22 of Environmental Statement Appendices - Appendix 8.21 - Biodiversity Metric Calculations states the following:	Environmental Statement Appendices - Appendix 8.21 -	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status	Deleted: National Highways'
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	RRN	lower than 3% for Kent. Trading	"The assessment of the Project	Biodiversity Metric		
		rules have not been satisfied	does however include biodiversity	Calculations		
		and thus the positive net gain	units generated by essential	[APP-417]		 Deleted: [Application Document
		scores south of the Thames will	ecological mitigation areas included			
		be invalid.	within the Order Limits to mitigate			
		Furthermore, there are	and compensate for effects on			
		concerns that condition	protected species.			
		assessment information may be	For these areas, the direct impacts			
		inaccurate – a limitation the	they are addressing fall within the			
		ecologists acknowledge. BNG	Order Limits and do not relate to			
		has been discussed since the	irreplaceable habitats. Including			
		original DCO submission in	these areas gives a full assessment			
		2020 so the Applicant has had	of the biodiversity units generated			
		sufficient time to collect this	by the current landscape design			
		information to support the BNG	within the Environmental			
		assessment.	Masterplan (6.2)". The assessment			 Deleted: Application Document
		There is also no mention in ES	does therefore include assessment			
		Appendix 8.21 – Biodiversity	of units generated in protected			
		Metric Calculations (APP-417)	species mitigation/compensation			
		about how additionality has	areas.			
		been dealt with, with regards to	However, at the time of writing the			
		protected species. For example,				
		receptor sites for Great Crested	Government's position was in terms			
		Newts/reptiles should only be	of including protected species			
		allowed within the calculations	mitigation and additionality i.e. what			
		up to no net loss and it is not	contribution was/was not			
		clear within the submission if	appropriate. Therefore, the specific			
		this point has been addressed.	contribution these areas make to			

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specified.

the BNG assessment was not

However, the February 2023 consultation response on the BNG

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			regulations and implementation subsequently clarified this. As per the 2023 Defra consultation response, "mitigation and compensation for protected species and protected sites can be counted within a development's BNG calculation", and it is clarified that this can be up to the point of no net loss in biodiversity. For Kent, the contribution of protected species mitigation and compensation sites comprises only 5% of the post-intervention units generated i.e. of the total reported in 6.3 Environmental Statement Appendices - Appendix 8.21 - Biodiversity Metric Calculations.*		
			As only 5% of all the post- intervention units in Kent are generated through these essential mitigation areas, it is considered that the Project aligns with the current approach for protected species mitigation/compensation additionality. The Applicant has provided a detailed response to Kent County Council relating to Biodiversity Net Gain and trading.		
			This remains a Matter Under Discussion subject to Kent County		

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			Council's review of the Applicant's position set out here and provided directly to Kent County Council through engagement.		
Project Design and Mitigation	2.1.128 (DL-1) RRN	Kent County Council notes that the Project includes proposals for three green bridges, however currently these offer poor connectivity to other suitable habitats and the inclusion of roads on the structures provides additional hazards to animals trying to use the bridges to access other areas of suitable habitat.	The design of all green bridges proposed as part of the Project is reported in 7.4 Project Design Report – Part D – General Design South of the River. All three green bridges within Kent are maintaining road connections that already exist in those locations to avoid severance impacts as a result of the Project. In respect of the green bridges at Brewers Road and Thong Lane South, these are providing new habitat connections where they are currently absent due to the existing transport corridors of the A2 and HS1. The provision of green bridges in these locations is, therefore, a benefit as a result of the project, and is reported in Environmental Statement Chapter 8: Terrestrial Biodiversity. paragraph 8.5.8, and 6.7 Outline Landscape and Ecology Management Plan. paragraph 5.6.6. In respect of Thong Lane North green bridge, this is the widest green bridge proposed by the	Project Design Report – Part D – General Design South of the River [APP-509] Environmental Statement Chapter 8: Terrestrial Biodiversity [APP-146] Outline Landscape and Ecology Management Plan [REP4-140] Design Principles [REP4-146]	Matter Not Agreed,

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Topic	Item	Kent County Council	The Applicant's Response	Reference	Status
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			Project and will connect into the wider habitat connections being provided as a result of the landscape planting and habitat enhancements proposed as part of the Project. Thong Lane North green bridge planting zones shall be maximised. Their width shall vary across the length of the bridge but shall have a 7m minimum width at pinch points to provide habitat connection across the bridge and will also provide new WCH connections to Shorne Woods Country Park where WCH access is currently limited from the west.		
			The specific design principles for green bridges are reported in the Design Principles; notably:		
			Clause STR.08 states that planting would tie in with the broader landscape to ensure connectivity.		
			Clause S1.04 states that detailed design would provide connectivity of habitats for a range of protected species between Shorne Woods and Ashenbank Woods, Jeskyns and Cobham Park. This connectivity is currently absent given the habitat severance caused by the existing		
			A2 and the HS1 railway line, so the provision of new green bridges at		

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Topic	Item	Kent County Council	The Applicant's Response	Reference	Status
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			Thong Lane South and Brewers Road would help address this existing impact.		
			Clause S2.04 states that Thong Lane North green bridge would be designed to extend the character of the well-vegetated Thong Lane and to connect woodland to the east and west to provide a habitat corridor for mammals. This connectivity between habitats adjacent to and within the green bridges would facilitate movement of a range of		
			species across them. Clause S3.18 states that the following minimum widths shall apply in accordance with design principles STR.08 and STR.16: The planting green zones shall be maximised. Their width shall vary		
			across the length of the bridge but shall have a 7m minimum width at pinch points. The WCH routes may be located within the planting zones. • WCH provision on the west		
			side within the planting zone, comprising a 3m shared pedestrian/cycle route and a 3.5m horse riding route. • WCH provision on the east side within the planting zone, comprising a 3m shared pedestrian/cycle route and a 3.5m		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			horse riding route. A WCH crossing shall be provided on the bridge between the east and west WCH routes.		
			The Applicant will ensure the replanting of vegetation where possible to either side of the A2. There is no space for a planted central reserve – it was considered preferable to limit widening and associated impacts on the Area of Outstanding Natural Beauty (AONB) and country parks. The green bridges would provide better flight lines for species to cross the A2,		
			and would strengthen links between either side. The Applicant has considered and incorporated elements suggested by KCC where practicable, alongside advice from the Kent Downs AONB Unit, KCC, Gravesham Borough Council and Natural England. The Applicant continues to engage with all parties		
			to seek a balanced approach through detailed design. The Applicant notes that local authorities would need to be consulted on any modifications to the Project within the parameters of the Environmental Masterplan and		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	,Reference	Status
			oLEMP, and therefore this provides the appropriate balance of certainty and flexibility. The Applicant has committed to design the operation phase lighting as part of the Project design and mitigation measures to preserve nocturnal character and habitats, and maintain dark corridors for wildlife (Design Principles Clause no. LST.02; LST.03).		
Assessment of likely significant effects	2.1.129 (DL-1) RRN	Kent County Council notes that very minimal information has been provided for the anticipated light spill (APP-199) from the operational phase of the Project, with only a small section highlighting the expected light spill upon key receptors. Without this information the County Council is unable to determine the full extent of the impacts.	The Applicant notes that the location of operational lighting is shown on the General Arrangement Plans (Volume B) and (Volume C). As described in ES Chapter 2: Project Description, proposed lighting has been designed with consideration of associated environmental impacts including the use of luminaires that emit no light above the horizontal to reduce skyglow, directing lighting to reduce light spill, and the use of warm white LEDs to reduce the impact of light spill. ES Appendix 8.15: Construction and Operational Light Spill Calculations provides details on changes in light levels during the operational phase.	General Arrangement Plans (Volume B) [REP4-031] General Arrangement Plans (Volume C) [REP5-016] ES Chapter 2: Project Description [APP-140] Design Principles [REP4-146] ES Appendix 8.15: Construction and Operational Light Spill	Matter Under Discussion

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	These calculations have been used in the assessment of the effect of light spill on European sites in paragraphs 6.2.107 to 6.2.115 in the Habitats Regulations Assessment - Screening Report and Statement to Inform an Appropriate Assessment. The effect of light spill on ecological receptors including bats, invertebrates, badgers and dormice is reported in ES Chapter 8: Terrestrial Biodiversity, paragraphs 8.6.451 to 8.6.482, and concludes permanent impacts on some receptors which would not adversely affect the integrity or key characteristics of those receptors and would therefore not be significant effects. In ES Appendix 8.15: Construction and Operational Light Spill Calculations, paragraph 3.5.2 states that lighting technologies and standards are reviewed and updated regularly and would be assessed as part of detailed design to minimise light spill into adjacent habitats as far as practicable. Commitment TB024 in ES Appendix 2.2: CoCP commits to complying with industry best practice around	Calculations [APP-407] ES Chapter 8: Terrestrial Biodiversity [APP-146] Habitats Regulations Assessment - Screening Report and Statement to Inform an Appropriate Assessment [APP-487] ES Appendix 2.2: Code of Construction Practice [APP-336]	

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			lighting and light spill, and to consulting with an Ecological Clerk of Works on lighting around any sensitive ecological features such as retained badger setts.		
			These measures are reinforced in principle LST.02 and principle LST.03 of the Design Principles to preserve the nocturnal character of the landscape.		
			This Matter remains under discussion subject to Kent County Council's review of these application materials.		
Project Design and Mitigation	2.1.130 (DL-1) RRN	Kent County Council considers that there is a need to ensure that proposed mitigation areas and habitat creation works will be managed in the short and long-term. There is also a need	The short and long-term management of mitigation measures is secured within the Outline Landscape and Ecology Management Plan (oLEMP). The Contractors will be responsible for	Outline Landscape and Ecology Management Plan (oLEMP) [REP4- 140]	Matter Under Discussion
		to highlight that the habitats have to be retained long term and not lost as part of future developments (e.g. habitat creation as part of the mitigation for the High Speed 1 rail line is being lost as a result of this scheme).	the establishment of mitigation measures and management for up to five years during the maintenance period. The Applicant will be responsible for the long-term management. Identification of funding mechanisms and procurement of suitably qualified	140	
		No information has been provided on who will be responsible for implementing	management partners, to act on National Highway's behalf, is ongoing to facilitate the		

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		the management (short or long- term) or how associated funding will be secured. The open habitats, such as the meadows and chalk grassland will require minimal but very specific management on an annual basis.	management where the measures lay outside the maintainable highway boundary. The Applicant's operational teams will manage mitigation measures within the maintainable highway boundary. The Applicant considers that this Matter is covered under the following Matters elsewhere in this Statement of Common Ground: 2.1.52 – Mitigation: Management of Effects/Ecology Working Group 2.1.95 – Compensatory Land			Deleted: Applicant'
Project Design and Mitigation	2.1.131 (DL-1) RRN	Kent County Council notes that as woodlands are proposed to be created to mitigate the impacts of nitrogen deposition, there is a need to ensure they can be established, retained and managed in the long term. A number of the woodlands surveyed as part of this works were flagged up as not having any management and therefore as part of this process there is a need to question if further mitigation can be carried out through enabling management of some/all of those woodlands.	Arrangement - Principle The establishment, retention and long-term management of woodlands that are to be created to compensate for the potential impacts of nitrogen deposition is described in the oLEMP. The oLEMP sets out proposals for appropriate long-term adaptive management, which will be informed by long-term monitoring. The assessment of impacts of nitrogen deposition (ES Appendix 8.14: Designated Sites Air Quality Assessment) identified a lack of management in a number of the woodland sites that were surveyed.	oLEMP [REP4-140] ES Appendix 8.14: Designated Sites Air Quality Assessment [APP-403, APP- 404, APP-405 and APP-406] ES Appendix 5.6: Project Air Quality Action Plan (PAQAP) [APP-350]	Matter Under Discussion	Deleted: oLEMP [Application Document APP-490]¶ Deleted: [Application Documents Deleted: [Application Document APP-350]

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			Management intervention would contribute to improving the condition of such habitats. However, Table 6.1 of ES Appendix 5.6: Project Air Quality Action Plan (PAQAP) explains that site management measures would not avoid or reduce the nitrogen deposited from the Project itself and are therefore not mitigation but compensation measures.		
			In the detailed consideration of potential compensation measures (Section 7.3 of the PAQAP), three options were assessed against a number of criteria:		
			Habitat management measures within affected sites		
			Habitat creation or enhancement measures adjacent or near the affected sites		
			Habitat creation measures at an ecological network scale		
			The assessment concluded that habitat creation measures at an ecological network scale, with a small number of larger compensation measures in carefully selected locations associated with identifiable habitat networks would provide the most suitable and		

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			certain option for compensation. This would provide permanent, meaningful, landscape-scale habitat creation areas that would be a long- term habitat resource of a comparable area to that affected by degradation in the affected sites.		
Assessment Methodology	2.1.132 (DL-1) RRN	Kent County Council considers the species surveys have not covered all habitats or species to fully assess the impact of the proposed development (for example moth surveys have not been conducted, all required bat emergence surveys not completed, bat activity surveys did not follow best practice guidelines and reptiles surveys do not appear to have been carried in all suitable habitat). but does consider that survey data was sufficient.	For all surveys undertaken to develop an ecological baseline against which the assessment of likely significant effects has been made, any limitations around extent of surveys and divergence from best practice have been detailed within the relevant technical appendices supporting the application. Any assumptions made in relation to such limitations are also reported, and support a precautionary approach that provided a robust assessment of likely significant effects and an appropriate and proportionate mitigation/compensation strategy. With respect to terrestrial invertebrates, notably moths, baseline survey data is reported in ES Appendix 8.3: Terrestrial Invertebrates, Section 6: Assumptions and limitations being	ES Appendix 8.3: Terrestrial Invertebrates [APP-392] ES Appendix 8.8: Bats [APP-397] ES Appendix 8.6: Reptiles [APP-395] ES Chapter 8: Terrestrial Biodiversity [APP-146] Draft DCO [REP5-024]	Matter Agreed,

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			the relevant section and paragraph 6.1.2 specifically relating to moths. With respect to bats, baseline survey data is reported in ES Appendix 8.8: Bats, Section 5 Assumptions and limitations being the relevant section, and with respect to reptiles, baseline survey data is reported in ES Appendix 8.6: Reptiles, Section 6: Limitations and assumptions being the relevant section. Regarding the overall assessment of likely significant effects, these are reported in ES Chapter 8: Terrestrial Biodiversity, Section 8.6 Assessment of likely significant effects, notably paragraphs 8.6.69–79 (terrestrial invertebrates); paragraphs 8.6.101–113 (reptiles); and paragraphs 8.6.130–153 (bats). Further pre-construction survey work is secured within the draft DCO, specifically Schedule 2 Requirement 7 – Protected Species.		
Project design and mitigation	2.1.133 (DL-1) RRN	Kent County Council is concerned that only one receptor site has been clearly mentioned in the oLEMP (APP-490) for reptiles. It is noted that this site will require habitat	Thong Open Mosaic Habitat has been identified as a receptor site for reptiles in the oLEMP, Section 5.9. The relevant habitat typologies for this management area are reported in Sections 8.22 (LE8.1: Open	oLEMP [REP4-140] ES Figure 2.4: Environmental Masterplan Sections 1 & 1A,	Matter Under Discussion

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	manipulation and then habitat creation to make it suitable, taking an estimated 10 years before the habitat is of the required condition. Mitigation areas need to be in a condition to support the species when required during the construction timetable.	mosaic habitat) and 8.26 (LE8.5: Ecological ponds). For all habitat typologies within the oLEMP, their time to target condition has been aligned to that set out within Natural England's biodiversity metric calculator (v3.1). This considers the habitat type and the proposed target condition and provides an establishment period to meet the criteria set out for that habitat within the metric. In the case of open mosaic habitat, this establishment period to meet the metric criteria is 10 years. For the site to offer valuable reptile habitat it needs to provide the following (Edgar et al., 2010): Warmth (to facilitate temperature regulation) Structural complexity (to offer shelter, foraging, hibernation opportunities) Habitat connectivity (to provide links into the wider landscape and facilitate genetic interchange and offer resilience to challenges such as climate change) The Thong Open Mosaic Habitat	2, 3, 4 and 9 [REP4-124, REP3-098, REP2- 018, APP-162, APP-163]	
		management area is positioned		

