

# Gatwick Airport Northern Runway Project

Statement of Common Ground Between Gatwick Airport Limited and West Sussex County Council – Tracked Version

# Book 10

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#### 1 Introduction

- 1.1.1 This Statement of Common Ground (SoCG) has been prepared in support of the examination phase for the proposed Gatwick Northern Runway Project (NRP). The Application was made by Gatwick Airport Limited (the Applicant) to the Secretary of State for the Department for Transport (the Secretary of State) pursuant to Section 37 of the Planning Act 2008 (PA 2008).
- 1.1.2 The Application comprises alterations to the existing northern runway which, together with the lifting of the current restrictions on its use, would enable dual runway operations. It also includes the development of a range of infrastructure and facilities which, with the alterations to the northern runway, would enable an increase in the airport's passenger throughput capacity. This includes substantial upgrade works to certain surface access routes which lead to the airport. A full description of the Proposed Development is included in ES Chapter 5: Project Description (Doc Ref. 5.1).
- 1.1.3 SoCGs are an established means in the planning process of allowing all parties to identify and focus on specific issues that may need to be considered during the Examination. The purpose and possible content of SoCG is detailed in the Department for Communities and Local Government's guidance entitled 'Planning Act 2008: examination of applications for development consent' (2015), stating:
  - "A statement of common ground is a written statement prepared jointly by the applicant and another party or parties, setting out any matters on which they agree. As well as identifying matters which are not in real dispute, it is also useful if a statement identifies those areas where agreement has not been reached. The statement should include references to show where those matters are dealt with in the written representations or other documentary evidence."
- 1.1.4 The SoCGs between the Applicant and the local authorities comprises several documents, to which this document is one. The Statement of Commonality provides details of the structure and status of the SoCG between all the relevant Interested Parties, including the local authorities. Naturally, the level of detail across the suite of SoCG varies to reflect the nature and complexity of the matter, as well as the position between the parties.
- 1.1.5 This document solely relates to matters between the Applicant and West Sussex County Council. A summary of the meetings and correspondence that has taken place between the parties is detailed in Appendix 1 of this document.
- 1.1.6 The engagement between the parties across the breadth of matters is ongoing. Therefore, the SoCG is an evolving document and the detailed wording within it is still being discussed in detail between the parties. Future iterations will be submitted at each deadline; and both parties reserve the right to supplement the matters identified as discussions progress, to ensure it is comprehensive and up to date.
- 1.1.7 This SoCG has been produced to confirm to the Examining Authority (ExA) where agreement has been reached between the parties, and where agreement has not (yet) been reached, and is presented in a tabular form. This SoCG does not seek to replicate information that is available elsewhere, either within the Application and/or Examination documents, referring out where appropriate. The terminology used within the SoCG to reflect the status between the parties is either:



- "Agreed" to indicate where a matter has been resolved to the satisfaction of the parties.
- "Not Agreed" to indicate a final position where parties cannot agree.
- "Under discussion" to indicate where matters are subject of on-going discussion with the aim to either resolve or refine the extent of disagreement between the parties.
- No longer pursuing" where the stakeholder no longer pursues an interest in the matter.
- 1.1.8 It can be assumed that any matters not specifically referred to in Section 2 of this SoCG are not of material interest or relevance to West Sussex County Council; and therefore, have not been the subject of any discussions between the parties, or have been previously discussed and addressed through the DCO process. As such, those matters should be assumed to be agreed, unless otherwise raised in due course by any of the parties.
- 1.1.9 The versions of the SoCGs submitted at Deadline 9 reflect the discussions between parties since the previous versions submitted into the Examination at Deadline 5. This has allowed for substantive updates from both parties until 12 August 2024 (when the JLAs returned comments on their updated position). Following receipt of those comments and in view of the timescales of the examination, the Applicant has only provided updates to such matters where considered necessary/helpful in view of its previous stated response, including by reference to its closing submissions and/or where engagement has enabled matters to be further progressed (including through the Section 106 Agreement). Therefore updated commentary has not been provided for all matters.
- 1.1.10 Furthermore, updates to the SoCGs at Deadline 9 have been prepared in parallel with negotiations on the Section 106 Agreement. Whilst the parties have endeavoured to ensure the positions reflected in this SoCG reflect the agreement now reached, the parties prepared a joint statement to confirm the effect of the agreed s106 Agreement on resolving a number of issues which have been raised in the examination. The matters set out below by both parties should be read within the context of the joint position statement prepared by the Applicant and the JLAs submitted as part of the their respective Deadline 9 submissions and their respective closing submissions submitted at Deadline 9 where applicable to the topic in question.



## 2 Current Position

## 2.1. Agricultural Land Use and Recreation

2.1.1 **Table 2.1** sets out the position of both parties in relation to agricultural land use and recreation matters.

#### Table 2.1 Statement of Common Ground – Agricultural Land Use and Recreation Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status			
There are no	There are no issues relating to Agricultural Land Use and Recreation in this Statement of Common Ground.							



## **2.2.** Air Quality

2.2.1 **Table 2.1** sets out the position of both parties in relation to air quality matters.

Table 2.2 Statement of Common Ground – Air Quality Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline					
Reference Baseline 2.2.1.1	Assessment Scenarios (including 2047 Full Capacity)	The concern is that the scenarios assessed in the ES do not provide a realistic worst-case assessment. This is particularly the case for those scenarios where both construction and operational activities are underway at the same time, but the assessment has treated them separately. The same concerns apply to the emissions ceiling calculations as to how realistic these are, particularly when there are construction and operational activities ongoing, and the emissions ceiling calculations treat these separately. In addition, there is no operational assessment for the final full-capacity assessment year of 2047.  Updated position (Deadline 1): A key part of this concern is around the modelled scenarios assessed. It is welcomed that GAL propose to provide further information at the next air quality TWG. This matter will remain under discussion until this TWG has been held.  It is noted that air quality should improve beyond 2038. However, it is our understanding that the ANPS requires a full assessment of the airport at full capacity.  Updated position (Deadline 5): Gatwick Airport Limited (GAL) sets of in paragraph 3.7.7 of their	ES Chapter 13: Air Quality has provided an assessment of air quality impacts from all related sources (road vehicles, aircraft and airport sources) following the methodology agreed with the local councils. A robust assessment presenting reasonable worst case effects has been provided in line with best practice guidance and available data. The assessment concludes that the impact of the Proposed Development would not be significant.  Conservative assumptions being applied in the assessment include background values being frozen to 2030 and no improvements in aircraft emissions being accounted for in the air quality modelling.  Traffic modelling has been undertaken for two construction scenarios, airfield construction and surface access (highways) construction. Further detail is contained in the Transport Assessment. The construction scenarios assume the peak construction traffic flows applied to the first year of airfield (2024) and surface access (2029) construction which is a conservative assumption since emissions and background concentrations are anticipated to improve in future years.	ES Chapter 13 Air Quality [APP-038]  Transport Assessment [AS-079]  Appendix D of the Supporting Air Quality Technical Notes to the SoCGs [REP1-050]  Appendix A: Response to West Sussex Joint Local Authorities - Air Quality to The Applicant's Response to Deadline 4	Under discussion Not agreed
		Response to Deadline 3 Submissions [REP4-031] that the air quality matters submitted by the Joint Local Authorities at Deadline 3 (Appendix A) [REP3-117] will be responded to by Deadline 5. This Appendix of air quality queries prepared by AECOM included a wide range of technical matters. Without a response from GAL further progress cannot be made. It is anticipated that further progress can be made before the next Examination Deadline.  Updated Position (12 August 2024) The Applicant has provided information on road traffic emissions in 2047,, but the impact of airport emissions, which will be of increased relative importance in 2047, have not been modelled for the airport at full capacity.	As set out in paragraph 13.5.53 of ES Chapter 13: Air Quality, the 2029 surface access construction scenario represents years 2029-2032, during which there will be an overlap with the operation of the Project. The 2029 surface access construction scenario is a combined scenario considering the contribution from both construction and operational traffic over this period to represent a realistic worst case assessment.  GAL proposes to set out the model scenarios and provide that summary at TWGs to be arranged for Q1 2024.  An assessment of 2047 has been included in the ES Chapter 13 with an emissions inventory (Table 13.10.8), including aircraft and road vehicle emissions. The air quality assessment	Submissions [REP5-073](Doc Ref. 10.38)	



