

TR020002 Manston Airport: Environment Agency's response to second written questions and requests for information

ExQ1	Question to:	Question:	Environment Agency response:
DCO.2	Draft Development Consent Order (DCO)		
DCO.2.5	The Environment Agency	<p>The Environment Agency</p> <p>The Revised 2.1 Draft Development Consent Order submitted at Deadlines 3 [REP3-186] on 22 February 2019 and 5 on 29 March 2019 [REP5-index number to be allocated] includes additional references to The Environment Agency at Article 6(2) and Requirements 6(1) and 7(1).</p> <p>i. Is the Environment Agency content to be referenced in the parts of the draft DCO?</p> <p>ii. Are there other parts of the draft DCO at which the Environment Agency would justifiably wish to be referenced as a body to be consulted or as an approving body?</p>	<p>i. We are satisfied with this.</p> <p>ii. We are satisfied with the wording of Requirements 5 (detailed design of fuel depot), 11 (contaminated land and groundwater), 13 (surface and foul water drainage) and 15 (piling and other intrusive works) which require us to be consulted or to act as an approval body. There are no other parts of the draft DCO that we wish to be consulted or act as an approval body.</p>
DCO.2.37	The Applicant The Environment Agency	<p>Schedule 2 – Requirements</p> <p>Requirement 5 - Detailed design of fuel depot</p> <p>The ExA is considering adding:</p> <p><i>(3) (5) Prior to any part of the authorised development being occupied the undertaker must obtain confirmation in writing from the Environment Agency that the fuel depot site, Work No.19, has been remediated according to the standards required by the Environment Agency</i></p> <p>Comment.</p>	We are satisfied with this additional wording.