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	No.	Comment			
			immediately adjacent to Shorne Woods Country Park on its northern, eastern and southern sides. These links would be maintained throughout Project construction. The Project landscape design in Environmental Masterplan Sections 1 & 1A, 2, 3, 4 and 9 details how this area would then connect into Thong Lane green bridge north, linking this site with habitats west of the Project such as Open space north of Claylane Wood, and Chalk Park and environs as detailed in Sections 5.7 and 5.12 of the oLEMP; both management areas would provide high quality reptile habitat.		
			The Thong Open Mosaic Habitat management area is currently horse-grazed pasture which would develop structural diversity within 12–18 months of removing this grazing pressure. Its structure would be further enhanced by the creation of areas of sparsely-vegetated nutrient-poor substrate, refuge habitats and hibernacula which would offer opportunity for thermoregulation, shelter and hibernation. Ecological ponds would		

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	NO.	Comment	provide additional habitat structural diversity. The Thong Open Mosaic Habitat management area is therefore considered an appropriate site for reptile translocation within 12–18 months of habitat creation, but that, to align with the biodiversity metric criteria for open mosaic habitat, the metric calculator presents a 10 - year establishment period.		
			Recent discussions between Kent County Council and The Applicant have covered the additional provision of potential reptile translocation sites. Two offsite receptor areas are proposed for reptiles, both situated north of the River Thames in Essex. In Kent, habitat creation within areas identified for nitrogen deposition compensation would provide additional suitable habitat for reptile		
			translocation. The woodland and grassland habitat proposals for these areas would offer suitable reptile habitat in the grassland and woodland edge areas. With habitat creation being split on a roughly 70% woodland and 30% grassland basis, there would be approximately 13ha of suitable receptor area for		

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			reptiles. These areas would be used		
			to release reptiles in preference		
			over the offsite receptors north of		
			the River Thames, which would only be used as a last resort.		
			The long-term management of		
			Thong Open Mosaic Habitat, the		
			nitrogen deposition compensation		
			sites and Chalk Park as habitats which would support reptiles is		
			reported in the oLEMP, in Sections		
			5.5, 5.9, 5.12, 5.14 and 5.15.		
			The reptile surveys were targeted to be carried out in the most suitable		
			habitat to establish the		
			precautionary reptile population		
			baseline. As reptiles were found		
			across the Project, they have		
			precautionarily been assumed to be		
			present in all suitable habitats found		
			within the Order Limits. The majority		
			of the reptile habitat south of the		
			River Thames is of low quality (as		
			evidenced by the low to good		
			population of common reptile		
			species). As such the mitigation		
			habitat is deemed sufficient as this		
			will be of significantly higher quality		
			than the habitat to be lost. In		
			addition to the designated reptile		
			receptor at Land East of Thong, a		
			number of other sites have the		1

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			potential for use as reptile receptors including the Nitrogen Deposition compensation sites. This matter remains under discussion pending KCC's review of the position set out by the Applicant.		
Project design and mitigation	2.1.134 (DL-1) RRN	In regards to mitigation for the loss of veteran trees, Kent County Council is concerned that the proposals state that 'a minimum of 30 individual specimen trees would be planted as replacement for lost veteran trees'. The County Council also has concerns that 30 trees is not sufficient for the loss of veteran trees and there must be a responsibility to retain standing deadwood. For example, all dead wood must not be left in log piles and should instead be strapped to felled mature trees to support invertebrate diversity.	The removal of trees to facilitate construction of the Project is discussed in ES Appendix 7.12: Arboricultural Impact Assessment. The worst-case assumption on the likely loss of trees in paragraph 5.2.11 of the Arboricultural Impact Assessment is that six potential veteran trees (trees identified during Project surveys as displaying the features of a veteran tree but not recorded on the Ancient Tree Inventory) would be removed to facilitate the Project. Three of these six potential veteran trees would be lost south of the River Thames. However, commitment LV001 of the REAC mandates an aim for the detailed design for the Project, including diverted utilities, to reduce the removal of trees and vegetation as far as reasonably practicable. This includes potential veteran trees.	ES Appendix 7.12: Arboricultural Impact Assessment [APP-387] REAC within ES Appendix 2.2: CoCP [REP5-048] ES Figure 2.4: Environmental Masterplan Sections 1 & 1A, 2, 3 and 4 [REP4-124, REP3-098, REP2-018, APP-162]	Matter Under Discussion

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ES Figure 2.4: Environmental Masterplan Sections 1 & 1A, 2, 3 and 4 [Application Document APP-159, APP-160, APP-161,

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			In accordance with commitment LV032 set out in the REAC, a minimum of 30 specimen trees would be replanted as replacement for lost veteran trees, 15 of which would be planted to the south of the River Thames in Kent. This specimen tree planting would be in addition to the extensive native woodland planting also proposed south of the River Thames, as shown on the Environmental Masterplan Sections 1 & 1A, 2, 3 and 4. Where felling of veteran trees cannot be avoided, the intact hulk would be retained and relocated in close proximity to a nearby veteran tree or within a parkland to allow fungi and invertebrates to relocate and promote habitat creation (in the form of standing dead wood). This measure is secured via the REAC commitment LV031. This matter remains under discussion pending KCC's review of the position set out by the Applicant.		
Assessment methodology	2.1.135 (DL-1)	Kent County Council is concerned that the conclusions of 'no adverse impact' are based on the implementation of	The Habitats Regulations Assessment – Screening Report and Statement to Inform an Appropriate Assessment sets out	The Habitats Regulations Assessment – Screening Report	Matter Under Discussion

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		best practice guidelines for avoiding impacts from surface water, dust, noise, air quality, vibration and lighting during construction and operational phase. However, the Examining Authority must be satisfied that the proposed approaches are appropriate. The Thames Estuary Marshes next to/under the road receives its water via surface water/drains rather than ground water. There is a need to ensure that KCC are satisfied that tunnel and road construction do not impact the functionality of the marshes and ensure that they will continue to receive and retain water.	the project design and environmental measures in Section 3.3 and mitigation measures in Section 7.1. The measures that are established good practice methods are highlighted and their effectiveness at avoiding or reducing impacts has been reported within the assessment of likely significant effects (Section 6.2) under the heading 'Efficacy of committed measures' and within Section 7.1 under the heading 'Confidence of success'. With regard to the concerns regarding groundwater, a Habitats Regulations Assessment (HRA) has also been carried out to identify any likely significant effects of the Project on European designated sites, including the Thames Estuary and Marshes Special Protection Area and Ramsar site. The HRA concludes that there would be no adverse effects on the integrity of the Thames Estuary and Marshes Special Protection Area and Ramsar site or any other European designated sites.	and Statement to Inform an Appropriate Assessment [APP-487]	

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			This matter remains under discussion subject to Kent County Council's review of the Applicant's position set out above.		
Impacts on bats	2.1.183 (DL-6)	Kent County Council consider that the impacts on foraging/commuting bats could have been under-estimated due to habitats overall being assessed as moderate, while some habitats (such as Ancient Woodland) provide high suitability for foraging/commuting habitat. The Applicant's surveys have not fully assessed the significance of how bats commute across the A2/HS1 line. The impact of a loss of habitat resulting in a decline in suitable foraging/commuting habitat is negative but has the potential to be neutral in the long term if the key habitats being lost (hedgerows and woodland) are successfully established/managed/monitored in the long term.	The Applicant notes that data gathered through field survey and analysis of biological records indicates predominantly common species of bats are active in this area (over 90% activity recorded was from the pipistrelle species group), with the highest levels of activity occurring south of the A2 and HS1 railway where the Project is having minimal impact. The overall valuation of the bat assemblage south of the River Thames is assessed as being of County level importance (i.e. the geographic scale at which the loss of the bat assemblage would be felt would be at county level). It is considered that this baseline dataset is robust and allows the characterisation of potential impacts to be determined and the likely effect of those impacts to be assessed, as reported in ES Chapter 8: Terrestrial Biodiversity, paragraphs 8.6.130 to 8.6.153. Surveys of bats commuting across the A2/HS1 line were undertaken	Chapter 8: Terrestrial Biodiversity [APP- 146] ES Figure 2.4: Environmental Masterplan Sections 1 & 1A and 2 [APP-159 and APP-160] Design Principles [APP-516] outline Landscape and Ecology Management Plan [REP1-173] ES Appendix 8.16: Draft EPS Mitigation Licence Application – Bats [APP-408]	Matter Under Discussion

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	No.	Comment			
			and recorded bats crossing this		
			infrastructure but a relatively low		
			levels of activity, and not		
			representative of the activity levels		
			recorded in adjacent woodlands		
			(e.g. Ashenbank Wood). It is		
			therefore considered that there is		
			not a clear and regularly used		
			flightpath for bats crossing the		
			A2/HS1 line. The existing vegetated		
			central reserve may be beneficial to		
			bats looking to cross this		
			infrastructure as it could function as		
			a hopover for bats, although it is		
			certainly not designed as such.		
			although the central reserve would		
			be lost as a result of the Project, the		
			two bridges at Thong Lane South		
			and Brewers Road would be		
			converted to green bridges with		
			vegetation planting tying into the		
			adjacent habitats. These would		
			provide strong commuting		
			opportunities in this area which do		
			not currently exist and therefore		
			would be beneficial for bats. The		
			green bridges are shown in ES		
			Figure 2.4: Environmental		
			Masterplan Sections 1 & 1A and 2,		
			with the associated design		
			principles secured in the Design		

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			Principles, clauses STR.08, S1.04,		
			S1.17, S2.12.		
			The general loss of woodland		
			habitats used for foraging and		
			roosting, and hedgerows used for		
			commuting and foraging would be		
			offset through the landscape design		
			for the Project which would result in		
			a significant increase in high quality		
			woodland, scrub, and semi-natural		
			species-rich grassland than is		
			currently present. These newly		
			created habitats are also designed		
			to link into existing semi-natural habitats across the wider		
			landscape, helping establish		
			coherent ecological networks and		
			facilitating movements of species		
			throughout these networks. It is		
			acknowledged that these habitats		
			would take time to establish so		
			would be a resource available to		
			bats in the long-term, but there is		
			significant available resource within		
			the wider landscape to support the		
			extant bat assemblage. The long-		
			term management proposals for		
			newly created habitats are reported		
			in the outline Landscape and		
			Ecology Management Plan which		
			include objectives to maximise		
			value for species such as bats. The		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			commitment to monitoring habitats and structures for bats over a 10- year period is reported in ES Appendix 8.16: Draft EPS Mitigation Licence Application – Bats.		
Impact on Roosting Bats	2.1.175 (DL-6)	Kent County Council note that the impact of the Project on Roosting Bats has the potential to be neutral but the replacement roosts need to be located in an area where connectivity and foraging will be retained/maintained. Individual species needs (e.g. light adverse species) to be taken in to account.	The Applicant's position is that of the known bat roosts being impacted, all but one are considered to be day roosts, the one exception being a hibernation roost used by brown long-eared (Plecotus auritus), Natterer's (Myotis nattereri), and Daubenton's bats (M. daubentonii), within an air raid shelter in Shorne Woods. The baseline for bats south of the River Thames is reported in ES Chapter 8: Terrestrial Biodiversity, paragraphs 8.4.52 to 8.4.60. Bat boxes would be used to compensate for the loss of tree roosts and, where appropriate, roosts in other structures. The type of bat box used would be based on its similarity in size and function to the roost being lost. In addition to compensation for the loss of roosts, bat boxes would also be provided to compensate for the loss of trees with suitable roosting features as these contribute to the roosting resource within the area. Bat boxes	Chapter 8: Terrestrial Biodiversity [APP-146] ES Appendix 8.16: Draft EPS Mitigation Licence Application – Bats [APP-408]	Matter Under Discussion

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			would be installed within areas of		
			retained woodland either within the		
			Project Order Limits, such as areas		
			within Ashenbank Wood, or within		
			woodland under agreement with the		
			landowner such as Shorne Woods.		
			The amount of woodland that will be		
			lost south of the River Thames is		
			47.9ha (including 34.8ha of		
			plantation woodland). The area of		
			woodland in which bat boxes will be		
			installed is 148.6ha including 97ha		
			of woodland within Shorne Woods		
			Country Park. These woodland		
			blocks are shown on ES Appendix		
			8.16: Draft EPS Mitigation Licence		
			Application – Bats, Figure E3, pg.		
			136. For the potential loss of		
			structures supporting roosts which		
			cannot be adequately mitigated		
			through the provision of bat boxes		
			(e.g. maternity or hibernation roosts		
			of certain species), the Project		
			includes the provision for the		
			construction of four bespoke bat		
			structures south of the River		
			Thames. These structures are		
			located adjacent to retained		
			foraging and commuting habitats, in		
			areas proposed for semi-natural		
			habitat creation as part of the		
			Project design.		

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Effects on Badgers	2.1.176 (DL-6)	Kent County Council consider that limited information has been provided by the Applicant on how badgers commute/forage through the site. This restricts understanding of the impact the proposal will have on commuting/foraging badgers and how it will impact badgers in any setts which are being retained outside/edge of the Order Limits. The Project will result in a negative impact on badgers as there will be a short to medium term loss of habitat, resulting in a decline in suitable foraging/commuting habitat. The loss of habitat also increases the risk of badgers going on the roads (both existing and proposed) which could cause an increased risk of Road Traffic Accidents. Kent County Council notes that the impact has the potential to be neutral if in the long term the key habitats being lost (chalk grassland, hedgerows and woodland) are successfully	At the request of KCC and subject to a Non-Disclosure Agreement, the Applicant shared the following confidential documents with KCC on 12 January 2023: ES Figure 8.29: Badger Survey Results ES Appendix 8.12: Badger ES Appendix 8.19: Draft Badger Development Licence Application In relation to long-term management, there are a number of securing mechanisms in place including the following: ES Figure 2.4: Environmental Masterplan Specific REAC commitments (e.g. for badgers TB008) within ES Appendix 2.2: Code of Construction Practice oLEMP draft DCO (Schedule 2 Requirement 7) These will all compel the Contractor and the Applicant to implement the necessary mitigation measures and to ensure these are adequately monitored and maintained.	ES Figure 8.29: Badger Survey Results [APP-290] ES Appendix 8.12: Badger [APP-401] ES Appendix 8.19: Draft Badger Development Licence Application [APP-415] ES Figure 2.4: Environmental Masterplan [REP4-124, REP3-098, REP2- 018, APP-162, REP4-127, REP4- 129, REP2-024 to REP2-031] ES Appendix 2.2: Code of Construction Practice [REP5- 048] oLEMP [REP4-140] Draft DCO [REP5- 024]	Matter Under Discussion

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		established/managed/monitored in the long term.	The approach to badger mitigation has been agreed with Natural England and the Applicant has received a Letter of No Impediment with respect to badgers. A wide range of semi-natural habitats which would provide good quality foraging and shelter for badgers is proposed, including grassland, open mosaic habitat, scrub and woodland. The long-term management of these habitats is reported in the oLEMP.		
Effects on Water Voles	2.1.177 (DL-6)	Kent County Council consider that it will be imperative that the works to displace water vole are not carried out outside the recommended period (15th Feb – 31st March in SE England, Water Vole Cons Handbook Dean 2016, Appendix 1 Displacement Protocol). Furthermore, mitigation should follow best practice to avoid impacts on young born during that calendar year. Displacing the water voles may not be sufficient and a translocation must be required. Habitats must be established	The Applicant recognises and will comply with Schedule 5 of the Wildlife and Countryside Act 1981 (as amended), relating to requirements for the translocation of species in the Order Limits prior to the commencement of construction. Detailed information on the mitigation strategy for water vole is provided in ES Appendix 8.20: Draft Water Vole Conservation Licence Application. Pre-construction surveys will be carried out prior to the submission of a formal Natural England water vole mitigation licence. These surveys will include all areas where	ES Appendix 8.20: Draft Water Vole Conservation Licence Application [APP-416] Code of Construction Practice [REP5- 048]	Matter Agreed