		Two o	T. 00/F D. 0000 100:-		
		WSCC continues to consider that an EMG framework would be	for 2047. Between 2038 and 2047 a number of predicted		
		beneficial to avoid any unexpected adverse air quality outcomes. In	improvements to air quality would be expected to occur as a		
		the event that an EMG approach was not possible further safeguards	result of national efforts to reduce emissions and also as a result		
		should be adopted in an AQAP or - air quality management plan	of the project.		
			Background concentrations are expected to reduce between		
			2038 and 2047 and vehicle emissions would continue to reduce.		
			Road traffic is the main source of emissions likely to result in an		
			impact from the project due to the proximity of road sources to		
			sensitive receptors, compared with aircraft emissions. Therefore,		
			despite the uncertainty of predicting emissions for a future year		
			of 2047, it has been concluded that the 2047 future year is not at		
			risk of resulting in a significant impact to air quality.		
			not of resulting in a significant impact to all quality.		
			Section 13.10.163 of the assessment provides further detail.		
			Occupit 15.10.105 of the assessment provides further detail.		
			Updated Position (April 2024): The Applicant has provided		
			further information regarding the 2047 assessment at Section 3		
			of Appendix D of the Supporting Air Quality Technical Notes		
			to the SoCGs [REP1-050]. The Applicant notes that the JLAs		
			have provided a submission on air quality at Deadline 3. The		
			Applicant will review this submission and respond accordingly.		
			Undeted position (Doedling E). The Applicant has provided a		
			<b>Updated position (Deadline 5):</b> The Applicant has provided a		
			response to the air quality matter submitted by the JLAs at		
			Appendix A: Response to West Sussex Joint Local		
			Authorities – Air Quality to The Applicant's Response to		
			<b>Deadline 4 Submissions</b> (Doc Ref. 10.38). The Applicant will		
			respond at Deadline 6 to the JLAs' review submitted at Deadline		
			4 [REP4-053].		
			Updated Position (July 2024): The Applicant has submitted its		
			position regarding the 2047 assessment at Section 3 of		
			Appendix D of the Supporting Air Quality Technical Notes to		
			the SoCGs [REP1-050]. This was discussed at the July TWG		
			and the Applicant's position is unchanged.		
			Updated position (Deadline 9): The latest position drafted		
			relates to EMG rather than the assessment scenarios. The		
			Applicant believes matter should be agreed and considered		
			separately to EMG which is captured elsewhere in this table.		
Assessmen	nt Methodology		sopulatory to Elifo miloti to suprared clocwifere in this table.		
2.2.2.1	Air Quality and	The Applicant has not clearly demonstrated regard to the Sussex Air	This approach taken for the ES is consistent with the principles	Table 7.2.1 of <b>ES</b>	Not Agreed Under discussion
	Emissions Mitigation	Quality and Emissions Mitigation Guidance or the Defra air quality	of the Clean Air Strategy and guidance set out in the Sussex	Needs Case	2.22.3.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.
	Guidance for Sussex	damage cost guidance in assessing air quality impacts and mitigation	Guidance; it follows requirements for EIA and NPSs; and	Appendix 1 –	
	Suldance for Sussex		Guidanoo, it follows requirements for LIA and tyr 05, and	National	
		measures.		National	



**Updated position (Deadline 1):** It is noted that an appraisal of air quality damages has been presented in Table 7.2.1 of Needs Case Appendix 1 – National Economic Impact Assessment (APP-251). It is also noted that measures to mitigate air quality have been identified. It is understood from the December TWG air quality meeting that an AQAP will be produced by GAL. Within this AQAP it is requested that GAL demonstrate how the overall monetary disbenefits identified will be redressed by the measures proposed.

As a matter of clarification it is noted that road traffic NOX and PM2.5 Other on-site operations are predicted to improved, can GAL outline the source of this improvement?

#### **Updated position (Deadline 5):**

Gatwick Airport Limited (GAL) sets of in paragraph 3.7.7 of their Response to Deadline 3 Submissions [REP4-031] that the air quality matters submitted by the Joint Local Authorities at Deadline 3 (Appendix A) [REP3-117] will be responded to by Deadline 5. This Appendix of air quality queries prepared by AECOM included a wide range of technical matters. Without a response from GAL further progress cannot be made. It is anticipated that further progress can be made before the next Examination Deadline.

Updated Position-(12 August 2024).

The Councils continue to consider that the provision of information in line with Sussex Guidance would be beneficial for defining mitigation measures within the AQAP.

The SACs have already been taken into account in the assessment of air quality impacts. The air quality effects of the Project are therefore those which remain assuming all SAC are met.

The Sussex Guidance specifies that, even where air quality standards are met, the health effects of additional pollution emissions as a result of the Project should be mitigated.

It is the view of WSCC that since SAC have already been taken into account (embedded), additional mitigation is needed to mitigate the increased airport related pollution in line with the damage costs as per the Sussex Guidance.

The Council will review any updated AQAP following Deadline 8. In relation to national planning policy mitigation is not only needed in relation to significant effects but to mitigate negative effects (See ANPS paragraph 5.29)

provides detailed commitments for suitable measures to be secured through the DCO.

Table 7.2.1 of Needs Case Appendix 1 – National Economic Impact Assessment includes the TAG assessment identifying the air quality damage costs of the Project.

Table 13.4.1 of ES Chapter 13: Air Quality considers the Sussex Guidance.

ES Chapter 13: Air Quality has indicated that there are no significant effects as a result of the Project and the Project is not predicted to impact compliance with the air quality standards.

This notwithstanding, the assessment in Section 13.9 of ES Chapter 13: Air Quality sets out the proposed measures with the aim of reducing the airport contribution to local air quality regardless of significance.

Updated position (Deadline 1): A technical note summarising the assessment scenarios has been provided at Deadline 1, within Appendix D of the Supporting Air Quality Technical Notes to the SoCGs (Doc Ref. 10.4).

**Updated position (April 2024):** The Applicant notes that the JLAs have provided a submission on air quality at Deadline 3. The Applicant will review this submission and respond accordingly.

Updated position (Deadline 5): The Applicant has provided a response to the air quality matter submitted by the JLAs at Appendix A: Response to West Sussex Joint Local Authorities – Air Quality to The Applicant's Response to Deadline 4 Submissions (Doc Ref. 10.38). The Applicant will respond at Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-053].

Updated Position (July 2024): The required scope of the AQAP under the Draft DCO Section 106 Agreement [REP6-063] has been updated and the draft AQAP has also been updated in response to comments made by the JLAs. The JLAs have provided further comments on the AQAP Deadline 7 [REP7-103], the Applicant will respond on these matters at Deadline 8.

Assessment

[APP-251]

Table 13.4.1 and Section 13.9 of ES Chapter 13 Air Quality [APP-038]

Appendix D of the Supporting Air Quality Technical Notes to the SoCGs [REP1-050]

Appendix A:
Response to West
Sussex Joint
Local Authorities
– Air Quality to
The Applicant's
Response to
Deadline 4
Submissions
[REP5-073](Doc
Ref. 10.38)



			The Applicant does not cause that additional mitigation haven		
			The Applicant does not agree that additional mitigation beyond		
			what is already proposed is necessary. This is consistent with		
			national policy and EIA requirements.		
2.2.2.2	Clarification on further	Clarifications on a range of technical details are required, including on	ES Chapter 13: Air Quality has provided an assessment of air	ES Chapter 13 Air	Under discussion Agreed
	details	rates of future air quality improvement, pollutants assessed,	quality impacts from all related sources (road vehicles, aircraft	Quality [APP-038]	
		construction plant (i.e., asphalt plant), heating plant, and road traffic	and airport sources) following the methodology agreed with the		
		modelling. Further information is required to help understand if a	local councils. A robust assessment presenting reasonable	ES Appendix	
		realistic worst case has been assessed.	worst case effects has been provided in line with best practice	13.4.1: Air Quality	
			guidance and available data. The assessment concludes that	Assessment	
		Updated position (Deadline 1): Further details can be provided to	the impact of the Proposed Development would not be	Methodology	
		GAL for discussion.	significant.	[APP-158]	
		Updated position (Deadline 5):	GAL engaged with key stakeholders through the topic working	Schedule 1 and	
		Gatwick Airport Limited (GAL) sets of in paragraph 3.7.7 of their	groups and during such engagement, efforts were made to gain	Appendix 5 of the	
		Response to Deadline 3 Submissions [REP4-031] that the air quality	agreement with local authorities on key modelling points.	Draft Section 106	
		matters submitted by the Joint Local Authorities at Deadline 3	Methodology transparency has been demonstrated and model	Agreement [REP2-	
		(Appendix A) [REP3-117] will be responded to by Deadline 5. This	files and results were provided to the TWG via email on 18 <sup>th</sup>	004]	
		Appendix of air quality queries prepared by AECOM included a wide	August 2023.		
		range of technical matters. The Joint Local Authorities have also		Appendix A:	
		submitted a detailed review of the Air Quality Action Plan [REP2 -004].	Details on the Non Road Mobile Machinery (NRMM) (asphalt	Response to West	
		Please see REP4-053 for this detailed review. Without a response	plant, concrete batching etc) and how it has been assessed can	Sussex Joint	
		from GAL further progress cannot be made. It is anticipated that	be found in Section 3.12 of the air quality assessment	Local Authorities	
		further progress can be made before the next Examination Deadline.	methodology.	- Air Quality to	
		The state of the s	, memorately,	The Applicant's	
			Details on the airport heating plant and road traffic modelling	Response to	
			and how they have been assessed can be found in the air	Deadline 4	
			quality assessment methodology.	Submissions	
			, aming account and account account and account account and account and account account and account account and account and account account and account account account and account account account account and account account account account account and account accoun	[REP5-073](Doc	
			GAL is happy to liaise with the Councils on further information	<del>Ref. 10.38)</del>	
			requested.		
			Updated position (Deadline 1): GAL will provide a draft Outline		
			AQAP to the LAs by 26 <sup>th</sup> March (to align with Deadline 2), with		
			the intention of submitting the Outline AQAP into the		
			Examination in due course taking account of any feedback		
			received.		
			Updated Position (April 2024): The Applicant has provided a		
			draft air quality action plan (AQAP) at Appendix 5 of Deadline 2		
			Submission – 10.11 Draft Section 106 Agreement [REP2-004].		
			The document sets out measures and monitoring commitments		
			related to air quality and odour management to be undertaken		
			by GAL which are secured under the DCO or s106 Agreement.		



			He late I was the Mark III. B) The Array of the Mark III.		
			Updated position (Deadline 5): The Applicant has provided a		
			response to the air quality matter submitted by the JLAs at		
			Appendix A: Response to West Sussex Joint Local		
			Authorities - Air Quality to The Applicant's Response to		
			Deadline 4 Submissions (Doc Ref. 10.38). The Applicant will		
			respond at Deadline 6 to the JLAs' review submitted at Deadline		
			4 [REP4-053].		
			, [		
			Updated Position (July 2024): This matter can be marked as		
			'agreed' following consultation with AECOM on behalf of the		
			local authorities on the technical queries at the July TWG.		
2.2.3.1	Uncertainty and	There is insufficient information on how sensitive future air quality	The mode share commitments within the Surface Access	ES Chapter 7.4	Under discussionNot agreed
	Controlled Growth.	predictions are to modal shift objectives being achieved.	Commitments (SACs) document represent the position GAL is	Transport	
			confident it can achieve, based on the modelling of mode choice	Assessment [AS-	
		Updated position (Deadline 1): The response has not provided	and transport network operation. Further details are provided in	079]	
		sensitivity testing in relation to air quality. Therefore uncertainty	Chapter 7 of the Transport Assessment. The range of		
		remains for air quality as to how sensitive predictions presented are to	interventions to improve sustainable travel has been tested to	ES Appendix	
		the success of mode shift. Additionally, whilst there are provisions to	inform the mode share commitments reported in the Application.	5.4.1: Surface	
		monitor mode shift it is unclear what actions would be taken if mode	The SAC also includes a section on GAL's further aspirations,	Access	
			•		
		shift was not identified and what air quality triggers would be used.	which includes more ambitious mode share targets which it will	Commitments	
			be working towards, but it has set the committed mode shares	[APP-090]	
		Updated position (Deadline 5):	explicitly to ensure that the core surface access outcomes set		
		The Joint Local Authorities have submitted a detailed review of the Air	out in Environmental Statement are delivered. The SAC contains	ES Chapter 13 Air	
		Quality Action Plan [REP2 -004]. Please see REP4-053 for this	measures to monitor and ensure that the mode commitments	Quality [APP-038]	
		detailed review. Without a response from GAL further progress cannot	are met.		
		be made. It is anticipated that further progress can be made before		Appendix F of the	
		the next Examination Deadline.	Conservative assumptions have also been built into the air	Supporting Air	
			quality assessment to reduce uncertainty in any future scenario	Quality Technical	
		Updated Position (12 August 2024)	such as background values being frozen to 2030 and no	Notes to the	
		WSCC continues to consider that an EMG framework would be beneficial	improvements in aircraft emissions being accounted for in the air	SoCGs [REP1-	
		to avoid any unexpected adverse air quality outcomes. In the event that	quality modelling.	050]	
		an EMG approach was not possible further safeguards could be adopted	quality modelling.	000]	
		in an AQAP or air quality management plan to ensure the SACs are met	The access of air smaller (ADD 000) is recovered against	Calcadula 4 and	
		for mode share and that air quality is not comprised by unchecked traffic	The assessment of air quality (APP-038) is measured against	Schedule 1 and	
			the relevant air quality standards. The draft Section 106	Appendix 5 of the	
		growth.	agreement includes commitment to monitoring of air quality at	Draft Section 106	
			current and proposed monitoring sites against relevant air	Agreement [REP2-	
			quality standards. Results will be reported to local authorities.	004]	
			Updated position (Deadline 1): A sensitivity test with the		
			conservative assumption that there are no improvements in		
			emissions beyond 2030 has been provided a Deadline 1, within		
			Appendix F of the Supporting Air Quality Technical Notes to		
			the SoCGs (Doc Ref. 10.4). The draft Outline AQAP will be		
			provided to the LAs by 26 <sup>th</sup> March (to align with Deadline 2), with		



			the intention of submitting the outline version into the		
			Examination in due course taking account of any feedback		
			received.		
			Updated Position (April 2024): The Applicant has provided a		
			draft air quality action plan (AQAP) at Appendix 5 of Deadline 2		
			Submission – 10.11 Draft Section 106 Agreement [REP2-004].		
			The document sets out measures and monitoring commitments		
			related to air quality and odour management to be undertaken		
			by GAL which are secured under the DCO or s106 Agreement.		
			Updated position (Deadline 5): The Applicant will respond at		
			Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-		
			053].		
			Updated Position (July 2024): The Applicant has responded to		
			the JLAs' Introduction for a proposal for Environmentally		
			Managed Growth at Appendix B of The Applicant's Response		
			to Deadline 4 Submissions (Doc Ref 10.38) submitted at		
			Deadline 5 and The Applicant's Response to Deadline 5		
			Submissions - Response to JLA's EMG Framework Paper		
			[REP6-093] submitted at Deadline 6. Together, these		
			submissions detail why the Applicant considers an EMG		
			framework is neither necessary nor appropriate for the Project.		
2.2.3.2	Evidence base and	Further presentation of the required evidence base and justification of	ES Chapter 13: Air Quality has provided an assessment of air	ES Chapter 13 Air	Agreed Under discussion
	justification for air	the noise and air quality effects (and proposed mitigation) from both	quality impacts from all related sources (road vehicles, aircraft	Quality [APP-038]	
	quality impacts	construction of the additional infrastructure and the operational phase	and airport sources) following the methodology agreed with the		
		(including the increase in overflights).	local councils. A robust assessment presenting reasonable	ES Appendix	
			worst case effects has been provided in line with best practice	13.4.1: Air Quality	
		Updated position (Deadline 5):	guidance and data. The assessment concludes that the impact	Assessment	
		Gatwick Airport Limited (GAL) sets of in paragraph 3.7.7 of their	of the Proposed Development would not be significant. Details	Methodology	
		Response to Deadline 3 Submissions [REP4-031] that the air quality	on the methodology are presented in the methodology appendix.	[APP-158]	
		matters submitted by the Joint Local Authorities at Deadline 3			
		(Appendix A) [REP3-117] will be responded to by Deadline 5. This	This notwithstanding, the assessment in Section 13.9 of ES	Appendix A:	
		Appendix of air quality queries prepared by AECOM included a wide	Chapter 13: Air Quality sets out the proposed measures with the	Response to West	
		range of technical matters. Without a response from GAL further	aim of reducing the airport contribution to local air quality	Sussex Joint	
		progress cannot be made. It is anticipated that further progress can be	regardless of significance. Commitments include the	Local Authorities	
		made before the next Examination Deadline.	continuation of monitoring at current sites and future proposed	- Air Quality to	
			monitoring, to be secured under the draft Section 106	The Applicant's	
			agreement entered in relation to the Project.	Response to	
			,	Deadline 4	
			Please refer to Issues Table 13 in relation to noise.	Submissions	
				[REP5-073] <del>(Doc</del>	
			Updated position (April 2024): The Applicant would welcome	Ref. 10.38)	
				1.011 10.007	
			an updated position or response from WSCC against this SoCG	•	