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	No.	Comment			
		sufficiently prior to	water vole will be impacted and will		
		works commencing.	be carried out as close to		
		This impact has been identified	construction activities starting, as		
		as being neutral pending	reasonably practicable. The		
		protection of retained water	mitigation proposals have been		
		course/habitat during	discussed with Natural England and		
		construction of the LTC.	can be found in ES Appendix 8.20:		
			Draft Water Vole Conservation		
			Licence Application. It is noted that		
			displacement is not advised after 31		
			March in the south-east, in the		
			Water Vole Conservation Handbook		
			(Dean, 2016). Preferentially animals		
			will be displaced up until 31 March,		
			however 15 April end date has been		
			included within the mitigation		
			proposals as a precaution against		
			bad weather or other factors that		
			might impede the		
			displacement process.		
			The addition of a new watercourse		
			to the north of the Thames and		
			Medway Canal is not predicted to		
			impact the existing water levels		
			within the current ditch network.		
			Water vole displacement mitigation		
			will be suitable to allow the habitat		
			creation work to take place. This		
			area is covered in a specific REAC		
			commitment (within the Code of		
			Construction Practice) – 'The land		
			would be reinstated to create		

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	No.	Comment			
			additional slow-flowing ditch, pond		
			and grassland with scrub habitats		
			for use by species such as water		
			vole and GCN, as well as to provide		
			suitable bird foraging and nesting		
			habitat. These habitat		
			enhancements have been agreed in		
			principle with the RSPB, who are		
			the landowners for this area' (REAC Ref. TB022). This methodology has		
			been discussed with NE and has		
			been included in the NE water		
			vole licence.		
			The Applicant recognises that		
			managing low suitability		
			watercourses in this area would		
			enhance the habitat for water voles,		
			however these low suitability		
			watercourses are outside of the		
			Order Limits and therefore the		
			Applicant will not be able to manage		
			these watercourses for the		
			enhancement for water voles.		
			The mitigation licence application		
			timetable is detailed in Section 7 of		
			ES Appendix 8.20: Draft Water Vole		
			Conservation Licence Application.		
Pre-construction	2.1.178	Kent County Council notes that	The Applicant agrees - Requirement	Draft DCO [REP5-	Matter Agreed
surveys	(DL-6)	for all protected species,	7 of the draft DCO secures the need	024]	
	(52 0)	updated pre-construction	for pre-construction surveys,		
		surveys will be required.	including the following commitment:		ļ

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			'7(1) No part of the authorised development is to begin until for that part final pre-construction survey work has been carried out to establish whether European or nationally protected species are present on any of the land affected or likely to be affected by that part of the authorised development, or in any of the trees and shrubs to be lopped or felled as part of the relevant works'. The timing of these pre-construction surveys will be informed by the proposed start dates for impactful work to ensure that the data gathered is as up-to-date as possible to inform relevant mitigation strategies, and if required, protected species mitigation licences.		
Wintering Birds	2.1.179 (DL-6)	Kent County Council considers that the impact on wintering birds would be neutral if the Applicant includes proposals to manage land to support wintering birds associated with the SPA during the construction period.	The Applicant considers that paragraph 4.6.2 of ES Appendix 2.2: CoCP and REAC commitments HR001, HR003 and HR012 provide appropriate security to manage land to support wintering birds associated with the SPA during the construction period.	ES Appendix 2.2: CoCP [REP5-048]	Matter Agreed
Reptile Management	2.1.180 (DL-6)	Kent County Council consider that the Applicant should be	The Applicant notes that the long- term management of Thong Open	oLEMP [REP4-140]	Matter Under Discussion

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		required to produce a clear Reptile Mitigation Strategy Plan, showing distribution of different species of reptiles, proposed displacement areas, proposed translocation and receptor areas for each species.	Mosaic Habitat, the nitrogen deposition compensation sites, and Chalk Park as habitats which would support reptiles, is reported in the oLEMP in Sections 5.5, 5.9, 5.12, 5.14 and 5.15. However, the Applicant will consider KCC's suggestion for a Reptile Mitigation Strategy Plan which, if taken forward, would need to occur post pre-construction surveys as part of detailed design.		
Tree Removal and Replanting at SWCP	2.1.181 (DL-6)	Kent County Council request a Requirement on the Applicant to provide mitigation planting and maintenance of the new woodland that needs to be led by members of the Council's Country Parks team, as experts in their field. Kent County Council estimates that two members of staff will need to be dedicated full time to deliver this mitigation and seeks a commitment that associated costs would be covered by the Applicant.	The Applicant agrees that members of the Shorne Woods Country Park team, as experts in their field, would be well-placed to lead on the planting and maintenance of the new woodland mitigation in SWCP. As part of KCC, the Applicant would be expect these persons/roles to be closely involved with detailed design and interaction with contractors through the oLEMP Advisory Group. It is noted that to-date, the Applicant and KCC/SWCP have had a collaborative approach to undertaking works including ecological surveys within the area and it is anticipated that this relationship continues.	N/A	Matter Under Discussion

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	No.	Comment			
			The oLEMP [REP4-140] at Section		
			4 (specifically paragraphs 4.1.1 to		
			4.1.6) sets out the proposed roles		
			and responsibilities for the		
			implementation of the Plan. This		
			notes that Contractors will appoint		
			an appropriately experienced and		
			qualified landscaping contractor.		
			The contractor is to be competent at		
			identifying plant species, including		
			those proposed as part of seeded		
			and planted mixes, as well as any		
			undesirable species, and		
			experienced in the various habitat		
			creation and enhancement works		
			required on this Project. Specialist		
			work (such as pond creation,		
			fenland restoration and ancient		
			woodland compensation) may be		
			carried out by specialist sub-		
			contractors appointed by the		
			Contractor where particular specific		
			skills, equipment and/or experience		
			are required.		
			The Applicant considers that this		
			does not exclude SWCP staff from		
			being appointed to undetake works		
			and secures that they will at the		
			least be consulted on the approach.		
Environmental	2.1.182	Kent County Council request	The Applicant is considering this	N/A	Matter Under
Community	I	commitment from the Applicant	proposal from KCC.	13//	Discussion
- Community	(DL-6)	to fund a community	proposal from 1000.		2.00000011

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status	 Deleted: National Highways'
•	No.	Comment				Deleted: Application Document
Engagement Programme at SWCP		engagement programme and to collaborate with KCC to produce a campaign to help highlight what Shorne Woods Country Park (SWCP) has to offer. The aim of this will be to inform and promote the SWCP from an educational and environmental standpoint. We consider this will go some of the way to help mitigate some of the negative impacts that will be caused by the LTC.				
Material Assets and W	aste					
Legislative and policy framework	2.1.118 (DL-1) RRN	Kent County Council notes that National Highways is proposing the creation of Chalk Park as mitigation for the loss of open space as a result of the Project (APP-126 item 2.1.33). but that it is not clear, whether Chalk Park is in fact required in order to effectively dispose or reuse of otherwise waste materials. Kent County Council considers that it is not clear whether this is a disposal led activity at the bottom of the defined waste hierarchy, and as the least sustainable waste management	The Applicant notes that Chalk Park provides essential mitigation to mitigate the impact of the Project as well as integrate the portal and route alignment into the surrounding landscape. The key drivers for the inclusion of Chalk Park within the Project proposals and its design rationale are set out in the Project Design Report – Part D – General Design South of the River and include: The Department for Environment, Food and Rural Affairs (Defra) family objectives call for woodland creation	Project Design Report – Part D – General Design South of the River [APP-509] Need for the Project [APP-494] REAC within the Code of Construction Practice (CoCP) [REP5-048]	Matter Agreed,	Deleted: Under Discussion Deleted: [Application Document Deleted: [Application Document Deleted: REAC, appended to ES Appendix 2.2: CoCP [Application Document APP-336]¶
			call for woodland creation, habitat buffering and creation of			

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		accordance with the Kent Minerals and Waste Local Plan 2013-30 (early Partial Review 2020).	multifunctional accessible spaces to the east of Gravesend. • A review of local policy and the existing context has identified a catchment gap for the open space typologies for parks and gardens, and natural and seminatural green space for the Gravesham urban area. This is identified in the Gravesham Borough Council Open Space Assessment, April 2016. • The design of Chalk Park addresses the local landscape character. Within the surrounding context of chalk sloping farmland to the east of Gravesend, development/settlements have generally been located adjacent to wooded hill tops, such as the residential properties in the village of Shorne. The hill proposal references the distinct local characteristic of settlements located on the slopes below a wooded hill (Need for the Project).		
			The Applicant considers that the reuse of excavated material for the creation of Chalk Park hilltop		

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		landform is not a disposal-led activity. In line with Project commitment MW007 excavated material (and all wastes) would be managed in line with the waste hierarchy. Preference would be given to appropriate reuse, recycling and/or recovery before disposal where feasible and permitted by the design. Where excavated materials and soils are to be reused, recycled and/or recovered within the Order Limits this would be subject to the relevant regulatory controls. For example: Directive 2008/98/EC on Waste (Waste Framework Directive), Article 2, environmental permit (as per the Environmental Permitting (England and Wales) Regulations (2016)), exemption and/or a Materials Management Plan (as per the Definition of Waste: Development Industry Code of Practice (CL:AIRE, 2011). This commitment is secured through its inclusion in the REAC. This Matter remains under discussion subject to Kent County Council's review of the referenced application materials.		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
Noise and Vibration					
Project design and mitigation Mitigation: Noise mitigation (SWCP)	2.1.56	Kent County Council considers that noise reducing fencing and appropriate landscaping should be put in place to mitigate significant impacts on Shorne Woods Country Park,	Following environmental workshops held with relevant stakeholders in April and June 2020, acoustic barriers have been incorporated into the design of the Project where The Applicant considers appropriate,	ES Chapter 12: Noise and Vibration [APP- 150]	Matter Agreed
	developed and implemented	utilising LA 111 of the DMRB.			
		with Kent County Council and other organisations.	However, it is not agreed that this type of mitigation is required to mitigate significant impacts on Shorne Woods Country Park.		
			Justification for the approach to impact assessment and mitigation is set out within the ES Chapter 12: Noise and Vibration.		
			Following further engagement including a workshop on 15 February 2023, it has been confirmed that by introducing a higher standard of low noise road surfacing the previously proposed acoustic barriers were removed in		
			this location, which also led to a reduction in the visual impact of the barriers. This change responds to visual concerns raised by Kent Downs AONB Unit. The Project design has sought to incorporate		
			noise mitigation by means of earthwork features where		

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			practicable, these are described in Table 12.28 of ES Chapter 12: Noise and Vibration.			
Population and Human	Health			•		
Cross-river WCH and Sustainable Travel Cross-river provision for walking and cycling	2.1.57 RRE	Kent County Council considers that cross-river cycling and walking provision should be appropriately considered and included in the Project where supported by policy and effective in reducing congestion and emissions and promoting health and active travel. Kent County Council consider that clarity should be provided by the Applicant as to why technical feasibility has not been undertaken on the options Kent County Council considers that National Highways should: Implement public transport priority as a 'Requirement', upon opening of the scheme Consider alternative priority accesses across the Thames for public transport as part of developing a future ready new highway infrastructure	The Applicant has considered various options during the development of the Project to provide improved river crossings for walkers and cyclists. The options investigated included using the tunnel, upgrading the existing ferry, relocating the ferry, building a separate bridge or cable car, and providing a shuttle service through the tunnel. All of these options have been rejected for reasons including lack of technical feasibility, operational issues, lack of commercial viability, cost and poor safety. The statement, "lack of technical feasibility" means that an option was assessed at the optioneering stage against a set of criteria and considered not feasible from a technical (engineering) and/or constraints (environmental and other) point of view, rather than meaning that the feasibility of an	Project Design Report – Part E – Design for Walkers, Cyclists and Horse Riders [APP-512] Rights of Way and Access Plans [REP4-046 to REP4-050] Draft DCO [REP5-024] Project Design Report, Part G: Design Evolution [APP-514]	Matter Not Agreed	Deleted: [Application Document Deleted: Rights of Way and Access Plans [Application Documents APP-024 and APP-025 and Additional Submission AS-032] Draft DCO [Additional Submission AS-038]

Project Design Report, Part G:

Topic Item No.	Kent County Council Comment	The Applicant's Response	,Reference	Status
	 Invite Kent County Council's Public Transport Department to the Sustainable Transport Working Group Commit to reviewing options for priority public transport and cycling measures at the Dartford Crossing Provide Kent County Council with a financial contribution to provide additional buses during construction, to counter the delays that are predicted to occur. This will help to reduce delays and retain passengers during this time Provide cycle counters, and a cycle route in Gravesend. 	Design Evolution, sets out design evolution of the Project and the options under consideration at various stages of the Project's development. The specific reasons why a pedestrian and cycle crossing underneath the River Thames alongside the vehicle tunnel and a cycle shuttle service were not taken forward are set out at page 48 of Part G of the Project Design Report. Latent demand for walking and cycling across the River Thames at the Project crossing point is low and therefore unlikely to unlock enough trips to make the required infrastructure for a shuttle service economically viable. In addition, journey times and distances for a shuttle would be excessive because the most suitable collection and drop-off points would be at the proposed M2/A2 junction and as far north as the proposed A13/A1089 junction. For more information about the proposed walking, cycling and horse _riding routes, see the Project Design Report. The WCH provision in the Project is set out in the Rights of Way and Access Plans and Schedule 5 of the draft DCO.		

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			Further information on the provision is set out in the Project Design Report.		
			The Applicant's position relating to public transport provision within the Project is set out within Matter 2.1.58.		
			Kent County Council is already a member of the Sustainable Transport Working Group and can facilitate attendance from its Public Transport Department.		
			The Applicant's position on Public Transport effects during construction is set out in Matter 2.1.108 (DL-1).		
			The Applicant is working with Kent County Council to understand the Council's request for active travel counters.		
Cross-river WCH and Sustainable Travel	2.1.58	Kent County Council considers that cross-river public transport services should be	The Applicant has considered the approach to public transport within the Project.	N/A	Matter Not Agreed
Cross-river provision for public transport	RRE	appropriately considered and included in the scheme where supported by policy and effective in reducing congestion and emissions and promoting health and active travel.	A number of constraints prevent segregated public transport access to the crossing, notably using the emergency accesses. The emergency access roads/merges/diverges have been		
		Kent County Council considers that public transport solutions –	specifically designed to optimise emergency service accessibility and		

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
	NO.	such as public transport segregated junctions or alteration of emergency accesses to allow public transport vehicles – would help to reduce congestion and air quality effects, and unlock economic growth.	response times. However, the emergency access roads and Lower Thames Crossing merges/diverges have not been designed to a DMRB standard for public use. The operation of the emergency access (as designed) is to be supported by the Applicant Regional Operations Centre and appropriate interventions. This introduces incompatibility between emergency service operation and bus operations. The principles apply to the access points at the North and South Portals.		
			As such, while it is agreed that public transport use can help to reduce congestion and air quality effects, and unlock economic growth, The Applicant considers that it has assessed options for inclusion within the Project appropriately and concluded that this will not be possible, and has provided alternative means that facilitate and support public transport schemes outside of the DCO application (via the Sustainable Transport Working Group).		