	T				
			item, or confirmation if this item can be marked as 'agreed' or		
			'no longer pursuing'.		
			<b>Updated position (Deadline 5):</b> The Applicant has provided a		
			response to the air quality matter submitted by the JLAs at		
			Appendix A: Response to West Sussex Joint Local		
			Authorities - Air Quality to The Applicant's Response to		
			Deadline 4 Submissions (Doc Ref. 10.38). The Applicant will		
			respond at Deadline 6 to the JLAs' review submitted at Deadline		
			4 [REP4-053].		
			, [ <u>_</u>		
			Updated Position (July 2024): This matter can be marked as		
			'agreed' following consultation with AECOM on behalf of the		
			local authorities on the technical queries at the July TWG.		
2.2.3.3	Ultrafine particles	There is no discussion on the health impacts of ultrafine particles from	An assessment of ultra-fine particulate matter (UFP) has been	Section 18.8 of ES	Under discussion Not Agreed
		aviation sources within the ES, despite assurances by the Applicant	undertaken and is reported in the ES health and wellbeing	Chapter 18:	
		that this would be provided. WSCC would like to see a qualitative	chapter. That assessment considers the emerging scientific	Health and	
		assessment on the potential health impacts in the vicinity of Gatwick	understanding of UFPs as a public health issue. The approach	Wellbeing [APP-	
		Airport and a commitment to ongoing open engagement with regards	follows IEMA 2022 guidance on assessing human health effects	043] "Health and	
		to monitoring.	in EIA.	wellbeing effects	
				from changes to air	
		Updated position (Deadline 5):	In addition to monitoring key pollutants GAL commits to	quality" paragraphs	
		The Joint Local Authorities have submitted a detailed review of the Air	participating in national aviation industry body studies of UFP	18.8.67 to 18.8.86.	
		Quality Action Plan [REP2 -004]. Please see REP4-053 for this	emissions at airports including those reviewing how monitoring		
		detailed review. Without a response from GAL further progress cannot	could be undertaken, as discussed in the Health and Wellbeing	Section 13.9 of ES	
		be made. It is anticipated that further progress can be made before	assessment.	Chapter 13 Air	
		the next Examination Deadline.	assessment.	-	
		the next examination beautifie.	Hadeted Besition (April 2004). The Applicant has set out	Quality [APP-038]	
		11.14.15.33.440.4.4.400.4	Updated Position (April 2024): The Applicant has set out		
		Updated Position (12 August 2024)	provisions in relation to UFPs at Schedule 1, Deadline 2	Schedule 1 of the	
		WSCC does not agree that the assessment of ultrafines has been	Submission – Draft Section 106 Agreement [REP2-004].	Draft Section 106	
		undertaken appropriately. WSCC considered that further discussion on		Agreement [REP2-	
		this matter was unlikely to be productive and such have focused efforts on	<b>Updated position (Deadline 5):</b> The Applicant will respond at	004]	
		securing monitoring provision for ultrafine particulates	Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-		
			053].		
			Updated Position (July 2024): ES Chapter 18: Health and		
			Wellbeing [APP-043] provides an appropriate assessment of		
			UFP, including as clarified in Action Point 17 of the Deadline 4		
			Submission - The Applicant's Response to Actions ISH7: Other		
			Environmental Matters [REP4-037]. The UKHSA, who have		
			responsibility for environmental hazards and community safety,		
			have confirmed in their relevant representation [RR-4687] that		
			they are satisfied, and the proposed development should not		
			result in any significant adverse impact on public health.		



					The state of the s
.2.4.1	Lack of specific Air	There is no AQAP which clearly sets out the range of measures that	ES Chapter 13: Air Quality has provided an assessment of air	Section 13.9 of ES	Not Agreed Under discussion
	Quality Action Plan	have been considered to specifically address local air quality. This	quality impacts from all related sources (road vehicles, aircraft	Chapter 13 Air	
	(AQAP)	approach differs from discussions during 2 years of consultation where	and airport sources) following the methodology agreed with the	Quality [APP-038]	
		a draft AQAP was provided in the air quality Topic Working Group	local councils. A robust assessment presenting reasonable		
		(21.10.22) and an AQAP was listed in item 19 of Schedule 2	worst case effects has been provided in line with best practice	ES Appendix	
		(Requirements) of the draft DCO (28.04.23). The CAP and ASAS do	guidance and available data. The assessment concludes that	5.3.2: Code of	
		not specifically or adequately address air quality mitigation measures	the impact of the Proposed Development would not be	Construction	
		based on health, and both lack the means to measure short-term	significant. As such, taking into account embedded mitigation, no other mitigation is required as a result of the project.	Practice (REP1-	
		exposure or provide monitoring to check compliance.	no other miligation is required as a result of the project.	021)	
		Updated position (Deadline 1): This response does not align with the	This notwithstanding, the assessment in Section 13.9 of ES	ES Appendix	
		commitment provided by GAL in the December 2023 Air Quality TWG	Chapter 13: Air Quality sets out the proposed measures with the	5.4.2: Carbon	
		to provide an AQAP. Please can GAL confirm this response is out of	aim of reducing the airport contribution to local air quality	Action Plan [APP-	
		date.	regardless of significance.	091]	
		Updated position (Deadline 5):	Measures that will be in place through the construction of the	ES Appendix	
		The Joint Local Authorities have submitted a detailed review of the Air	Project including mitigation and monitoring of dust are detailed in	13.8.1: Air Quality	
		Quality Action Plan [REP2 -004]. Please see REP4-053 for this	Section 5.8 of the ES Appendix Construction Period Mitigation	Construction	
		detailed review. Without a response from GAL further progress cannot	and are included in the Code of Construction Practice, to be	Period Mitigation	
		be made. It is anticipated that further progress can be made before	secured under the requirements of the DCO.	[APP-161]	
		the next Examination Deadline.			
			The ES Appendix Carbon Action Plan sets out outcomes that	ES Appendix	
		<u>Updated Position (12 August 2024)</u>	GAL is committing to deliver for key airport operational and	5.4.1: Surface	
		WSCC is not aware of updates to the Draft DCO Section 106	construction emissions sources. Commitments on surface	Access	
		Agreement which may have fundamentally improved the design of the	access emissions are set out in ES Appendix Surface Access	Commitments	
		draft AQAP. Any air quality action plan, or management plan, needs	Commitments.	[APP-090]	
		(as a minimum) to be forward looking in order to assess the	Management and an extension and an extension of the second size the	Cabadula 4 and	
		effectiveness of mitigation measures included in the authorised	Measures and monitoring commitments will be secured via the	Schedule 1 and	
		development (estimated reduction in pollutants) and provide a realistic review cycle for reporting monitoring results. The current proposed 5-	DCO and updated draft Section 106 agreement. The commitments will provide suitable monitoring to allow for the	Appendix 5 of the Draft Section 106	
		year retrospective reporting in the draft AQAP is not considered	local authorities to carry out their LAQM requirements.	Agreement [REP2-	
		adequate.	local authorities to carry out their LAQW requirements.	004]	
		It would also be beneficial to provide a mechanism (like that proposed	Updated position (Deadline 1): GAL will provide a draft AQAP		
		in the EMG) for addressing how mitigation may be increased in	to the LAs at Deadline 1 with the intention of submitting the		
		response to any future tightening of standards or where target	outline version into the Examination in due course.		
		measures such as mode shift are not achieved.			
			Updated Position (April 2024):The Applicant has provided a		
			draft air quality action plan (AQAP) at Appendix 5 of Deadline 2		
		The Council will review any updated AQAP following Deadline 8. In	Submission – Draft Section 106 Agreement [REP2-004]. The		
		relation to national planning policy mitigation is not only needed in	document sets out measures and monitoring commitments		
		relation to significant effects but to mitigate negative effects (See	related to air quality and odour management to be undertaken		
		ANPS paragraph 5.29).	by GAL which are secured under the DCO or s106 Agreement.		



			III 1		
			Updated position (Deadline 5): The Applicant will respond at		
			Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-		
			053].		
			Updated Position (July 2024): The required scope of the		
			AQAP under the <b>Draft DCO Section 106 Agreement</b> [REP6-		
			063] has been updated and the draft AQAP has also been		
			updated in response to comments made by the JLAs. The JLAs		
			have provided further comments on the AQAP Deadline 7		
			[REP7-103], the Applicant will respond on these matters at		
			Deadline 8.		
			The Applicant does not agree that additional mitigation beyond		
			what is already proposed is necessary. This is consistent with		
			national policy and EIA requirements.		
2.2.4.2	Lack of Dust	There is no DMP which clearly sets out the implementation of the	Measures that will be in place through the construction of the	ES Appendix	Under discussionNot Agreed
	Management Plan	specific mitigation measures that will be used to ensure that any	Project including mitigation and monitoring of dust are detailed in	13.8.1: Air Quality	(but subject to D8
	(DMP)	potential adverse impacts from dust arising during construction and	Section 5.8 of the ES Appendix Construction Period Mitigation	Construction	submissions)Agreed
	(= )	demolition activities are avoided during all construction stages.	(APP-161) and are included in the Code of Construction Practice	Period Mitigation	Pending
		demonstration and avoided daring an ecriet determined.	(APP-082), to be secured under the requirements of the DCO.	[APP-161]	<u>i onama</u>
		Updated position (Deadline 1): It is understood that a final DMP	(74 1 662), to be seed and under the requirements of the Boo.	[/11 101]	
		cannot yet be provided, but an outline or draft DMP can be prepared.	Paragraph 2.2.7 of the CoCP sets out that Construction Dust	ES Appendix	
		This is still requested by WSCC.	Management Plans (CDMP) will be prepared in accordance with	5.3.2: Code of	
		This is still requested by WSCC.	the CoCP.	Construction	
		Undeted recition (Deadline E).	the Coor.		
		Updated position (Deadline 5):	Management plane will be prepared for appoint a vector of the	Practice (REP1-	
		The Joint Local Authorities have submitted a detailed review of the	Management plans will be prepared for specific areas of the	021)	
		GAL Dust Management Plan. Please see REP4-053 for this detailed	Project to reflect any site-specific conditions or measures to	EQ Ammandin	
		review.	mitigate dust impacts (set out in para 5.8.2 of the CoCP).	ES Appendix	
				5.3.2: CoCP –	
		Without a response from GAL to the DMP review (and any updated	The CDMPs will be prepared for approval by the relevant local	Annex 9:	
		DMP committed to by GAL for Deadline 5 [REP4-033]) further progress		Construction Dust	
		cannot be made. It is anticipated that further progress can be made	confirmed in paragraph 5.8.2 of the CoCP.	Management	
		before the next Examination Deadline.		Strategy [REP5-	
			Updated position (Deadline 1): An outline CDMP will be	022](Doc Ref. 5.3)	
		<u>Updated Position (12 August 2024)</u>	shared with WSCC for comment by 26th March (to align with		
		WSCC is hopeful that all final matters will be addressed in an updated	Deadline 2), with the intention of submitting the outline version		
		DMP due at Deadline 8 and will confirm following receipt of the updated	into the Examination in due course taking account of any		
		<u>DMP</u>	feedback received.		
			Updated Position (April 2024): The Draft Construction Dust		
			Management Plan (CDMP) has been shared with local		
			authorities for comment on 26th March, considering the items set		
			out by local authorities in the SoCG and Local Impact Reports.		
			The Applicant looks forward to receiving the LAs comments in		
			due course.		



	T	I			
			Updated position (Deadline 5): The Applicant has submitted		
			an updated version of the Construction Dust Management		
			Strategy (Doc Ref. 5.3) into the examination at Deadline 5.		
			_		
			<u>Updated Position (July 2024): The final comments on the</u>		
			Outline Construction DMP were discussed at the July TWG, all		
			matters are considered to be resolved and an updated final		
			outline construction DMP will be provided at Deadline 8 and it is		
			secured by DCO Requirement 27.		
			<u>Updated Position (August 2024):</u> Further comments have		
			been submitted by local authorities on the outline DMP. An		
			updated version would be provided at Deadline 10 to consider		
			all comments. On this basis, all matters are considered to be		
			resolved.		
2.2.4.3	Outline Construction	The OCTMP identifies risks associated with construction traffic utilising	The impact from construction traffic due to movement of	ES Appendix 5.3.2	Not Agreed Under discussion
	Traffic Management	routes through the J10 M23 and Hazelwick Air Quality Management	construction materials will be managed in accordance with a	Code of	
	Plan (CTMP)	Areas in Crawley. Reference is made to a monitoring system that 'it is	Construction Traffic Management Plan (CTMP). The impact of	Construction	
		envisaged' will be developed in the CTMP. However, no details on this	construction workforce travelling to and from the Airport will be	Practice - Annex	
		monitoring system are provided.	managed in accordance with a Construction Workforce Travel	3: Outline	
			Plan (CWTP), both of which will be developed by GAL and its	Construction	
		Updated position (Deadline 1): The cross reference is unclear,	contractors during detailed design / pre-construction stage in	Traffic	
		please can GAL confirm which document is being referred to? It is	accordance with the Outline Construction Traffic Management	Management Plan	
		also still unclear what the monitoring system refers to.	Plan.	[APP-085]	
		,			
		Updated position (Deadline 5):	The detailed Construction Traffic Management Plan (CTMP) and	ES Appendix 5.3.2	
		GAL sets of in paragraph 3.7.7 of their Response to Deadline 3	Construction Workforce Travel Plan (CWTP) will be developed	Code of	
		Submissions [REP4-031] that the air quality matters submitted by the	during detailed design and pre-construction stage in consultation	Construction	
		Joint Local Authorities at Deadline 3 (Appendix A) [REP3-117] will be	with the relevant highway authority and the National Highways.	Practice Annex 2	
		responded to by Deadline 5. This Appendix of air quality queries	mar are reservant ingrinary additionly and are reasonal ringrinary.	- Outline	
		prepared by AECOM included a wide range of technical matters. The	Updated Position (April 2024): Section 6.7 of the oCTMP	Construction	
			[APP-085] sets out traffic management during surface access.		
		Joint Local Authorities have also submitted a detailed review of the Air	[AFF-065] Sets out traine management during surface access.	Workforce Travel	
		Quality Action Plan [REP2 -004]. Please see REP4-053 for this	TI A II (A CAR)	Plan [ <u>APP-084</u> ]	
		detailed review. Without a response from GAL further progress cannot	The Applicant has provided a draft air quality action plan (AQAP)	A	
		be made. It is anticipated that further progress can be made before	at Appendix 5 of <b>Draft Section 106 Agreement</b> [REP2-004].	Appendix 5 of the	
		the next Examination Deadline.	Section 2 of the AQAP sets out measures and monitoring	Draft Section 106	
			commitments related to the construction phase, controlled by the	Agreement [REP2-	
		Updated Position (12 August 2024)	Code of Construction Practice (CoCP) [REP1-021] secured by	004]	
		The concerns raised by the JLAs on the matter of model scenarios	Requirement 7 of the Draft DCO. The current monitoring		
		have been clarified by the Applicant and agreed.	arrangements will allow the collection of air quality	ES Appendix	
		The concerns raised by Crawley Borough Council about the risks	concentrations in the vicinity of the airport to support the	5.3.2: Code of	
		associated with construction traffic utilising routes through Crawley's	understanding of air pollution effects in the construction period.	Construction	
		AQMA from the J10 of M23 remain unresolved.	The data will be used to compare against national standards.	Practice [REP1-	
				021]	
			Updated position (Deadline 5): The Applicant has provided a		
			response to the air quality matter submitted by the JLAs at	Appendix A:	
			Appendix A: Response to West Sussex Joint Local	Response to West	
			Appendix All Responds to Frest Subsex Sollic Essai		