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
WCH/Active Travel – Design WCH Re-designation of NG8	2.1.59	Notwithstanding other Matters relating to WCH, Kent County Council supports the proposed re-designation of footpath NG8 set out in the Local Refinement Consultation, however it considers that this should include improvements to the crossing point (of the A226) as currently this part of the route is unsuitable for horse riders, and an extension of improvement works slightly south to the bus stop to improve this part for pedestrians.	The Applicant confirms that Footpath NG8 is to be upgraded and redesignated as a bridleway, and where the new bridleway will connect to the A226, a new Pegasus crossing will be provided. In addition, a new bridleway has been proposed to the east, connecting Footpath NG9, which will be resurfaced and redesignated as bridleway, to the A226 (See draft DCO – Schedule 5, part 6). A footway is already provided on the northern side of the A226 which can be accessed by using the crossing facilities. Further engagement has been undertaken with Kent County Council, including a workshop on 08 March 2023, and this and the above information lead the Applicant to consider this a Matter Agreed.	Rights of Way and Access Plans [REP4-046 to REP4-050] Draft DCO [REP5-024]	Matter Agreed
WCH/Active Travel – Design	2.1.121 (DL-1) RRN	Kent County Council considers that provision is required to ensure that there is adequate consultation with, and input from, Kent County Council concerning detailed design of PRoW. Kent County Council considers that its Public Rights of Way	It is agreed that Kent County Council as the Local Highway Authority should be consulted on the detailed design of Public Rights of Way. The draft DCO secures that (Part 3, Schedule 15 (1)(f)) 'From the date on which the roads and public rights of way described in Part 1 to 6	Project Design Report – Part E – Design for Walkers, Cyclists and Horse Riders [APP-512]	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
		and Access Service should be fully consulted as Delivery Partners produce detailed Traffic Management Plans related to PRoW before commencing works. Kent County Council is particularly concerned about the specification of the widths and finished surfaces for proposed routes, which will differ dependant on their proposed use and overall context.	(inclusive) of Schedule 5 (classification of roads, etc.) are completed and open for traffic the public rights of way and permissive paths described in Part 6 (other public rights of way and permissive paths) of Schedule 5 will be of the type described in column (1) to the extent described in column unless otherwise agreed with the relevant planning authority. In addition, Part E of the Project Design Report sets out the preliminary design for PRoW and permissive paths including diversions, resurfacing/upgrades, crossings, designations; and the Design Principles sets out how the Applicant and Delivery Partner must consider and accord with design guidance/standards as set out in PEO.01 to PEO.13. The Applicant and Kent County Council are working on Side Agreements which would set out how assets would be transferred to the Local Highway Authority, including resourcing for appropriate design input and sign-off on completion (for clarity, this refers to resourcing for the Council's representations for the design	Design Principles [REP4-146]	

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			stage, and then 'sign-off' via a final certificate to confirm transfer of the asset once works are complete).		
Monitoring	2.1.125 (DL-1) RRN	Kent County Council considers that National Highways should fund installation of active travel counters 12 months before the construction phase starts; with the counters to be maintained for a period of three years post completion.	The Applicant is considering this request from Kent County Council subject to further discussions on the purpose of the proposed counters, their location and management, installation and data sharing arrangements.	N/A	Matter Under Discussion
Maintenance	2.1.122 (DL-1) RRN	Kent County Council considers that National Highways should provide an adequate commuted sum or ongoing maintenance arrangements for the upkeep of new routes.	The maintenance of both local highways and the SRN is funded by the Department for Transport. Local highway funding is mainly based on a formula linked to the total mileage of A roads, B and C roads, and unclassified roads in each area, together with the numbers of bridges, lighting columns, cycleways and footways. This funding is refreshed every few years to take account of changes in road length and number of highway structures. Accordingly, as local highway works are carried out under the DCO, the amount of funding that each local highway authority receives will be amended to recognise these additional responsibilities. Given that this	Draft DCO [REP5- 024]	Matter Not Agreed

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	
•	No.	Comment				
			process already exists, it is not			
			appropriate to require The Applicant			
			to provide funding for the			
			maintenance of parts of the local			
			network out of the money given to it			
			to maintain the SRN,			
			Article 10(1) of the draft DCO			
			provides that where a new local			
			highway is constructed, it must be			
			completed to the reasonable			
			satisfaction of the local highway authority, who becomes responsible			
			for its maintenance from			
			completion. The Applicant and Kent			
			County Council are working on a			
			Side Agreement would provide			
			appropriate provisions in respect of			
			the maintenance period by the			
			Applicant. Article 10(2) makes			
			similar provision for alterations or			
			diversions of existing local roads.			
			Both provisions enable The			
			Applicant and the local highway			
			authority concerned to reach			
			different arrangements for specific			
			maintenance responsibilities, but otherwise the default position is that			
			once the local highway authority is			
			satisfied that the highway has been			
			properly completed, it becomes			
			responsible for the maintenance of			

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			these highways just as it is for other public highways in its area. This arrangement is well-precedented for local highway works carried out by The Applicant in connection with NSIP schemes. It strikes an appropriate balance between The Applicant's, ability to carry out its works, and local highway authorities' duties to maintain public highways in their areas.		
WCH/Active Travel – Design	2.1.120 (DL-1) RRN	Kent County Council considers that National Highways should produce a clear plan indicating the PRoW network to be created, the legal status of the routes to be provided, and the context of the wider PRoW network. In addition, Kent County Council considers that National Highways should produce a General Arrangement Plan showing the WCH widths achievable to ensure these adhere to relevant standards.	WCH routes within Kent are shown on the General Arrangement drawings found within the General Arrangement Plans (Volume B). The proposed WCH routes are also shown within the Rights of Way and Access Plans (Volume B). These drawings should be read in conjunction with the draft DCO, with reference to Schedule 4 – Permanent Stopping Up of Streets and Private Means of Access. Details on all WCH routes can be found within the Project Design Report – Part E – Design for Walkers Cyclists and Horse riders. The design specifications for these WCH routes will be dependent upon the environment within which they	General Arrangement Plans (Volume B) [REP4-031] Rights of Way and Access Plans (Volume B) [REP4-048] Draft DCO [REP5-024] Design Principles [REP4-146] Project Design Report – Part E – Design for Walkers, Cyclists and Horse Riders [APP-512]	Matter Agreed

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[Application Document APP-016]¶
Rights of Way and Access Plans (Volume B) [Application Document APP-025]¶
Draft DCO [Additional Submission AS-038]¶
Design Principles [Application Document APP-516]¶

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			are located and their intended users. Defining the widths/surfacing will be undertaken at the detailed design stage. Specific WCH design principles can be found within Table 4.1 Project-wide design principles: Connecting people within the Design Principles. All WCH routes will be designed to the latest design standards and guidance listed under Clause No. PEO.04. The Applicant consider that the information requested by Kent County Council has been provided and therefore this is matter is agreed.		
WCH/Active Travel – Construction Effects	2.1.123 (DL-1) RRN	Kent County Council considers that permissive access, particularly for equestrian and cycle use, is not to be viewed as a suitable alternative/ compensatory provision for Non-Motorised Users (NMUs); and that PRoW routes need to have Highways status. Kent County Council notes this	A WCH strategy has been developed that includes new or improved pathways and bridges, which are designed to encourage active travel and promote health and wellbeing across the region. These WCH routes will provide access between parks, woodlands, heritage sites and employment centres in Kent, Thurrock,	Project Design Report – Part E – Design for Walkers, Cyclists and Horse Riders [APP-512] Planning Statement [APP- 495] Post-event	Matter Not Agreed
		in the context of National Highways' proposed provision south of the M2 corridor through Jeskyns Community Woodland,	Brentwood and Havering. Both formal PRoWs and permissive routes have been informed by the surrounding environment and	submissions, including written submission of oral	

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		which in that context cannot be considered adequate. Kent County Council is concerned that the route (to accommodate NCN177 during construction) lacks clarification as to the nature of the permissive agreement, the terms of the agreement or the parties to the agreement and therefore there is no certainty that permission would not be rescinded -removing the link for NMUs and specifically equestrians and cyclists. Kent County Council notes that should the permission be revoked at some future point the only viable alternative for recreational users would be the replacement NCN177 route; this route is conceived as meeting the needs of commuting cyclists.	through discussions with landowners. Please refer to the Project Design Report: Part E Walkers, Cyclists and Horse Riders and Chapter 5 of the Planning Statement which provides our WCH strategy. At the Design Refinement Consultation, a permanent alternative route to NCR177 for WCH was proposed through Jeskyns Community Woodland and Ashenbank Woods where a formal PRoW Bridleway would be provided. In the case of Jeskyns Community Woodland this route was partially along an existing equestrian route and partially along existing pedestrian-cycle tracks through the site. This route is to be used as part of the temporary NCR177 cycle route while the main highway works were being undertaken. Further engagement with Forestry England and Woodland Trust was undertaken following the Local Refinement Consultation. A detailed discussion on the type of routes (bridleways) and their intended users (walkers, cyclists and horse riders) located through their	comments, for OFH2 [REP1-185]	

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status
	No.	Comment	woodland was held. Formal PRoWs		
			with permanent bridleways were		
			deemed unacceptable for fear of		
			increased footfall in sensitive areas		
			and the management of their		
			routes. Concerns on the interaction		
			and potential conflict between		
			cyclists and horse riders particularly		
			through Jeskyns Community		
			Woodland were raised. As horse		
			riders are already provided with a		
			dedicated horse trail through		
			Jeskyns Community Woodland,		
			Forestry England did not see the		
			need for a formal bridleway. Our		
			enhanced WCH network will		
			connect Jeskyns Community		
			Woodland's existing permissive		
			horse-trail to further green spaces		
			via our proposed green bridges		
			across the A2.		
			Forestry England want to retain the		
			flexibility to manage their land as		
			appropriate and have made the		
			decision to reject the proposed		
			bridleway. As Jeskyns Community		
			Woodland is on Crown Land, the		
			Project cannot impose a bridleway		
			on them. However, they will		
			continue to provide permissive		
			access through their woodland via		
			their existing dedicated horse trail.		

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			To our knowledge, this will remain		
			free and open to horse riders.		
			However, it is our understanding		
			that there may be scope to explore		
			some form of licensed permissive		
			path should this be acceptable with		
			Forestry England, offering some		
			level of future security for access		
			rights.		
			Forestry England agreed for a new		
			temporary pedestrian/cyclist route		
			to be located through the eastern		
			part of the Jeskyns Community		
			Woodland site while the NCR177		
			highway works are being		
			constructed, and to maintain the		
			existing permissive equestrian trail,		
			being separate from the new		
			pedestrian-cycle route. To the west		
			of the site part of an existing		
			pedestrian/cycle track, as well as a		
			new link to Henhurst Road would be		
			made permissive bridleway to		
			create a new link for pedestrians,		
			cyclists and horse riders to		
			Henhurst Road and the new		
			bridleway parallel to Church Road.		
			Once the permanent route for		
			NCR177 is operational, the temporary pedestrian and cycle		
	1		routes through the woodlands would	1	1

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			be removed if requested by Forestry England. The Applicant notes that, regarding the position above, the scope to explore some form of licensed permissive path (should this be acceptable to Forestry England) offering some level of future security for access rights, may only apply to the section of the route through Ashenbank Wood. The Applicant has provided a response related to this matter in its Post-event submissions, including written submission of oral comments, for OFH2 from paragraph 3.1.1).		
HEqIA – Assessment	2.1.60 RRE	Kent County Council is concerned that the Project could increase health inequalities particularly around physical activity, access to open space and air quality, for example in Riverside ward which is identified as having high sensitivity due to preexisting deprivation and lack of access to private transport. Kent County Council consider that interventions (secured either through a Requirement of	The Applicant recognises the concerns raised by Kent County Council and has considered factors relating to health inequality within the HEqIA, following a briefing to local authorities (via the Community Impacts and Public Health Advisory Group (CIPHAG)) on the Project's approach to considering baseline, effects and mitigation related to health inequalities in May 2022. A full assessment has been presented within the HEqIA considering all sensitive receptors	HEqlA [REP3-118],	Matter Under Discussion

Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status
	No.	the draft DCO or the S106 Agreement) are required to mitigate loss of PRoWs and access to open space during in particular the construction phase for residents of Westcourt and Riverside wards; and as a minimum to provide monitoring equipment for areas in which air pollution is due to increase due to impact of the Lower Thames Crossing.	and communities, their pre-existing health inequalities and their indicators, and any likely significant differential or disproportionate effects. The Applicant is considering requests for monitoring and mitigation relating to environmental effects.		
HEqIA Assessment HEqIA – Air Quality and Health Inequalities	2.1.61 RRE	Kent County Council understands that overall, the Project will lead to improvements in air quality. However, Kent County Council is concerned that at the local level, there may be areas where air quality is likely to reduce, and these may include residents with greater vulnerability to health problems caused by NO2 concentrations.	It is agreed that overall, the Project will lead to improvements in air quality, but that at the local level, there may be areas where air quality is likely to reduce and these may include residents with greater vulnerability to health problems caused by NO2 concentrations, as set out within the HEqIA with a comprehensive baseline which clearly identifies vulnerable populations across the study area. However, effects are not anticipated to be significant or in most cases even perceptible in relation to effects on human health.	HEqlA [REP3-118],	Matter Not Agreed
Positive and neutral effects on wards in operational phase	2.1.169 (DL-6)	Kent County Council notes that the HEqIA (APP-539) Table 1.4, indicates positive operational	The Applicant welcomes this agreement.	HEqIA [REP3-118]	Matter Agreed

Topic	Item	Kent County Council	The Applicant's Response	Reference	Status	
	No.	Comment				
		phase impacts on active travel in all but four wards in Gravesham outlined as wards directly or indirectly affected by the project, these are Riverside, Northfleet South, Central and Coldharbour where the impacts are indicated as neutral. Overall Kent County Council supports the evidence base outlined by the Applicant and recognises the impacts during operation on active travel of the wards outlined in Table 1.4 as positive and neutral.				
HEqIA CIPHAG Independent Recommendations Health Impact Assessment (HIA) recommendation from independent review – Health Priorities	2.1.62	Links between local health priorities and the assessment should be made clear. Where the local priorities identify topics or sensitive groups, these should be considered in the assessment (including in consideration of enhancement measures).	Local health and equalities priorities have been set out within Appendix A of the Health and Equalities Impact Assessment (HEqIA). Appendix A was updated between the 2020 and 2022 versions of the HEqIA in line with updated priority and strategy documents produced by individual local authorities. A new section has been included within each of the assessment topics of the HEqIA itself, setting out which of the local health and equalities priorities are relevant for that topic, together with findings	HEqIA [REP3-118] HEqIA – Appendix A – Policy and Strategy Context [APP-540]	Matter Agreed,	

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			from consultation and from baseline data. Paragraph 3.6.13 of the HEqIA sets out the factors which have been taken into account when assessing population health effects that may arise as a result of the Project, including the relationship with the health policy context and/or local health priorities. The assessment tables for each topic in Section 7 of the HEqIA include reference to the relevance / importance of local health and equalities priorities for each assessment topic. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Construction Phasing	2.1.63	Further information should be provided on construction phasing as part of HEqIA (when available) and indication of how this may influence assessment and an explanation of how HEqIA has been planned and timed to inform decision making.	Further detail relating to construction phasing was presented and discussed at a CIPHAG meeting in June 2021. The Health and Equalities Impact Assessment includes a new section on Project construction phases and timelines (Section 4.3), providing further detail on construction activities across the four construction sections, information relating to individual construction	HEqlA [REP3-118]	Matter Under Discussion

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	NO.	Comment	compounds, and estimated timelines for construction in each section. Information relating to construction activities which may potentially impact individual assessment topics is included within the assessment sections as relevant. This includes information relating to the length of time construction activities are anticipated to last as well as to construction phasing. The Applicant considers this to be a		
			Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Scope	2.1.64	Further commentary and evidence should be provided to understand how the scope of the HIA was identified and agreed. This could include provision of further information on the outcomes of discussions on scoping that were undertaken with the CIPHAG.	Further commentary and evidence around outcomes of discussions with CIPHAG concerning the scope of the Health and Equalities Impact Assessment (HEqIA) has been included within it. Section 3.4 of the HEqIA covers screening and scoping. Table 3.1 summarises scoping discussions held as part of CIPHAG meetings	HEqlA [REP3-118],	Matter Under Discussion
			between 2018 and 2021. The findings from the Independent Review and subsequent discussions with CIPHAG stakeholders included further		

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Topic	Item No.	Kent County Council	The Applicant's, Response	Reference	Status
	NO.	Comment	information relating to the scoping and assessment of individual topics within the HEqlA. Paragraph 3.4.5 of the HEqlA includes a summary of the changes made to the original scope of the HEqlA as a result of subsequent discussions with stakeholders.		
			Table 5.2 of the HEqIA details the CIPHAG meetings which have taken place between 2018 and 2022 (of which there were more than 20) and summarises the matters discussed at each meeting and outcomes of those discussions where relevant.		
			The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Stakeholder Engagement	2.1.65	Further information should be provided on the outcomes of stakeholder engagement exercises and how this has meaningfully informed the HEqlA and the Project. 1. This includes providing further details of what was agreed at the CIPHAG and methods of engagement and issues raised at the focus	Section 5 of the Health and Equalities Impact Assessment (HEqIA) sets out the approach taken to consultation and engagement for the Project and how this has fed into / informed the HEqIA assessment. The section summarises activities and headline information from both non-statutory and statutory consultation, including the supplementary consultation,	HEqIA [REP3-118],	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		groups and how these comments were addressed. 2. Information should also be included on measure used to	design refinement consultation, community impacts consultation and local refinement public consultation events.		
		reach hard-to-reach groups. Wider concerns have also been raised regarding the consultation activities which should be addressed as part of the wider consultation strategy.	Following feedback from stakeholders including that received as part of the Independent Review, the Community Impacts Consultation included a comprehensive 'You Said, We Did' document, setting out how the Applicant has addressed issues and suggestions received at each of the previous consultations.		
			Section 5.4 of the HEqIA sets out the Applicant's approach to consultation and engagement with hard-to-reach groups (more favourably referred to as under-represented groups). At a CIPHAG meeting held in June 2021 the Applicant's approach to engagement with under-		
			represented groups was discussed with stakeholders; this included research undertaken by the Applicant into the presence of hard to reach communities along the route of the Project, which typically include older people, those with disabilities, those who may not be able to read, and those for whom		