			Authorities – Air Quality to The Applicant's Response to	Sussex Joint	
			Deadline 4 Submissions (Doc Ref. 10.38). The Applicant will	Local Authorities	
			respond at Deadline 6 to the JLAs' review submitted at Deadline	- Air Quality to	
			4 [REP4-053].	The Applicant's	
				Response to	
			Updated Position (July 2024): The Applicant is liaising directly	Deadline 4	
			with AECOM on behalf of the local authorities on the technical	Submissions	
			queries set out at Deadline 5 [REP5-073], to resolve any queries	[REP5-073](Doc	
			not yet agreed. Progress was made at the July TWG with final	<del>Ref. 10.38)</del>	
			clarifications which we anticipate will close out this point being		
			provided to the JLAs before Deadline 8.		
			Section 6.6 of the oCTMP [REP7-026] has been updated to		
			provide more certainty in relation to Junction 10 M23 and		
			Hazelwick Air Quality Management Area. Further detail will be		
			provided in the CTMP submitted to CBC for approval under		
			DCO Requirement 12.		
2.2.4.4	Operational Air Quality	There are concerns regarding the measurement accuracy of the AQ	ES Chapter 13: Air Quality has provided an assessment of air	ES Chapter 13 Air	Not Agreed – subject to D8
	Monitoring	Mesh low-cost sensors which the Applicant is proposing to use to	quality impacts from all related sources (road vehicles, aircraft	Quality [APP-038]	submissionUnder discussion
		monitor operational phase impacts. AQ Mesh monitors are not	and airport sources) following the methodology agreed with the		
		approved by Defra for the monitoring of air quality and as such they	local councils. A robust assessment presenting reasonable	Schedule 1 and	
		are not sufficient to demonstrate compliance with air quality standards.	worst case effects has been provided in line with best practice	Appendix 5 of the	
			guidance and available data. The assessment concludes that	Draft Section 106	
		Updated position (Deadline 1): Further discussions on operational	the impact of the Proposed Development would not be	Agreement [REP2-	
		monitoring and the S106 are proposed to resolve this matter.	significant. As such, taking into account embedded mitigation,	004]	
			no other mitigation is required as a result of the project.		
		Updated Position (Deadline 5)			
		The Joint Local Authorities have submitted a detailed review of the Air	This notwithstanding, the assessment in Section 13.9 of ES		
		Quality Action Plan [REP2 -004]. Please see REP4-053 for this	Chapter 13: Air Quality (APP-038) sets out the proposed		
		detailed review. Without a response from GAL further progress cannot	measures with the aim of reducing the airport contribution to		
		be made. It is anticipated that further progress can be made before	local air quality regardless of significance.		
		the next Examination Deadline.			
			The draft Section 106 agreement sets out the mechanism for		
		Updated Position (12 August 2024)	monitoring air qualityPM <sub>102</sub> , PM <sub>10</sub> and PM <sub>2.5</sub> ) and the impacts		
		The JLAs have confirmed that they do not consider AQ-Mesh style	from the Proposed Development, to identify and manage any		
		monitoring is an acceptable recognised method for compliance	new exceedances of the National Air Quality Standards occur as		
		monitoring for the reasons outlined in their response above, i.e AQ	a result of airport activity.		
		Mesh low-cost sensors are not an equivalence reference method for	,		
		continuous monitoring approved by Defra. Consequently, they are not	Gatwick has worked with Local Authorities over many years to		
		sufficient to demonstrate compliance with air quality standards	fund air quality monitoring to understand air quality locally. As		
		(particularly with regards to short term level exceedances), which then	part of the Project, a commitment will be made in the draft		
		introduces uncertainty on how air quality will be evaluated and reported	Section 106 agreement to the continuation of current monitoring		
		to the Council.	and additional monitoring at several proposed sites (APP-038		
		The Council welcomes the revised Draft Section 106 Agreement for	Figure 13.1.12) using mixture of monitoring types, including		
		operational monitoring but notes that the Applicant's revised	another DEFRA equivalent reference monitor (reference		
		Sportational monitoring but notes that the Applicant's revised	MCERTS monitor) and indicative MCERTS monitoring		
			MOLITIO MOMENT and malealive MOLITIO MOMENTS		



		Agreement does not commit to air quality monitoring to 2047 or when	equipment to be able to monitor key pollutants of concern.		
		the airport is operating at full capacity.	Compared to current monitoring, this approach increases the		
			spatial and temporal collection of monitoring data to allow		
		The Council will review any updated AQAP following Deadline 8. In	detailed assessment of ambient air quality. The approach is		
		relation to national planning policy mitigation is not only needed in	considered proportionate given the cost of monitoring equipment		
		relation to significant effects but to mitigate negative effects (See	and the results of the ES which show there are no significant		
		ANPS paragraph 5.29).	effects being predicted.		
			The draft Section 106 agreement includes commitment to		
			monitoring of air quality at current and proposed monitoring sites		
			against relevant air quality standards. Results will be reported to		
			the local authorities.		
			the local authorities.		
			Long term effects have been assessed in the air quality		
			assessment. Based on the monitored and modelled annual		
			mean concentrations, the impact of NO <sub>2</sub> , PM <sub>10</sub> and PM <sub>2.5</sub> are not		
			considered to be at risk of exceeding the short term standards		
			as outlined in Section 13.10 of ES Chapter 13: Air Quality (APP-		
			038). Therefore, an assessment of short term effects was		
			scoped out. This is in line with the guidance outlined within Defra		
			LAQM Technical Guidance (2022).		
			, ,		
			Updated Position (April 2024): The Applicant has provided a		
			draft air quality action plan (AQAP) at Appendix 5 of Deadline 2		
			Submission – Draft Section 106 Agreement [REP2-004]. The		
			document sets out measures and monitoring commitments		
			related to air quality and odour management to be undertaken		
			by GAL which are secured under the DCO or s106 Agreement.		
			Updated position (Deadline 5): The Applicant will respond at		
			Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-		
			053].		
			Updated Position (July 2024): The Applicant is continuing to		
			engage with the Local Authorities on the drafting of the Section		
			106 Agreement.		
			The Applicant has submitted a revised <b>Draft Section 106</b>		
			Agreement [REP6-063] at Deadline 6, including a revised draft		
			air quality action plan (AQAP) at Appendix 5. Section 4 of the		
			AQAP includes detail on indicative AQ mesh style monitoring.		
			The JLAs have now confirmed that they do not consider that the		
2.2.4.5	Funding for Local	The ES does not specifically identify which of the existing LA	AQ_Mesh style monitoring is required.  The assessment in Section 13.9 of ES Chapter 13: Air Quality	ES Chapter 13 Air	Under discussiNot Agreed - on
2.2.4.3				·	- could turn green based upon
	Ambient Air Quality	continuous air quality monitoring stations on and around the Airport will	summarises the proposed operational phase air quality	Quality [APP-038]	<del>– соши шті дівен раѕев upon</del>
	Monitoring.	be funded.	monitoring.		



				ES Air Quality	Section 106 funding? Agreed
		Undeted position (Deadline 4). Further discussions on exerctional	Manitaring a supprist points will be accounted under the draft Costion		
		Updated position (Deadline 1): Further discussions on operational	Monitoring commitments will be secured under the draft Section	Figures [APP-066	subject to s106
		monitoring and the S106 are proposed to resolve this matter.	106 agreement to be entered in relation to the Project.	to APP-070]	
		Updated position (Deadline 5):	The draft Section 106 agreement commits to funding of	Schedule 1 and	
		The Joint Local Authorities have submitted a detailed review of the Air	monitoring at three existing local authority stations and the	Appendix 5 of the	
		Quality Action Plan [REP2 -004]. Please see REP4-053 for this	continuation of monitoring at Gatwick airport monitoring site. In	Draft Section 106	
		detailed review. Without a response from GAL further progress cannot	addition, Gatwick will add an additional Defra reference	Agreement [REP2-	
		be made. It is anticipated that further progress can be made before	equivalent monitor and additional indicative MCERT continuous	004]	
		the next Examination Deadline.	monitors. Therefore, there is no change in the monitoring as		
			currently carried out and additional monitoring will be added.		
		Updated Position (12 August 2024)	, ,		
		WSCC welcomes the revised Draft Section 106 Agreement for funding for	ES Chapter 13: Air Quality Figure 13.1.12 outlines draft		
		Crawley Borough Council's operational air quality monitoring costs. The	locations of the proposed monitoring stations.		
		Council expects agreement to be reached subject to the s.106 Agreement	locations of the proposed monitoring stations.		
		being finalised.	Hadeted Besition (April 2004). The April 2004		
		Soring initialised.	Updated Position (April 2024): The Applicant has provided a		
			draft air quality action plan (AQAP) at Appendix 5 of Deadline 2		
			Submission – <b>Draft Section 106 Agreement</b> [REP2-004]. The		
			document sets out measures and monitoring commitments		
			related to air quality and odour management to be undertaken		
			by GAL which are secured under the DCO or s106 Agreement.		
			Updated position (Deadline 5): The Applicant will respond at		
			Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-		
			053].		
			•		
			Updated Position (July 2024): The Applicant is continuing to		
			engage with the Local Authorities on the drafting of the Section 106 Agreement.		
			Too Agreement.		
			The Applicant has submitted a revised Draft Section 106		
			Agreement [REP6-063] at Deadline 6, including a revised draft		
			air quality action plan (AQAP) at Appendix 5.		
2.2.4.6	Outline Construction	There is a lack of information on the monitoring the effectiveness of the	The impact from construction traffic due to movement of	ES Appendix 5.3.2	Not Agreed Under discussion
	Workforce Travel Plan	OCTMP (APP-085) and Outline Construction Workforce Travel Plan	construction materials will be managed in accordance with a	Code of	
		(OCWTP) (APP-084) to understand how any deviation from the	Construction Traffic Management Plan (CTMP). The impact of	Construction	
		OCTMP and OCWTP will be addressed to protect air quality.	construction workforce travelling to and from the Airport will be	Practice - Annex	
			managed in accordance with a Construction Workforce Travel	3: Outline	
		Updated position (Deadline 1): The cross reference is unclear,	Plan (CWTP), both of which will be developed by GAL and its	Construction	
		please can GAL confirm which document is being referred to?	contractors during detailed design / pre-construction stage in	Traffic	
		Picaco sair SAE commit which accument to being referred to:	accordance with the Outline Construction Traffic Management	Management Plan	
		Updated position (Deadline 5):	Plan.	_	
			riaii.	[APP-085]	
		GAL sets out in paragraph 3.7.7 of their Response to Deadline 3	The detailed Construction To (C. M. C.	FO Amora II - 5 0 0	
		Submissions [REP4-031] that the air quality matters submitted by the	The detailed Construction Traffic Management Plan (CTMP) and	ES Appendix 5.3.2	
		Joint Local Authorities at Deadline 3 (Appendix A) [REP3-117] will be	Construction Workforce Travel Plan (CWTP) will be developed	Code of	
		responded to by Deadline 5. This Appendix of air quality queries		Construction	