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
			English is not their first language. The findings from this meeting helped to inform the approach to engagement during the Community Impacts Consultation.		
			In relation to the focus groups held during 2019, the Applicant reiterates the view that these formed just one part of engagement with vulnerable groups and that wider conclusions were not drawn from this sample. This is explicitly stated in paragraph 5.4.6 of the HEqIA.		
			The individual topic assessments contained in Section 7 of the HEqIA include a section summarising relevant findings to have arisen from consultation and engagement. The assessment methodology described in paragraph 3.6.13 of the HEqIA sets out the various factors which have informed the individual assessments; these include the extent to which stakeholders are concerned about particular determinants of health or health outcomes.		
			The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
HEqIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Ward sensitivity	2.1.66	National Highways should clarify how ward sensitivity has been determined through clear links to the baseline.	The approach to defining ward sensitivity was discussed and agreed with stakeholders at the CIPHAG meeting held in September 2021. The methodology for determining ward sensitivity is subsequently described in Section 3.6 of the HEqIA. The sensitivity of individual wards has been identified as high, medium or low based on the range of indicators identified. Draft ward sensitivity data and information was distributed to CIPHAG attendees; this information was subsequently included in the DCO submission in 2022. The assessment of sensitivity by ward is summarised in Table 3.3 of the HEqIA; data informing this assessment is set out in ES Appendix 13.2: Ward Sensitivities. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.	HEqlA [REP3-118] ES Appendix 13.2: Ward Sensitivities [APP- 452]	Matter Under Discussion
HEQIA CIPHAG Independent Recommendations HIA Recommendations from Independent	2.1.67	Justification/methodology for aggregating impacts at general population/ward level should be provided. Use of GIS mapping for baseline and assessment information would enable a	The Assumptions and limitations section of the HEqIA set out in paragraph 3.6.18 states that 'For all topics, the assessment has been aggregated to ward level unless otherwise specified'.	HEqlA [REP3-118],	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
review – Methodology for aggregating impacts		clearer understanding of specific impacts including effects on health inequalities.	The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqla CIPHAG Independent Recommendations HIA Recommendations from Independent review – Duration of effects	2.1.68	Further information should be included about the duration of effects anticipated beyond if they are temporary or permanent. This is particularly relevant to the health outcomes identified during the construction phase as this phase is anticipated to last six years. Further information should be included on if effects are considered to be short-term, medium-term or long-term and a definition provided which outlines what each of these terms mean (e.g. short term = 1–2 years).	Paragraph 3.6.9 of the HEqIA sets out the temporal scope for the assessment. This describes the duration of potential effects as being short, medium or long-term (with durations as appropriate) or permanent. This enables a more granular assessment to that provided at DCO 1.0, where effects were simply described as temporary or permanent; this is as a direct result of discussions with stakeholders as part of CIPHAG meetings (as described in paragraph 3.6.11 of the HEqIA). The assessment methodology described in paragraph 3.6.13 of the HEqIA sets out the various factors which have informed the individual assessments; these include the duration of effect as described above. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.	HEqlA [REP3-118],	Matter Under Discussion

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
HEQIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Severity and Likelihood of health outcomes	2.1.69	The assessment should provide information on the severity and likelihood of the health outcomes. At present it is just stated whether a health outcome is considered to be positive, negative or neutral, however the assessment would benefit from further information being provided on the severity of the effect (e.g. minor, moderate or major positive/negative) to help provide a more balanced assessment and increase understand of the level of health outcomes anticipated.	The methodology for assigning impacts on health outcomes is set out in DMRB LA 112, which states that health outcomes should be described as positive, negative, neutral or uncertain. Whilst LA 112 states that 'it is not possible to quantify the severity or extent of the effects which give rise to these outcomes', the guidance also states that information should be presented relating to changes to health determinants as a result of a scheme or project, together with evidence provided to support conclusions. The HEqIA provides information around the plausibility of health outcomes as part of the review of evidence for each assessment topic. Further evidence has been presented in relation to the individual assessments to help increase understanding of the level of health outcomes anticipated. The assessment methodology described in paragraph 3.6.13 of the HEqIA sets out the various factors which have informed the individual assessments; these include an assessment of the severity of health outcome, for example whether this	HEqlA [REP3-118],	Matter Under Discussion

Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
	NO.	Comment	relates to changes in mortality/morbidity or whether the change may be more related to wellbeing or quality of life. The HEqIA submitted as part of DCO 2.0 in 2022 also identifies where health effects are likely to be significant; the guidance document 'Human health: ensuring a high level of protection. A reference paper on addressing human health in Environmental Impact Assessment' (International Association of Impact Assessment and European Public Health Association, 2020) has been used to inform an approach to identifying significance, taking into account multiple criteria, including severity of health outcome as described above. This has enabled the identification of significant effects within Section 7 of the HEqIA. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations	2.1.70	There are some concerns identified with the technical data sources used to inform the HEqIA (e.g. transport, air quality	A number of technical concerns were raised in Appendix A of the Independent Review relating to a variety of other documents and	HEqIA [REP3-118],	Matter Under Discussion

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HIA Recommendations from Independent review – Data Sources		and noise assessments). Technical concerns should be addressed and updated accordingly in the HEqIA as these may have implications for the health outcomes identified. Clarification should also be provided on how the level of effect identified in the source assessment has been translated into the effect identified in the HEqIA (including how this has been aggregated to general population/ward level).	assessments produced as part of the submission at DCO 1.0. These primarily related to the transport, air quality and noise methodologies and assessments. Technical assessments across the ES (such as noise and air quality) were updated for inclusion in the DCO submission in 2022 to address concerns raised by the Independent Review. Where appropriate, assessments were updated and amended accordingly, however there will be specific to each ES topic area where agreement has not yet been reached where these relate to those topic areas, they are covered in the relevant sections of this SoCG.		
HEqIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Effectiveness of mitigation	2.1.71	The HEqIA should provide further information regarding effectiveness of mitigation/enhancement measures. This could include providing a conclusion on the residual health outcome anticipated after mitigation measures is implemented.	Section 4.4 of the HEqIA presents the approach taken to the provision of mitigation and enhancement measures, including the categories within which mitigation falls and the locations where mitigation measures are secured within the DCO. For each assessment topic in Section 7 of the HEqIA, mitigation measures are described within relevant sections relating to construction and operation. The assessment conclusions relate to	HEqlA [REP3-118],	Matter Under Discussion

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Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			residual health outcomes after mitigation measures have been implemented. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Monitoring	2.1.72	Further information to be included on monitoring (impacts, mitigation, and enhancement – to be clearly specified), how this will be secured and anticipated timelines.	Monitoring has been an area of specific interest to stakeholders and discussed at a number of CIPHAG meetings over the course of Project development (for example an exceedance framework and various potential approaches to health monitoring were discussed at the CIPHAG meeting in May 2021, as referenced within the HEqIA). Further, more detailed information on monitoring has been included where relevant in the HEqIA, including in relation to both construction and operational phases of the Project. For construction: Air quality and baseline dust monitoring during construction — contractors shall determine the level of any dust and particulate monitoring carried out on Project construction sites by means of a risk based approach. If required,	HEqIA [REP3-118] WNIMMP [APP-545] ES Appendix 2.2: CoCP and REAC [REP5-048] ES Chapter 12: Noise and Vibration [APP-150]	Matter Not Agreed

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			included in the REAC in relation to actions that would be taken in cases of air quality monitoring exceedances.		
			Noise monitoring at agreed sensitive receptors (to be defined through development of the CoCP and Noise and Vibration Management Plan) to ensure that the mitigation measures suggested are working effectively. Monitoring would be undertaken at locations identified in consultation with the relevant Environmental Health Officers before works start. The REAC includes measures relating to noise and vibration monitoring during the construction phase (REAC Ref. NV009), including the identification of a framework should noise exceedances occur (REAC Ref. NV015).		
			 In relation to workforce accommodation, a monitoring framework is proposed to be established (and is secured by S106 agreement within the draft DCO) to ensure that the proposed accommodation helpdesk is effective. 		

Topic	Item No.	Kent County Council	The Applicant's, Response	Reference	Status
		OSIMINENT.	 During operation: Traffic impact monitoring during the operational phase of the Project would identify changes in performance on the surrounding road network. Information setting out how such a scheme would be implemented is contained in the WNIMMP. The findings of ES Chapter 12: Noise and Vibration concluded that there would be some significant effects as a result of the Project. Post-construction monitoring and evaluation would therefore be undertaken for the Project as set out in DMRB LA 111 (Highways England, 2020c). 		
HEQIA CIPHAG Independent Recommendations HIA Recommendations from Independent review – Cumulative Effects	2.1.73	An assessment of cumulative effects (in relation to interproject effects) should be included in the HEqIA instead of cross referencing the ES to see that cumulative effects on vulnerable groups are appropriately considered.	Section 7.17 of the HEqIA contains an assessment of cumulative effects. The section covers both intra-project effects (impacts that can occur as a result of interrelationships between different assessment topics) and inter-project effects (due to the Project in combination with other existing and/or approved developments). The assessment of cumulative effects undertaken within the HEqIA is consistent with that included	HEqIA [REP3-118] ES Appendix 16.2: Short-list of Developments [APP-484]	Matter Under Discussion

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			within the ES, for example using the same short-list of projects identified for inclusion in the assessment of inter-project effects (as set out in ES Appendix 16.2: Short-list of Developments). The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County			
HEqIA CIPHAG	2.1.74	The HEqIA should include a	Council. A series of assumptions and	<u>HEqIA</u>	Matter Under	
Independent Recommendations HIA Recommendations from Independent review – Limitations		limitations section to clearly outline any limitation or constraints of the assessment.	limitations are included at paragraph 3.6.18 of the HEqIA, clearly outlining limitations or constraints of the assessment. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County	[REP3-118],	Discussion	Deleted: HEqIA [Application Document APP-539]
HEQIA CIPHAG Independent Recommendations EqIA Recommendations from	2.1.75	The overall document lacks specificity, with individual incidences being highlighted in the tabulated analysis of the EqlA. It is important to be specific about the rationale behind decisions when	Council. Appendix B of the HEqIA has been expanded to respond to the concerns raised and to be specific about the rationale behind decisions when evidencing that they meet the requirements of the Equality Act 2010 and the Public Sector Equality	HEqIA – Appendix B – National Highways EqIA Screening Template [APP- 541]	Matter Under Discussion	Deleted: [Application Document
Independent Review – Lack of Specificity Planning Inspectorate Scheme Ref: TR		evidencing that they meet the requirements of the Equality Act 2010 and the Public Sector Equality Duty. Lack of specificity in the EqIA leads to	Duty. The EqIA has been prepared in line with the Applicant's approach and utilising the standard reporting template used by the Applicant for			Deleted: National Highways

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		an assumption that some things have been missed, when it is possible this work has been done.	this purpose. A thorough review of the document was undertaken between DCO 1.0 and the submission in 2022. Further detail was incorporated into the EqIA to ensure that in the requirements of the Equality Act 2010 and the Public Sector Equality Duty were met. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.			Deleted: National Highways'
HEqIA CIPHAG Independent Recommendations EqIA Recommendations from Independent Review – Context	2.1.76	The document lacks important context, such as study area demographic breakdowns. Providing this would give a clearer picture as to whether resources/consultation efforts have been correctly apportioned. Where shortfalls are identified, analysis of possible reasons for this and reasonable mitigations should be included.	The EqIA is informed by the comprehensive baseline set out in Appendix C of the HEqIA, which includes information relating to all protected characteristics within the study area for the HEqIA. This information has not been replicated in the EqIA itself. The EqIA identifies for each protected characteristic whether people may have different levels of access, and whether there are social or physical barriers to participation, such as language, format or physical access. When preparing for non-statutory consultation, the Applicant developed a strategy for engaging	HEQIA [REP3-118] JHEQIA – Appendix B – National Highways EqIA Screening Template [APP-541] HEQIA – Appendix C – Baseline [APP-542] Consultation Report [APP-064 to APP-069]	Matter Under Discussion	Deleted: HEqia [Application Document APP-539] Deleted: [Application Document Deleted: [Application Document Deleted: [Application Document

Topic Item	Kent County Council	The Applicant's Response	Reference	Status
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		effectively with the stakeholders and communities it had identified as its target audience. In developing this strategy, the Applicant researched and considered the presence of hard-to-reach communities, which typically include older people, those with disabilities, those who may not be able to read, and those for whom English is not their first language. The Consultation Report provides a full description of the consultation activities undertaken, including the Project response to the feedback received. The Statement of Engagement describes the extensive engagement with stakeholders throughout the preapplication stage of the Project. Ongoing engagement has helped stakeholders shape the Project and has facilitated continuous improvement to its design, providing a deeper understanding of local issues and enabling information to be gathered to support decision making. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.	Statement of Engagement [APP-091]	

Topic	Item No.	Kent County Council	The Applicant's Response	Reference	Status
HEqIA CIPHAG Independent Recommendations EqIA Recommendations from Independent Review – Disparity in genders	2.1.77	There is a large disparity between numbers of male and female consultees. This is of particular concern as gender plays an important role in travel patterns, and women may have less time to take part in consultation activities then men.	Consultation response forms from each of the consultation events allowed people to record gender identity as part of their response. Although there may have been a recorded disparity between male and female consultees at a number of events, this is not considered to impact the robustness of the assessment itself. The EqIA includes evidence from literature reviews in relation to various of the assessment topics covered in the document; this includes the role that gender plays in travel patterns (for example public transport may be more commonly used by women).	HEQIA [REP3-118] HEQIA – Appendix B – National Highways EqIA Screening Template [APP- 541]	Matter Not Agreed
HEqIA CIPHAG Independent Recommendations EqIA Recommendations from Independent Review — Specific Characteristic Groups	2.1.78	Additionally, the scheme has been recorded as having a 'neutral' impact on Sex and Religion or Belief characteristic groups. It is recommended this is reviewed and consultation with representatives of these groups evidenced and reconsidered.	The EqIA was reviewed between DCO 1.0 and the final submission in 2022. The submitted EqIA records a neutral impact on both Sex and Religion or Belief characteristic groups. Supporting text in relation to the Sex characteristic group references the fact that 'women are more likely to be users of public transport than men and may be affected by temporary changes in bus travel during the construction period, although it is noted that changes in journey times are small'. Full analysis and assessment of the	HEqlA [REP3-118] HEqlA – Appendix B – National Highways EqlA Screening Template [APP- 541]	Matter Under Discussion

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			changes in journey time for each construction phase are provided in the HEqIA.		
			The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations EqIA Recommendations from Independent Review – Consideration of Covid 19	2.1.79	COVID-19 should be considered more comprehensively in the EqIA as it affects groups differently and is impacting upon and shaping travel habits and consultation efforts.	The submitted HEqIA includes baseline data in relation to deaths involving COVID-19 by local authority area (Office for Health Improvement and Disparities) in addition to available information relating to populations considered to be clinically extremely vulnerable and therefore advised to shield during the pandemic. The HEqIA describes the measures taken to overcome restrictions to consultation that were in place due to the COVID-19 pandemic and the measures which were put in place during times when these restrictions had eased but people did not feel able to join in traditional face-to-face engagement. These measures are described in Section 5.3 of the HEqIA. Impacts of the pandemic on travel and behavioural patterns have been incorporated into the assessment	HEqIA [REP3-118]	Matter Under Discussion

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			where relevant – for example in relation to the impacts of COVID-19 on levels of exercise, usage of green space and the link between nature and wellbeing (described in Section 7.4 of the HEqIA) and in relation to work and training (described in Section 7.10 of the HEqIA). The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA CIPHAG Independent Recommendations EqIA Recommendations from Independent Review – Intersectional Characteristics	2.1.80	Intersectional characteristics (i.e., Religion and Gender, Age and Disability) appear not to have been considered. This can be of specific use in identifying hard-to-reach groups who may have more complex considerations, and in providing important context.	The submitted EqIA includes a section on intersectional effects, highlighting that multiple social identities can mean that individuals experience overlapping systems of potential discrimination or disadvantage. The assessment identifies two groups considered to have more complex considerations particularly, notably older women, and older people with disabilities. The assessment notes that no additional mitigation or intervention is considered necessary in relation to intersectional effects than that already proposed and that ongoing stakeholder engagement will	HEqIA – Appendix B – National Highways EqIA Screening Template [APP- 541]	Matter Under Discussion

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			continue to inform detailed Project design. The Applicant considers this to be a Matter Agreed subject to confirmation by Kent County Council.		
HEqIA Assessment	2.1.140 (DL-1) RRN	Negative health impacts have been found well below current EU & UK limits of which LTC references as the standard by which the significance of air quality has on human health. It should therefore be recognised that any improvement or deterioration in air quality will have an impact on human health both positive and negative.	The air quality assessment presented in Environmental Statement Chapter: 5 Air Quality has been carried out in accordance with DMRB LA 105 (Highways England, 2019). The predicted pollutant concentrations at receptors are compared to the appropriate legal thresholds including Limit Values and Air Quality Strategy Objectives. This is to ensure compliance with the National Networks National Policy Statement (NN NPS), particularly when determining whether the scheme has a significant impact on air quality. The change in pollutant concentration is described in the assessment both positive and negative in Chapter 5: Air Quality, between paragraphs 5.6.30 and 5.6.112.	ES Chapter 5 [APP-143] Health and Equalities Impact Assessment [REP3-118] AQQHIA [REP3-141]	Matter Under Discussion
			Section 7.8 of the Health and Equalities Impact Assessment, relates to air quality. The		

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			assessment draws from the findings		
			of the air quality assessment		
			presented in Environmental		
			Statement Chapter 5: Air Quality		
			[APP-143]. The assessment of		
			health outcomes relating to changes		
			in air quality during the operational		
			phase is set out in Table 7.28. The		
			assessment refers to the fact that,		
			across the study area for air quality,		
			there are locations predicted to		
			experience both improvements and		
			deteriorations in air quality and that		
			the majority of changes in air quality		
			are forecast to be imperceptible or		
			small at human receptors. The table		
			also notes that groups particularly		
			sensitive to deteriorations or		
			improvements in air quality and who		
			may be more likely to experience		
			changes to health outcomes as a		
			result of air quality changes include		
			children, older people and people		
			with existing respiratory conditions.		
			Whilst sufficient to determine		
			compliance with NN NPS (2014),		
			residual concerns were noted		
			through wider engagement, and		
			additional clarity was deemed of		
			value to set potential risk of		
			changes in pollutants into context.		
			This was deemed useful to respond		

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			to concerns from stakeholders in		
			relation to non-threshold pollutants,		
			and the perceived potential health		
			risk from any changes in air quality		
			as a result of the Project, regardless		
			of meeting the legal air quality		
			thresholds for protective of health.		
			The voluntary Air Quality		
			Quantitative Health Impact		
			Assessment (AQQHIA) was		
			therefore carried out, applying the		
			approach and supporting evidence		
			base collated by the Department of		
			Health's Committee on the Medical		
			Effects of Air Pollutants (COMEAP)		
			and the Clean Air for Europe		
			(CAFE) programme. The		
			methodology includes the use of		
			robust concentration response		
			functions recommended for		
			quantification by COMEAP, and		
			applies a consistently precautionary		
			approach, for example overly		
			pessimistic PM2.5 concentrations		
			using modelled road PM10		
			component added to PM2.5 backgrounds. The AQQHIA has no		
			lower threshold to the assessment,		
			so changes of all magnitudes (no		
			matter how small) both above and		
			below the threshold objectives have		
			been considered.		
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			The quantitative exposure response assessment as part of the AQQHIA demonstrates that the impact of changes in air pollution as a result of the operation of the Project is not significant, with no measurable change in public health. This conclusion further reinforces the findings of the submitted air quality assessment, that the impacts on Human Health receptors are not significant. This matter remains under discussion subject to Kent County Council's review of the Applicant's position set out here.			
HEqIA Assessment	2.1.141 (DL-1) RRN	It is not clear why the impact on air quality of the LTC (APP-143) has been concluded as neutral when other health determinants have been more nuanced and explicit when there have been both positive and negative benefits.	Environmental Statement Chapter 5; Air Quality concluded that the Project is not expected to lead to a significant air quality effect on human health. The air quality assessment has been undertaken in line with DMRB LA 105 (Highways England, 2019). The LA 105, Standard requires us to assess whether the impacts of the scheme are significant or not significant on human health based on the approach described in paragraphs 2.89 to 2.96, of the standard. This is required to determine compliance with Paragraph 5.12 of the National	ES Chapter 5 [APP-143] Health and Equalities Impact Assessment [REP3-118] Deadline 3 Submission — Other: 9.67 AQQHIA [REP3-141]	Matter Under Discussion	

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			Networks National Policy			
			Statement.			
I			Paragraphs 5.6.132 and 5.6.133 of			
I			Chapter 5 of the Environmental			
			Statement: Air Quality, state: 'There			De
			are a total of nine receptors which			
			experience a worsening in NO2			
			concentrations, and 16 receptors			
			which experience an improvement			
			in NO2 concentrations where the annual mean NO2 AQS objective is			
			exceeded. When judging whether			
			the Project leads to a significant			
			effect, the change in concentration			
			and the total number of receptors			
			are considered against the guideline			
			bands in DMRB LA 105 (Highways			
			England, 2019) as described in			
			paragraphs 5.3.132 to 5.3.137'.			
			Further, there are no exceedances			
			of AQS objectives predicted for			
			PM2.5 or PM10 with or without the			
			Project.			
			The health assessment in relation to			
			air quality is presented within			
			Section 7.8 of the Health and			
			Equalities Impact Assessment, This			 De
			describes the positive and negative			
			impacts reported in ES,Chapter 5;			De
			Air Quality and concludes a neutral			De
			health outcome in relation to			De
			construction and operation phases.			

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			The sensitivity of particular populations to deteriorations or improvements in air quality (for example children, older people and people with existing respiratory conditions) has been taken into account in the assessment. Paragraph 3.6.18 of the HEqIA describes the limitations and assumptions for the assessment, stating that for all topics, the assessment has been aggregated to ward level unless otherwise specified. Health effects are therefore considered at a population, rather than an individual level. A neutral assessment has been recorded for air quality on the basis that no significant impacts are reported in Environmental Statement Chapter 5 – Air Quality and that both positive and negative		
			changes in air quality are reported		
			along the route.		
			The Environmental Statement was appropriately scoped with all regulatory authorities and statutory consultees, and included an appropriate air quality assessment (ES Chapter 5: Air Quality). This		
			considered sensitive receptors, existing air quality and was		

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			assessed to the relevant air quality		
			thresholds in the assessment years		
			(Air Quality Objectives and Limit		
			Values, which are inherently		
			protective of the environment and		
			health).		
			The methodology applied follows		
			the National Highways DMRB		
			LA 105, to ensure the applicant can		
			test the Project's impacts against		
			the requirements in the National		
			Policy Statement for National		
			Networks (NPSNN) (DfT, 2014).		
			This assessment was completed.		
			submitted and concluded that the		
			operational phase does not result in		
			a significant effect on human health		
			receptors.		
			While sufficient to determine		
			compliance with NPSNN, residual		
			concerns were noted through wider		
			engagement, and additional clarity		
			was deemed of value to set		
			potential risk of changes in		
			pollutants into context. This was		
			deemed useful to respond to		
			concerns from stakeholders in		
			relation to non-threshold pollutants, and the perceived potential health		
			risk from any changes in air quality		
			as a result of the Project, regardless		

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			of meeting the legal air quality		
			thresholds for protective of health.		
			The voluntary Air Quality		
			Quantitative Health Impact		
			Assessment (AQQHIA) was		
			therefore carried out, applying the		
			approach and supporting evidence		
			base collated by the Department of		
			Health's Committee on the Medical		
			Effects of Air Pollutants (COMEAP)		
			and the Clean Air for Europe		
			(CAFE) programme. The		
			methodology includes the use of		
			robust concentration response		
			functions recommended for		
			quantification by COMEAP, and		
			applies a consistently precautionary		
			approach, for example overly		
			pessimistic PM _{2.5} concentrations		
			using modelled road PM ₁₀		
			component added to PM _{2.5}		
			backgrounds. The AQQHIA has no		
			lower threshold to the assessment,		
			so changes of all magnitudes (no matter how small) both above and		
			below the threshold objectives have been considered.		
			The quantitative exposure response		
			assessment as part of the AQQHIA		
			demonstrates that the impact of		
			changes in air pollution as a result		
			of the operation of the Project is not		1

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			significant, with no measurable change in public health. This conclusion further reinforces the findings of the submitted air quality assessment, that the impacts on human health receptors are not significant. On the above basis, the Applicant maintains it has followed the most appropriate guidance to determine whether the Project complies with the NPSNN (DfT, 2014). Engagement with stakeholders identified residual health concerns. The voluntary AQQHIA was commissioned to respond to such concerns. It concludes that the relative change in air quality within the area studied is neither at a concentration or exposure sufficient to quantify any measurable change in public health. A technical note providing the detail underpinning this conclusion has been submitted to the examination. This matter remains under discussion subject to Kent County Council's review of the		
HEqIA Assessment	2.1.142 (DL-1)	Within the HEqIA (APP-539) it is noted that the consultation highlighted concerns about the absence of a hard shoulder	Applicant's position set out here. The Lower Thames Crossing is being designed to be an All Purpose Trunk Road similar to the many miles of A-roads used by millions of	Health and Equalities Impact	Matter Under Discussion

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	RRN	along the proposed road links within the Project with reference	motorists every year across the UK, not a motorway.	Assessment [REP3-118]		Deleted: [Application Document APP-539
		to potential safety. Kent has above average levels of killed and seriously injured casualties on the roads, and the absence of a hard shoulder has not been addressed with any evidence to	It will feature Emergency Areas (on the link roads) and technology such as stopped vehicle detection, CCTV and electronic signing and signalling, Should a vehicle need to stop before it reaches an	Project Design Report Part C: Design Rationale [APP-508] Project Design		Deleted: [Application Document Deleted: signaling.
		justify the decision.	emergency area, technology used along the route will be designed to detect the stopped vehicle, alert and operator and the over-lane signals	Report Part G: Design Evolution [APP-514]		Deleted: [Application Document
			will be changed to indicate that the affected lane is closed to traffic. Safety is a key priority for The Applicant. The new tunnel and	Project Design Report Part D: General Design South of the River		
			roads will be designed and built to the highest safety standards recommended today, and The Applicant continues to adapt its design to incorporate advances in design and technology that emerge in the years ahead.	Environmental Statement Chapter 2: Project Description [APP-140]		Deleted: [Application Document Deleted: [Application Document APP-140]
			In the past, the Lower Thames Crossing has been referred to as an A-road using Smart Motorway technology. This is because there are common standards for certain design such as traffic and stopped vehicle detection systems, electronic signing and signalling,	The Consultation Report [APP-064 to APP-069]		Deleted: The Consultation Report [Application Document APP-065]

<u>APP-514</u>]

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the A2. To mitigate this, it was replaced with a hard strip and if an

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			incident occurs, it is proposed to control the traffic to prevent the connector road backing up into the tunnel.		
			A hard shoulder was retained on the Brewers Road eastbound slip to accommodate broken-down vehicles at this junction.		
			The Project Design Report Part D: General Design South of the River describes the approach to Project		
			design in this location. Paragraphs 4.3.1 and 4.3.2 note that the Project has been designed to commence at the existing A2 and includes the widening of the A2 between the junction with Henhurst Road and Valley Drive through to junction 1 of the M2 to generally provide four lanes each way with hard shoulders. To achieve the proposed widening of the A2, the alignment has been altered to the west of the M2 junction 1. Through the M2 junction 1 the design includes the widening of the A2 from three lanes to four, with intermittent hard shoulders along this length.		
			Paragraph 4.3.4 notes that the Preliminary Design includes the provision of two new two-lane link roads, north and south of the A2,		

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			connecting to the existing A289 and the A2 at the eastern end. These link roads have been designed to re-provide the two connections removed from the existing arrangement. Both the eastbound and westbound connecting roads have hard strips. Environmental Statement Chapter 2: Project Description defines these further as being 1m-wide hard strips on the edge of the carriageways. Elsewhere within the Project alignment (to the north of the River Thames), Environmental Statement			Deleted: [Application Document APP-140]
			Chapter 2: Project Description states that in Section 7 of the Project (A13/A1089/A122 Lower			Deleted: [Application Document APP-140]
			Thames Crossing junction), paragraph 2.3.134 states that the Project road would be two lanes in both directions through the new junction, along which hard shoulders would be provided.			
			Additionally, within Section 9 of the Project (A122 Lower Thames Crossing/M25 junction), paragraphs 2.3.187 and 2.3.188 reference the approach to widening of the M25 in this location: in the southbound direction, the M25 would be widened from four lanes with a hard			

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	No.	Comment	shoulder to five lanes with a hard shoulder between the M25 junction 29 southbound on-slip and A122 southbound off-slip; through M25 junction 29, the existing M25 would be widened from three lanes each way with hard shoulder to four lanes each way with hard shoulder in both directions. The Consultation Report states, in response to stakeholder feedback, that the Project proposals submitted		
			for the application for development consent have been designed in accordance with the Design Manual for Roads and Bridges (DMRB) (The Applicant, 2019) standards published in July 2019, with the designs being reviewed against all standards published since that date, up to March 2022. The detailed design for the Project would be carried out by the appointed Contractors in accordance with the DMRB standards published at the time of detailed design.		
			The DMRB specification used for the design of the Project does not require a hard shoulder because it features advanced safety systems, including variable mandatory speed limits, red-X lane signalling to		

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			support incident management,		
			stopped vehicle detection systems,		
			CCTV, and emergency areas for		
			road users to access in an		
			emergency. Incident management		
			plans and protocols would play a		
			key part in minimising the impact of		
			incidents. These systems are		
			included in the Project's design to		
			support its safety objectives and		
			make the road safer for all road		
			users. The Applicant would use the		
			most current stopped vehicle		
			detection systems available at the		
			time of opening, minimising both the		
			risk of collisions and any reductions		
			in traffic flow associated with		
			temporarily closed lanes. The use of		
			such technology would mean the		
			new road would include more safety		
			measures than existing A roads.		
			Furthermore, collision data shows		
			that while hard shoulders are		
			perceived as places of safety on a		
			conventional motorway, there are		
			still significant risks of being in a		
			collision for those who stop in them.		
			On the contrary, emergency areas		
			are safer places for vehicles to stop,		
			largely because they are set back		
			further from moving traffic.		