prepared by AECOM included a wide range of technical matters. Without a response from GAL further progress cannot be made. It is anticipated that further progress can be made before the next Examination Deadline.

Updated Position (12 August 2024)

Further information (as described above) requested by the Council to show how monitoring will be used to identify any deviation from the expected impacts has not been received.

WSCC maintains its position that detailed monitoring requirements should be provided in the outline plans to provide assurance that the final CMTP and CWTP will be substantially in accordance with any agreed monitoring plans

during detailed design and pre-construction stage in consultation with the relevant highway authority and the National Highways.

ES Chapter 13: Air Quality has provided an assessment of air quality impacts from all related sources (road vehicles, aircraft and airport sources) following the methodology agreed with the local councils. A robust assessment presenting reasonable worst case effects has been provided in line with best practice guidance and available data. The assessment concludes that the impact of the Proposed Development would not be significant. As such, no mitigation is required as a result of the project.

This notwithstanding, the assessment in Section 13.9 of ES Chapter 13: Air Quality sets out the proposed measures with the aim of reducing the airport contribution to local air quality regardless of significance.

Measures that will be in place through the construction of the Project including mitigation and monitoring of dust are detailed in Section 5.8 of the ES Appendix Construction Period Mitigation and are included in the Code of Construction Practice, to be secured under the requirements of the DCO.

**Updated Position (April 2024):** Section 6.7 of the oCTMP [APP-085] sets out traffic management during surface access

The Applicant has provided a draft air quality action plan (AQAP) at Appendix 5 of **Draft Section 106 Agreement** [REP2-004]. Section 2 of the AQAP sets out measures and monitoring commitments related to the construction phase, controlled by the **Code of Construction Practice** (CoCP) [REP1-021] secured by Requirement 7 of the **Draft DCO**. The current monitoring arrangements will allow the collection of air quality concentrations in the vicinity of the airport to support the understanding of air pollution effects in the construction period. The data will be used to compare against national standards.

Updated position (Deadline 5): The Applicant has provided a response to the air quality matter submitted by the JLAs at Appendix A: Response to West Sussex Joint Local Authorities – Air Quality to The Applicant's Response to Deadline 4 Submissions (Doc Ref. 10.38). The Applicant will respond at Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-053].

Practice Annex 2

- Outline
Construction
Workforce Travel
Plan [APP-084]

ES Chapter 13 Air Quality [APP-038]

ES Appendix
13.8.1: Air Quality
Construction
Period Mitigation
[APP-161]

Appendix 5 of the Draft Section 106
Agreement [REP2-004]

ES Appendix 5.3.2: Code of Construction Practice [REP1-021]

Appendix A:
Response to West
Sussex Joint
Local Authorities
– Air Quality to
The Applicant's
Response to
Deadline 4
Submissions
[REP5-073](Doc
Ref. 10.38)



2.2.4.7	CARE Facility	There were continuous issues with odour from the current small waste incineration plant at the CARE facility until it was 'mothballed' in 2020 due to Covid. Further clarification is therefore needed on how odour will be controlled.  Updated position (Deadline 1): It is welcomed that the CARE facility will no longer include combustion sources (if the Project changes are accepted by the ExA). Further discussion on what best practice odour controls are proposed and how these will be documented and agreed.  Updated position (Deadline 5):  The Joint Local Authorities have submitted a detailed review of the Air Quality Action Plan [REP2 -004]. Please see REP4-053 for this detailed review. Without a response from GAL further progress cannot be made. It is anticipated that further progress can be made before the next Examination Deadline.	Updated Position (July 2024): The Applicant is liaising directly with AECOM on behalf of the local authorities on the technical queries set out at Deadline 5 [REP5-073], to resolve any queries not yet agreed. Progress was made at the July TWG with final clarifications which we anticipate will close out this point being provided to the JLAs before Deadline 8.  Monitoring requirements are set out in section 6.6 of the oCTMP [REP7-026] and section 10 of the oCWTP [REP7-024]. Further detail will be provided in the CTMP and CWTP submitted to local authorities for approval under DCO Requirements 12 and 13 respectively.  ES Chapter 13: Air Quality provided an assessment of the CARE facility based on the current outline design parameters in ES Chapter 5: Project Description.  Odour risk would be managed following best practice waste handling procedures. Following best practice methodology to contain and reduce odour effects from the facility, no significant impacts would occur.  Notwithstanding this, the Applicant is putting forward a change to the DCO Application to remove the boilers from the CARE facility (note the CARE facility will still exist in the DCO application but will be a waste sorting facility only).  Updated Position (April 2024): The Applicant has provided a draft air quality action plan (AQAP) at Appendix 5 of Draft Section 106 Agreement [REP2-004]. The document sets out measures and monitoring commitments related to odour management to be undertaken by GAL which are secured under the DCO.  Updated position (Deadline 5): The Applicant will respond at Deadline 6 to the JLAs' review submitted at Deadline 4 [REP4-053].  Updated position (July 2024): This matter can be marked as 'agreed' following consultation with AECOM on behalf of the local authorities on the technical queries at the July TWG.	ES Chapter 13 Air Quality [APP-038]  ES Chapter 5 Project Description (REP1-016)  Appendix 5 and Schedule 1 of the Draft Section 106 Agreement [REP2-004]	Under discussion Agreed  Agreed
2.2.5.1	Flue height	It is not clear how the proposed biomass boiler flue height has been determined, and whether the Environment Agency, as the permitting body, has been specifically consulted on this matter.	ES Chapter 13: Air Quality provided an assessment of the CARE facility based on the current outline design parameters in ES Chapter 5: Project Description.	ES Chapter 13 Air Quality [APP-038]	Agreed





## 2.3. Capacity and Operations

2.3.1 **Table 2.3** sets out the position of both parties in relation to capacity and operations matters.

## Table 2.3 Statement of Common Ground – Capacity and Operations Matters

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
Please see the	e joint Statement of Common	Ground prepared in relation to Capacity and Operations (Doc Ref. 10.1.18).			



## 2.4. Climate Change

2.4.1 **Table 2.4** sets out the position of both parties in relation to climate change matters.