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			This matter remains under discussion subject to Kent County Council's review of the Applicant's position set out here.		
Community Fund Community Fund (Principle)	2.1.81	Kent County Council considers that a Community Fund should be provided and secured by S106 Agreement.	It is agreed that a Community Fund will be provided and secured by a S106 Agreement and this has been included within the draft S106 Heads of Terms within the DCO application.	S106 Agreements – Heads of Terms [REP4-144]	Matter Agreed
Community Fund Community Fund (Criteria)	2.1.82	Kent County Council considers that the Community Fund should fund and facilitate community and environmental enhancement projects within a certain distance of the Project, and include criteria for environmental enhancement projects. This should include historic landscapes and heritage assets as well as the natural environment.	The Applicant has provided draft Terms of Reference for the Community Fund within draft Heads of Terms for the Section 106 Agreement and awaits Kent County Council comments in order to reach agreement on the proposed criteria for the Community Fund, which does not exclude those suggested by Kent County Council but sets out additional parameters for the Funds.	S106 Agreements - Heads of Terms [REP4-144]	Matter Under Discussion
Community Fund Community Fund (Scale)	2.1.83	Kent County Council and National Highways are undertaking discussions to agree the scale of proposed Community Funds.	The Applicant, has provided draft Heads of Terms for the Section 106 Agreement and awaits Kent County Council comments in order to reach agreement.	S106 Agreements - Heads of Terms [REP4-144],	Matter Under Discussion

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Topic	Item	Kent County Council	The Applicant's, Response	Reference	Status	Deleted: National Highways'
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Community Fund (Implementation and Governance)	2.1.84	Kent County Council and National Highways are undertaking discussions to agree the implementation and governance of proposed Community Funds.	National Highways has provided draft Heads of Terms for the Section 106 Agreement and awaits Kent County Council comments in order to reach agreement.	S106 Agreements - Heads of Terms [REP4-144]	Matter Under Discussion	Deleted: S106 Agreements – Heads of Terms [Application Document APP-505]
Nitrogen Deposition		1	<u> </u>	<u>L</u>	<u> </u>	
General Methodology/ Modelling/Alternatives	2.1.85	In principle Kent County Council supports National Highways' proposals for compensating for	It is agreed that the principle of the Applicant's proposals for compensating for the effects of	ES Appendix 8.14: Designated Sites Air Quality	Matter Agreed	Deleted: National Highways'
Principle of Approach to Nitrogen Deposition		the effects of Nitrogen Deposition (i.e. that it is agreed that the selection of compensation planting as opposed to other mitigation, e.g. physical barriers or lower road speeds is appropriate).	Nitrogen Deposition is appropriate, subject to Kent County Council's detailed review of the approach to consideration of alternative options set out within the planning application materials as follows: Information set out	Assessment [APP-403 to APP-406] ES Appendix 8.22: Terrestrial Ecology Surveys at		Deleted: [Application Documents
			in appendices to the Terrestrial Biodiversity ES Chapter – Appendix 8.14: Designated Site Air Quality Assessment and Appendix 8.22:Terrestrial Ecology Surveys at Nitrogen Deposition Compensation Sites.	Nitrogen Deposition Compensation Sites [APP-418] Project Design Report – Part D – General Design South of the River		Deleted: in appendices to the Deleted: [Application Document
			Project Design Report Part D (General Design South of the River) – Section 3.2: Burham and Blue Bell Hill nitrogen deposition compensation details	[APP-509]		Deleted: [Application Document

Topic	Item No.	Kent County Council Comment	The Applicant's, Response	Reference	Status
			the justification of choice for compensation land in this area.		
General Methodology/ Modelling/Alternatives Methodology relating to Nitrogen Deposition	2.1.86	Kent County Council notes that the lack of detail around the methodology and the rationale for why these particular compensatory sites were chosen means that Kent County Council is unable to advise on whether the approach is appropriate.	The Applicant, considers that detail on the site selection methodology has been appropriately set out within the application materials listed above in Matter 2.1.85) and through a Nitrogen Deposition compensation Site Selection Methodology Note which was shared with Kent County Council in July 2022, along with subsequent engagement following submission of the application (referred to in Appendix A). The Applicant considers that based on the information above and engagement with Kent County Council that this is now a matter agreed.	N/A	Matter Under Discussion,
Site Selection and Surveying Nitrogen Deposition and Cultural Heritage	2.1.87 RRE	Kent County Council considers that National Highways need to undertake a thorough historic landscape assessment and archaeological field investigation of each potential Nitrogen Deposition compensation site in order to finalise the choice of each site.	It is generally agreed that historic landscape assessment and archaeological field investigation of each potential Nitrogen Deposition compensation site is appropriate in considering the choice of each site. However, this matter remains Under Discussion subject to Kent County Council's review of the application materials referenced here.	ES Chapter 6: Cultural Heritage [REP4-116]	Matter Under Discussion

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			The Nitrogen Deposition compensation Site Selection Methodology Note shared with Kent County Council in July 2022 describes that screening was carried out which has avoided potential impacts to designated sites such as scheduled monuments, listed buildings and conservation areas.		
			The remaining sites were subject to a desk-based assessment on archaeological remains, built heritage and historic landscapes, and incorporated into the cultural heritage ES Chapter 6.		
			Further archaeological assessment will take place prior to detailed design as the design of the habitats will include both woodland and grassland planting, which will seek to avoid impacts to buried archaeological remains.		
			The detailed design will reflect the existing landscape character and opportunities will be explored to potentially reinstate historic landscape features.		
General Methodology/ Modelling/Alternatives	2.1.88	Kent County Council is concerned that the increase in traffic that warrants mitigation	The Applicant wishes, to clarify that the additional compensatory land proposed to address nitrogen	N/A	Matter Not Agreed

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
Nitrogen Deposition and Traffic Modelling		for Nitrogen Deposition effects should also result in mitigation for traffic congestion on the routes themselves particularly Bluebell Hill (A229) and M2 J3.	deposition impacts is not the result of an increase in predicted traffic over previously modelled levels. This is instead due to the Project implementing new best practice in consultation with Natural England to model and compensate for the effects of nitrogen deposition that were not required to be considered in this way in the past. The assessment work presented in the Local Refinement Consultation utilised traffic modelling information that was consulted on at the Community Impacts Consultation and has already been released to the authority.		
Site Selection and Surveying Nitrogen Deposition and Landscape and Visual Impact Assessment (LVIA)	2.1.89	Kent County Council considers that any designs for Nitrogen Deposition compensation areas reflect the existing landscape as much as possible.	The Applicant agrees that designs for Nitrogen Deposition compensation areas should reflect the existing landscape as much as possible. Screening was carried out as part of the site selection methodology. This has avoided impacts to designated sites such as scheduled monuments, listed buildings and conservation areas. The remaining sites were subject to a desk-based assessment on all three topics, archaeological remains, built	ES Chapter 6: Cultural Heritage [REP4-116]	Matter Under Discussion

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			heritage and historic landscapes, and incorporated into the cultural heritage ES Chapter 6. Further archaeological assessment will take place prior to detailed design as the design of the habitats will include both woodland and grassland planting, which will seek to avoid impacts to buried archaeological remains. The detailed design will reflect the existing landscape character and opportunities will be explored to potentially reinstate historic landscape features. This matter remains under discussion subject to Kent County Council's review of the ES Chapter 6.			
Site Selection and	2.1.90	Kent County Council would like	The Applicant provided a cordon of	ES Chapter 5: Air	Matter Not	 Deleted: National Highways
Surveying		to see more detail on the	the Project's transport model to	Quality [APP-143]	Agreed	 Deleted: [Application Document
Nitrogen Deposition and Air Quality		nitrogen level increase in traffic around the A229 Blue Bell Hill and other local roads, and understand what the impacts are for other pollutants/particulates, and consideration in terms of the M20/Maidstone Air Quality Management Area (AQMA). Kent County Council consider that impact on the AQMA is not	enable Kent County Council to examine in more detail the Applicant's, forecast impact on local roads. The Applicant, has updated the air quality assessments within the Environmental Impact Assessment (EIA), and further information on impacts and mitigation has been shared in ES Chapter 5: Air Quality as part of the DCO submission.			Deleted: National Highways' Deleted: National Highways

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		acceptable and further indicates a need to mitigate the traffic impact of Lower Thames Crossing via improvements to the A229 funded by National Highways.	The Applicant confirms that air quality impacts have been predicted at 18 worst-case human receptors in the Maidstone AQMA, which includes parts of the A229 and the M20 including M20 J6, and these are presented in ES Chapter 5: Air Quality. The changes in nitrogen dioxide (NO ₂) associated with the Project are predicted to be imperceptible (i.e. changes are 0.4µg/m³ or less) at all these receptors. The maximum annual mean NO ₂ concentration predicted at any of the receptors in the AQMA with the Project in operation is 26.4µg/m³ (LTC136) which is well below the annual mean air quality objective of 40µg/m³; therefore, the Project is not considered to prejudice any potential revocation of the Maidstone AQMA. This includes impacts on the M20 both within the AQMA and outside of the Maidstone AQMA, including changes in pollutants as a result of the Project.		
Landscape	2.1.91 RRE	Kent County Council is concerned about whether the decarbonisation rate assumptions used to identify mitigation for Nitrogen	An assessment of road user greenhouse gas (GHG) emissions during the operational phase has	ES Chapter 15: Climate [APP-153]	Matter Agreed

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Nitrogen Deposition and Decarbonisation options		Depositions are approved by DfT.	been presented in ES Chapter 15: Climate. The road user GHG emissions associated with the future use of the existing road network have been estimated using the outputs from the Project's transport model and the latest TAG GHG emissions workbook and Emission Factor Toolkit version 11 (EFTv11). The current GHG emission forecast tools do not take account of the effects of the latest net zero policy for surface transport and therefore a sensitivity test has also been presented in ES Chapter 15 to highlight the potential positive impact that policy measures set out in the Department for Transport's decarbonisation plan published in 2021, 'Decarbonising transport: a better, greener Britain' would have on road user GHG emissions over the appraisal period. With respect to other traffic emissions which will reduce as a result of decarbonisation, including those with the potential to impact designated sites, they have been modelled as part of the air quality impact assessment using the same inputs and assumptions outlined		

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			above. Further information has been included within the DCO application regarding the assumptions within the approach, and the methodology for ensuring that the approach taken to mitigation/compensation is appropriate. Further engagement with Kent County Council has been undertaken on the Matter, including a workshop on 21 February 2023.			
Air Quality Nitrogen Deposition and Terrestrial Ecology	2.1.92	Kent County Council suggests that consideration should be given by National Highways to the use of Nitrogen Deposition compensation sites for conservation grazing.	The Applicant, agrees that consideration should be given to the use of Nitrogen Deposition compensation sites for conservation grazing, and notes that the Project's legacy and benefits projects may offer limited opportunities for conservation grazing. These will be further explored through the detailed design stage if suitable partners can be identified. This Matter remains under discussion subject to Kent County Council's consideration of the Applicant's, advice that	N/A	Matter Agreed,	Deleted: National Highways Deleted: Under Discussion Deleted: National Highways'
			compensatory grazing may be implemented on nitrogen deposition compensation sites where appropriate and agreed with			Deleteti. National Fiigilways

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			stakeholders as part of consultation on detailed design (the process of which is set out in the oLEMP), and in-line with the eventual manager of each site's management/maintenance plans.		
Detailed Design/ Management Plans/ Implementation Nitrogen Deposition and Ecological Surveys	2.1.93	Kent County Council considers that there is a need for surveys to be carried out on Nitrogen Deposition compensation sites to consider the impact of the proposed planting on protected/notable species, and nesting birds (as the sites are currently arable). Kent County Council is engaging with the Applicant regarding the undertaking of additional surveys. Where it is agreed by KCC that specific surveys are not required to be undertaken during the examination, then Kent County Council consider that the draft DCO should include a Requirement for the Applicant to undertake these surveys prior to start of construction. Kent County council considers that mitigation strategies should be continuously updated	The Applicant, agrees that surveys must be undertaken, and have been, the requirements of which were determined by the Phase 1 habitat survey. The Applicant, can confirm that as a result, significant effects will not be introduced through the establishment of nitrogen deposition compensatory land and this is set out within ES Chapter 8: Terrestrial Biodiversity. Further engagement with Kent County Council has been undertaken on the Matter, including a workshop on 21 February 2023. This matter remains under discussion subject to Kent County Council's review of the following references to ecological surveys and impacts/monitoring related to protected species and nesting birds on nitrogen deposition sites:	ES Chapter 8: Terrestrial Biodiversity [APP- 146] ES Appendix 8.22: Terrestrial Ecology, Surveys at Nitrogen Deposition Compensation Sites [APP-418] ES Appendix 8.16: Draft EPS Mitigation Licence Application – Bats [APP-408] ES Appendix 8.17: Draft EPS Mitigation Licence Application – Great Crested Newts [APP-409 to APP-413] ES Appendix 8.18: Draft EPS	Matter Agreed,

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		following new survey results, and a long-term monitoring programme is needed to understand the impact of increased emissions on Shorne Woods Country Park and vulnerable species which should be secured through a Requirement of the draft DCO or the S106 Agreement.	 ES Chapter 8: Terrestrial Biodiversity, Section 8.8, paragraph 8.8.2 ES Appendix 8.22: Terrestrial Ecology Surveys at Nitrogen Deposition Compensation Sites ES Appendices 8.16, 8.17, 8.18, 8.19 and 8.20 CoCP (REAC Ref. TB014, TB015, TB016, TB017) oLEMP Section 8.2, paragraph 8.28.8 	Mitigation Licence Application – Dormouse [APP- 414] ES Appendix 8.19: Draft Badger Development Licence Application (CONFIDENTIAL) [APP-415] ES Appendix 8.20: Draft Water Vole Conservation Licence Application [APP-416] ES Appendix 2.2: CoCP and REAC [REP5-048] oLEMP [REP4-140]		Deleted: [Application Do Deleted: [Application Do Deleted: [Application Do Deleted: ES Appendix 2.2 Document APP-336]
General Methodology/ Modelling/Alternatives Nitrogen Deposition and Ecological Surveys (Preliminary Ecological Appraisal (PEA))	2.1.94	Kent County Council notes that if the survey data is older than two years then there will be a need for an updated Preliminary Ecological Appraisal submitted as part of any submission.	It is not agreed that an updated Preliminary Ecological Appraisal is required. However, the Applicant has undertaken a validation exercise of environmental survey data to ensure it remains current and representative throughout the	N/A	Matter Agreed	oLEMP (Application Docu Deleted: Not

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Document APP-415

Document APP-416

2.2: CoCP and REAC [Application ocument APP-490]

ways

national trail.

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			application process, and further pre- construction surveys will be undertaken to validate draft protected species licensing and other consenting requirements, as agreed with statutory environmental bodies.			
Site Selection and Surveying Compensatory Land	2.1.95 RRE	Kent County Council considers that National Highways should seek to secure a similar arrangement south of the river	The Applicant, considers that a sufficient area of compensatory land across a number of sites is already planned to be provided by the	N/A	Matter Agreed	Deleted: National Highways
Arrangement – Principle		to the proposals at Hole Farm. Kent County Council considers that a 50ha+ area of compensatory land should be leased through the Forestry England Woodland Partnership as mitigation measures would be more successful with a permanent base on the Kent side to manage the conservation work.	Project. The Applicant is seeking to identify partners for the management of sites to the south of the river, and Forestry England Woodland Partnership is one of the potential partners for these sites.			Deleted: National Highways
Detailed Design/ Management Plans/ Implementation Public Access to Nitrogen Deposition compensation sites	2.1.96	Kent County Council supports the Kent Downs AONB Unit's request for carefully managed public access to be secured across large parts of the compensatory site, to connect into the North Downs Way	The Applicant, has taken a landscape scale approach to nitrogen deposition compensation, to enable predominantly wooded enhanced ecological connectivity. Nitrogen deposition compensation sites were selected using a robust	N/A	Matter Under Discussion	Deleted: National Highways

compensation sites

site selection methodology agreed

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			with the Kent Downs AONB Unit and Natural England.		
			The methodology included an assessment of the ecological suitability of land parcels using a proximity analysis. This considered proximity and therefore connectivity to other important existing ecological features (located both inside and outside of the AONB), planting provided by the Project as part of the landscape design and the area affected by potentially significant nitrogen deposition changes. The size of the land parcel was also considered, with larger		
			land parcels being categorised as more suitable than smaller ones.		
			The land parcels were then reviewed by a multi-disciplinary group of specialists, to assess the potential opportunities and constraints for each site to refine the site selection. Factors considered include cultural heritage, landscape (including the AONB management plan), utilities, land referencing and planning. The sites were further refined following the Local Refinement Consultation held		

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			Suitable sites identified through this process which are located entirely within the AONB are the Blue Bell Hill and Burham sites. Additionally, the site to the south of Shorne lies partially within the AONB.		
			It is acknowledged that Kent County Council has supported the AONB Unit's request for carefully managed public access to be secured across large parts of the compensatory site, to connect into the North Downs Way national trail. While not directly related to the purpose of the compensation, the Applicant will		
			work with all stakeholders and any third party who may be commissioned to manage the areas to investigate the potential for additional accesses.		

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This matter remains under discussion subject to ongoing engagement with a range of stakeholders including Kent County Council on the approach to detailed design, management and maintenance (roles and responsibilities) of sites in-line with the oLEMP.

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Protective Provisions					
Drainage Drainage Protective Provisions	2.1.97	Kent County Council considers that the approach to Drainage Protective Provisions set out by National Highways and to be included within the DCO is acceptable, subject to a requested amendment from Kent County Council of the proposed 28-day timeframe for deemed approval (to 2 months).	The Applicant considers that Kent County Council's proposed amendment is acceptable, and the parties have signed a letter to agree detailed wording within the draft DCO.	Draft DCO [REP5-024],	Matter Agreed
Land and Property	Land and Property				
Special Category Land Exemptions	2.1.184 (DL-6)	The Applicant relies on exemptions under Sections 131 and 132 of the Planning Act 2008 where no replacement land is required for areas of open space affected by the A122 Lower Thames Crossing. The reason for relying on the exemptions is set out in 7.2 Planning Statement - Appendix D - Open Space. The replacement land exemptions for open spaces affected in Kent are as follows: Shorne Woods Country Park Sub-area C S132(3) Sub-area D - temporary possession only so Sections 131 or 132 of the Planning Act are not engaged Roman Road open space Sub-area A - 131(5) Sub-area B - S132(3) Cyclopark Sub-area A - S132(3)		Planning Statement - Appendix D - Open Space [APP-499]	Matter Under Discussion

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Deleted:, consider this is likely to be a matter agreed. This remains a matter under discussion until the proposed wording has been shared by the Applicant and signed by both parties.

Lower Thames Crossing – 5.4.4.7 Draft Statement of Common Ground between (1) National Highways and (2) Kent County Council (Tracked changes version)

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Topic	Item No.	Kent County Council Comment	The Applicant's Response	Reference	Status
		 Sub-area A - S132(3) Sub area B - temporary possession only so Sections 131 or 132 of the Planning Act are not engaged Sub Area C - S132(3) 			
		 Sub Area D - temporary possession only so Sections 131 or 132 of the Planning Act are not engaged Kent County Council are reviewing information provided by the Applicant. 			

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Appendices

Appendix A Engagement activity

Table A.1 Engagement activities between the Applicant and Kent County Council since the DCO application was submitted on 31 October 2022

Date	Overview of engagement activities	
7 November 2022	Meeting to discuss post-submission Planning Performance Agreement (PPA) and next steps/plan to resolve SoCG Matters	
14 and 16 November 2022	DCO Briefing	
16 November 2022	Monthly meeting to discuss Wider Network Impacts	
25 November 2022	Lower Thames Crossing Ecology and Biodiversity Briefing	
8 December 2022	Monthly meeting to discuss Wider Network Impacts	
15 December 2022	Meeting to discuss Construction Traffic Effects and Mitigation	
12 January 2023	Monthly meeting to discuss Wider Network Impacts	
13 January 2023 to present (fortnightly)	Fortnightly meetings between Lower Thames Crossing and KCC to discuss SoCG matters	
8 February 2023	Meeting to discuss discharging of DCO Requirements, Side Agreements and Transfer of Assets	
9 February 2023	SoCG Workshop – technical discussion framed around resolution of SoCG Matters relating to construction	
15 February 2023	SoCG Workshop – technical discussion framed around resolution of SoCG Matters relating to noise/vibration and air quality	
16 February 2023	Monthly meeting to discuss Wider Network Impacts	
21 February 2023	SoCG Workshop – technical discussion framed around resolution of SoCG Matters relating to terrestrial biodiversity and nitrogen deposition	
8 March 2023	SoCG Workshop – technical discussion framed around resolution of SoCG Matters relating to population , health and socio-economics	
14 March 2023	SoCG Workshop (joint with Gravesham Borough Council) – technical discussion framed around resolution of SoCG Matters relating to Cultural Heritage	
20 March 2023	Meeting to discuss cultural heritage mitigation - woodland planting and removal and land management agreements for archaeology	
4 April 2023 6 April 2023	Meeting to follow up on SoCG Matters and share technical information relating to terrestrial biodiversity/ecology	
17 April 2023	Stakeholder Landscape and Ecology Working Group (Inaugural Session)	
18 April 2023	Meeting to discuss cultural heritage mitigation - methodology for different environmental mitigation and how this might impact archaeology. Discussed mapping historical periods more accurately in the GIS data	
5 May 2023	Monthly meeting to discuss Wider Network Impacts	

Date	Overview of engagement activities		
9 May 2023	Meeting to follow up on SoCG Matters and share technical information relating to road drainage and the water environment		
24 May 2023	Meeting to follow up on SoCG Matters and share technical information relating to skills and employment		
19 July 2023	Meeting to discuss cultural heritage – sharing of approach to archaeological mitigation data.		
9 August 2023	Meeting to discuss Land and Property issues		
16 August 2023	Meeting to discuss KCC's Wider Network Impacts study		
16 August 2023	Workshop to discuss cultural heritage mitigation - LTC set out in detail and discussed the evidence base and process informing the archaeological mitigation design.		
17 August 2023	Meeting to discuss Section 106 obligations including SEE Strategy, Severance and Officer Contributions		
24 August 2023	LTC South Employment and Skills Group		
25 August 2023 and 4 September 2023	Meetings to discuss LTAM and KTM modelling		
19 September 2023	Meeting to follow up on SoCG Matters and share technical information relating to terrestrial biodiversity/ecology		
20 September 2023	Meeting to discuss cultural heritage mitigation - informal catch-up on mitigation design progress and recap of previous informal data issues.		
25 October 2023	Legal meeting to discuss Section 106 obligations including SEE Strategy, Severance and Officer Contributions, and Kent Downs AONB, and other matters raised as potential S 106 items by KCC		

Appendix B Glossary

Term	Abbreviation	Explanation
A122 Lower Thames Crossing	Project	A proposed new crossing of the Thames Estuary linking the county of Kent with the county of Essex, at or east of the existing Dartford Crossing.
Adequacy of Consultation Response	AoCR	-
Air Quality Action Plan	AQAP	A plan whereby local authorities, in collaboration with national agencies and others, will state their intentions for working towards the air quality objectives through the use of the powers they have available
Air Quality Management Area	AQMA	An area, declared by a local authority, where air quality monitoring does not meet Defra's national air quality objectives.
V	_	A document submitted to the Planning Inspectorate as part of the application for development consent.
Area of Outstanding Natural Beauty	AONB	Statutory designation intended to conserve and enhance the ecology, natural heritage and landscape value of an area of countryside.
Code of Construction Practice	CoCP	Contains control measures and standards to be implemented by the Project, including those to avoid or reduce environmental effects.
Combined Modelling and Appraisal Report	ComMA	The purpose of the Combined Modelling and Appraisal Report is to inform decision makers and stakeholders on how the evidence underpinning the business case has been developed, from the initial identification of the underlying problem through the collection of data and the production of any supporting traffic models and forecast impacts of the Project on traffic to the eventual economic appraisal.
Community Impacts and Public Health	CIPH	-
Community Impacts and Public Health Advisory Group	CIPHAG	-
Compensation Code	-	Legislation, case law and established practice concerning the rights to compensation for those affected by compulsory purchase and the procedures for assessing the correct amount.
Compulsory acquisition	-	The compulsory acquisition of land or buildings for public interest purposes.
Department for Environment, Food and Rural Affairs	Defra	The government department responsible for environmental protection, food production and standards, agriculture, fisheries and rural communities in

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Term	Abbreviation	Explanation
		the United Kingdom of Great Britain and Northern Ireland.
Department for Transport	DfT	The government department responsible for the English transport network and a limited number of transport matters in Scotland, Wales and Northern Ireland that have not been devolved.
Design Manual for Roads and Bridges	DMRB	A comprehensive manual which contains requirements, advice and other published documents relating to works on motorway and all-purpose trunk roads for which one of the Overseeing Organisations (National Highways, Transport Scotland, the Welsh Government or the Department for Regional Development (Northern Ireland)) is the highway authority. For the A122 Lower Thames Crossing, the Overseeing Organisation is National Highways.
Development Consent Order	DCO	Means of obtaining permission for developments categorised as Nationally Significant Infrastructure Projects (NSIP) under the Planning Act 2008.
Emissions Factors Toolkit	EFT	The Emissions Factors Toolkit (EFT) is published by Defra and the Devolved Administrations to assist local authorities in carrying out review and assessment of local air quality as part of their duties under the Environment Act 1995.
Environmental Impact Assessment	EIA	A report prepared for a consenting authority who, when deciding whether to grant consent for a project which is likely to have significant effects on the environment, does so in the full knowledge of the likely significant effects, and takes this into account in the decision making process.
Environmental Management Plan	ЕМР	For the Project, a plan setting out the conclusions and actions needed to manage environmental effects as defined by the Design Manual for Roads and Bridges standard LA 120. The CoCP is the equivalent of the first iteration of the EMP (EMP1). The contractor's EMP would be EMP2 and the end of construction EMP would be EMP3.
Environmental Masterplan	-	A package of information on existing and future environmental commitments and objectives, ongoing actions and risks to be managed, handed over to those responsible for future management and operation of the asset. The Environmental Masterplan for the Project is provided as Figure 2.4 of the ES.
Environmental Statement	ES	A document produced to support an application for development consent that is subject to Environmental Impact Assessment (EIA), which sets out the likely impacts on the environment arising from the proposed development.

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Term	Abbreviation	Explanation
Examining Authority	-	The Examining Authority is appointed by the Secretary of State to examine an application for a Development Consent Order and make a recommendation.
Framework Construction Travel Plan	FCTP	A document which sets out a framework to reduce the impact of the project's construction workforce on the road network as a result of travel to and from construction areas and compounds (including utility logistic hubs). The FCTP sets out proposed ways in which this would be done, including by reducing single occupancy vehicle trips and encouraging sustainable and active travel.
Geographic Information System	GIS	An integrated collection of computer software and data used to view and manage information about geographic places, analyse spatial relationships and model spatial processes.
Green bridges	-	Bridges over linear infrastructure projects like roads and railways, constructed to enable safe crossing by animals, reducing severance.
Greenhouse gas	GHG	Gases able to absorb infrared radiation emitted from Earth's surface and reradiate it back to Earth's surface, thus contributing to the greenhouse effect. Carbon dioxide, methane, and water vapour are the most important greenhouse gases.
Health and Equalities Impact Assessment	HEqIA	A systematic process used to identify the potential health and equalities impacts arising from policies, plans, programmes and projects, to identify the distribution of those effects amongst the population and to identify mitigation measures to address these effects, thereby minimising adverse effects on the local population.
Health Impact Assessment	HIA	An assessment of potential impacts on human health. Not a legal requirement but good practice and will almost certainly be done for the Project.
Heavy Goods Vehicle	HGV	A large, heavy motor vehicle used for transporting cargo.
High Speed 1	HS1	A 109km high-speed railway between London and the UK end of the Channel Tunnel. The line carries international passenger traffic between the UK and continental Europe; it also carries domestic passenger traffic to and from stations in Kent and east London, as well as Berne gauge freight traffic.
Landscape and Ecology Management Plan	LEMP	A document which provides details on the delivery and management of the landscape and ecology elements identified in the Environmental Masterplan for the Project, including their success criteria.
Landscape and visual impact assessment	LVIA	Part of a planning application or environmental assessment that looks at the impact of development on the character of a landscape.

Term	Abbreviation	Explanation
Local Plan	-	A Local Plan sets out local planning policies and identifies how land is used, determining what will be built where. Adopted Local Plans provide the framework for local development across England.
Local Road Network	LRN	-
Lower Thames Area Model	LTAM	The strategic highway model produced by Highways England to appraise the impacts of the Lower Thames Crossing
National Planning Policy Framework	NPPF	The National Planning Policy Framework was published in March 2012 by the UK's Department of Communities and Local Government, consolidating over two dozen previously issued documents called Planning Policy Statements (PPS) and Planning Practice Guidance Notes (PPG) for use in England. The NPPF was updated in February 2019 and again in July 2021 by the Ministry of Housing, Communities and Local Government.
National Policy Statement for National Networks	NPSNN	The NPSNN sets out the need for, and Government's policies to deliver, development of Nationally Significant Infrastructure Projects on the national road and rail networks in England. It provides planning guidance for promoters of Nationally Significant Infrastructure Projects on the road and rail networks, and the basis for the examination by the Examining Authority and decisions by the Secretary of State.
Nationally Significant Infrastructure Project	NSIP	Major infrastructure developments in England and Wales, such as proposals for power plants, large renewable energy projects, new airports and airport extensions, major road projects, etc. that require a development consent under the Planning Act 2008.
Nitrogen dioxide	NO ₂	A reactive gas introduced into the environment by natural causes, including entry from the stratosphere, bacterial respiration, volcanos, and lightning. It is also introduced by the emissions of internal combustion engines burning fossil fuels.
Order Limits	-	The Order Limits are the outermost extent of the Lower Thames Crossing indicated on the Plans by a red line. This is the Limit of Land to be Acquired or Used (LLAU) by the Lower Thames Crossing. This is the area in which the DCO would apply.
outline Materials Handling Plan	oMHP	Sets out the approach and high level principles for handling construction materials and waste on the Lower Thames Crossing project, both inside and outside the Order Limits.
outline Traffic Management Plan for Construction	oTMPfC	A plan setting out the strategy and measures to be adopted with respect to highway and transportation issues for the Project. The oTMPfC supports the DCO application and would be embedded within the eventual construction contractor documentation and will form an

Term	Abbreviation	Explanation
		overarching and comprehensive management procedure for the contractor to adhere to.
Outline, Written Scheme of Investigation	OWSI	Sets out the scope, guiding principles and methods for the planning and implementation of essential archaeological mitigation
Post Opening Project Evaluation	POPE	Checks whether investments in Major Projects are delivering the outcomes documented in the Appraisal Summary Table published prior to scheme approval. National Highways produces the reports 'one year after' and 'five years after' road opening.
Preliminary Environmental Information Report	PEIR	An early output of the EIA process, and part of the DCO application process.
Public Right of Way	PRoW	A right possessed by the public to pass along routes over land at all times. Although the land may be owned by a private individual, the public may still gain access across that land along a specific route. The mode of transport allowed differs according to the type of Public Right of Way, which can consist of footpaths, bridleways and open and restricted byways.
Register of Environmental Actions and Commitments	REAC	The REAC identifies the environmental commitments that would be implemented during the construction and operational phases of the Project if the Development Consent Order is granted, and forms part of the Code of Construction Practice (ES Appendix 2.2).
Rest and Service Area	RASA	A public facility located next to a large thoroughfare such as a motorway, expressway, or highway, at which drivers and passengers can rest, eat, or refuel without exiting onto secondary roads.
Road Investment Strategy	RIS	The Government's long-term strategy to improve England's motorways and major A roads. The first RIS (known as RIS 1) was published in 2015 and covers the period 2015-2020. A second RIS (RIS 2) was published in 2020, and covers the post-2020 period. RIS3 sets out the Government's aims and proposals for investment in the strategic road network from 2025 to 2030.
Scoping	-	The process of identifying the issues to be addressed by the Environmental Impact Assessment process. It is a method of ensuring that an assessment focuses on the important issues and avoids those that are considered unlikely to be significant.
Secretary of State	SoS	The Secretary of State has overall responsibility for the policies of the Department for Transport.
Shorne Woods Country Park	SWCP	-
Site of Special Scientific Interest	SSSI	A conservation designation denoting an area of particular ecological or geological importance.

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Term	Abbreviation	Explanation
Site Specific Travel Plans	SSTP	-
Skills, Employment and Education	SEE	-
Southern Gas Networks	SGN	British gas distribution company which manages the network that distributes natural and green gas to 5.9 million homes and businesses across Scotland and the south of England.
Stakeholder Actions and Commitments Register	SACR	-
Statutory Consultation	-	The statutory pre-application consultation held by the Applicant on the Project proposals between October and December 2018.
Strategic Outline Business Case	SOBC	First stage of drawing together evidence pertaining to a transport scheme, focusing on the strategy or reasons why change may be required.
Strategic road network	SRN	The core road network in England managed by National Highways.
Traffic Management Forum	TMF	The TMF would review planned traffic management arrangements and receive comments as to their appropriateness. The TMF would also monitor, review, and provide updates to the TMPs when required.
Traffic Management Plan	TMP	A plan setting out the strategy and measures to be adopted with respect to highway and transportation issues for the Project. The TMP supports the DCO application and would be embedded within the eventual construction contractor documentation and will form an overarching and comprehensive management procedure for the Contractor to adhere to.
Transport Analysis Guidance	TAG	National guidance document produced by the Department for Transport.
Transport Assessment	-	Thorough assessments of the transport implications of development
Travel Plan Liaison Group	TPLG	A group set up by National Highway to administer the Framework Construction Travel Plan.
Trip End Model Presentational Program	TEMPro	DfT software for viewing data from the DfT's National Trip End Model
Utilities Logistics Hub	ULH	The ULH receives, stores and distributes the plant machinery and materials for specific utility works.
Walkers, cyclists and horse riders	WCH	Walkers, cyclists and horse riders.

Term	Abbreviation	Explanation
Wider Network Impacts Management and Monitoring Plan	WNIMMP	Plan setting out a traffic impact monitoring scheme to be carried out a year prior to opening and one and five years after the road opens.

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