Table 2.4 Statement of Common Ground – Climate Change Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline	l				
There are n	o issues relating to the baseline fo	or this topic within this Statement of Common Ground.			
Assessmer	nt Methodology				
2.4.2.1	Given the expected lifetime of the Project assets, the time periods considered for climate change projections are not adequately far enough into the future to represent the worst-case scenario.	The most distant time period chosen for assessment was 2040-2069 (2060s) (as detailed in paragraph 15.5.2), however, some asset components are assumed to be operational in perpetuity, and therefore these climate change projections are not adequately far enough into the future to represent the worst-case scenario.  Updated position (Deadline 1): It is acknowledged that the Applicant did undertake a thorough climate data gathering exercise sufficient to inform the assessment and meet planning requirements.	The most distant time period chosen for the assessment was 2050-2079 (2060s), not 2040-2069. This time period was selected to represent a reasonable worst-case scenario at the highest resolution that is available. The UKCP18 12km projections used within the assessment do not go beyond 2080. This dataset also include a range of useful variables to support the assessment (e.g. the number of hot days). The probabilistic projections do not contain these variables. In addition to this, it is recommended by the Met Office that consistency is maintained between the time periods used within an assessment. The most pessimistic RCP scenario was also employed to provide an indication of potential worst-case scenario conditions. Climate projections up to 2100 are used in ES Chapter 12: Traffic and Transport and ES Chapter 11: Water Environment in accordance with DMRB guidance.	ES Chapter 12: Traffic and Transport [APP-037]  ES Chapter 11: Water Environment [APP-036]	Agreed
2.4.2.2	Lack of consideration of storm events, wildfires and fog	Storm events are not considered sufficiently in this assessment. Wildfire is not mentioned as a possible climate hazard to impact the Airport's operation. Risks associated with fog were not included in the risk assessment.  Updated position (Deadline 1): It is acknowledged that the Applicant will update the SoCG with the newly available wildfire data and add in additional information on fog.  Noted and accepted regarding storm events.  Updated Position (Deadline 5): It is noted the Applicant has prepared the 'Examination Technical Note – Climate Change 2: Wildfire and fog risks' which has been reviewed and is considered to address this issue.	Storm events are considered through the inclusion of extreme rainfall (increased probability of extreme weather events (Risks 2, 13-15 in ES Appendix 15.8.1 Climate Change Resilience Assessment) and high winds (risks 18-21 in ES Appendix 15.8.1 Climate Change Resilience Assessment) within the assessment. The risks associated with these hazards have been assessed as medium. Additional information on changes in wind speeds can be found in ES Chapter 15 (Paragraph 15.5.28). Reductions in wind speeds are anticipated in winter and summer. Quantitative data on changes in lightning across the UK are not provided by UKCP18 at the 12km scale. A summary of the Met Office findings for changes in lightning flash rate across the UK is provided in Chapter 15 (Paragraph 15.5.27) which suggests that Gatwick can expect lightning frequency to increase during summary and spring and decrease during autumn. Risks 22 and 23 in ES Appendix 15.8.1 Climate Change Resilience Assessment provide information on the potential impacts, existing mitigation measures and risks associated with increased lightning strikes.	Risks 2, 13-15, 18-23 in Appendix 15.8.1 Climate Change Resilience Assessment [APP- 187]  Paragraph 15.5.27 and 15.5.28 of ES Chapter 15 Climate Change [APP-040]	Agreed



			GAL will put more detail about fog in the Statement of Common		
			Ground (SoCG) of which there will be one combined one for		
			climate change.		
			Additional data is now available for wildfire that was not available		
			at the time of submission of the DCO application, GAL will put		
			more detail about wildfire in the SoCG.		
			Updated position (April 2024):		
			'Examination Technical Note - Climate Change 2: Wildfire and fog		
			risks' has been prepared and shared with the Local Authority as		
			part of the Statement of Common Ground process.		
2.4.2.3	Not sufficient detail on the	Consideration to be given to how climate change could impact critical	Electronic equipment is considered within the climate change	ES Appendix 15.8.1	Agreed
	climate change impact on	equipment and infrastructure e.g. power, telecommunications as well as	resilience assessment (ES Appendix 15.8.1 Climate Change	Climate Change	
	critical airport equipment and infrastructure.	the embedded and additional mitigations to reduce this risk.	Resilience Assessment). Risks 6, 9 and 24 make reference to electronic equipment and the mitigation measures that are in	Resilience Assessment [APP-	
		Updated position (Deadline 1): It is acknowledged that the Applicant has	place to ensure it remains operational. This equipment is designed		
		given consideration to the impact climate change could have on 'critical	to current temperature ranges based on existing standards and		
		equipment and infrastructure', with subsequent mitigation measures being	will be updated as part of business as usual operations.		
		put in place, as well as consideration being given when new/upgraded	New/upgraded products would be sourced based on the latest		
		products are required.	available design standards.		
		It is acknowledged that the Applicant does not have the exact design of	Risk 12 also highlights how HVAC equipment is designed to cope		
		power and telecommunications equipment, but it's assumed that the appropriate mitigation measures identified will be applied to critical	with extreme cold temperatures.		
		equipment.	Risk 15 highlights risks associated with flooding of electrical		
			equipment and mechanical operating mechanisms. The FRA sets		
		Updated Position (Deadline 5): Addressed.	out a Flood Resilience Statement and a Surface Access Drainage		
			Strategy to increase flood storage capacity at site and reduce		
			flood risk for all assets including electrical equipment. Power and		
			telecommunications is incorporated within electronic equipment.		
			At present, the exact design of power and telecommunications		
			equipment is unknown and therefore the equipment was grouped into 'electronic equipment'. It is assumed that the appropriate		
			mitigation measures identified will be applied to critical equipment.		
2.4.2.4	Disagree with the assessment	It is disagreed that 'An assessment of cumulative effects is not relevant'.	The Zone of Influence considered within the cumulative effects	ES Appendix 15.8.1	Agreed
	that 'cumulative effects are	For example, nearby projects could exacerbate the urban heat island	assessment was the project site boundary for the CCR	Climate Change	
	not relevant'.	impact of the project or increase the impact of flooding to the site or	assessment. This does not include nearby projects therefore it	Resilience	
		access to the site.	was not relevant to assess the potential impact of additional projects on the UHI. The UHI effect was found to be low and	Assessment [APP- 187]	
		Updated position (Deadline 1): It is now acknowledged that the	therefore it would be unlikely that any nearby development would		
		Applicant did not assess for cumulative effects outside of the project site	exacerbate this.		
		boundary, as the CCR only assessed those within this area.			



2.4.2.5	Climate Change	The Applicant should provide more information on the risk categories and definitions used for the CCRA and UHIA and include the relevant risk frameworks in all documents (including the appendices) in which they are referenced.  Updated position (Deadline 1): It is now acknowledged that the Applicant provides adequate information on the risk categories and definitions used for the CCRA and UHI assessment.  Updated Position (Deadline 5): Addressed.	The risk ratings are a combination of likelihood and consequence which are defined within Tables 15.8.1 and 15.8.2 of Chapter 15 of the ES (Climate Change). The risk matrix used also matches that included within the 2021 ARP3 Document for Gatwick. Using the same definitions and terminology ensures that the methodology for the assessment and the approach to managing any impacts is consistent.	Tables 15.8.1 and 15.8.2 of ES Chapter 15 Climate Change [APP-040]	Agreed
2.4.2.6	Given the expected lifetime of the Project assets, the time periods considered for climate change projections are not adequately far enough into the future to represent the worst-case scenario.	The most distant time period chosen for assessment was 2040-2069 (2060s) (as detailed in paragraph 15.5.2), however, some asset components are assumed to be operational in perpetuity, and therefore these climate change projections are not adequately far enough into the future to represent the worst-case scenario.  Updated position (Deadline 5): It is acknowledged that the Applicant did undertake a thorough climate data gathering exercise sufficient to inform the assessment and meet planning requirements.	The most distant time period chosen for the assessment was 2050-2079 (2060s), not 2040-2069. This time period was selected to represent a reasonable worst-case scenario at the highest resolution that is available. The UKCP18 12km projections used within the assessment do not go beyond 2080. This dataset also include a range of useful variables to support the assessment (e.g. the number of hot days). The probabilistic projections do not contain these variables. In addition to this, it is recommended by the Met Office that consistency is maintained between the time periods used within an assessment. The most pessimistic RCP scenario was also employed to provide an indication of potential worst-case scenario conditions. Climate projections up to 2100 are used in ES Chapter 12: Traffic and Transport and ES Chapter 11: Water Environment in accordance with DMRB guidance.  Updated position (April 2024): The Local Authorities' feedback is awaited against this issue.	ES Chapter 12: Traffic and Transport [APP-037]  ES Chapter 11: Water Environment [APP-036]	Agreed
Assessmen	nt				
2.4.3.1	Identification of construction risks is limited	The construction risks identified are limited. Construction flooding risks should be addressed in more detail.  Updated position (Deadline 1): Whilst more detail could be added to the construction impacts identified, the Applicant's assessment of construction impacts does constitute a robust assessment that meets the planning requirements and the work undertaken is consistent with the relevant local council's policies regarding climate change.  Updated Position (Deadline 5): Addressed.	In addition to the information provided in Table 15.8.5 of ES Chapter 15 Climate Change, further information on the identified construction risks is provided in Table 2.1.1 of Appendix 15.8.1 Climate Change Resilience Assessment. This risk consider the impact of the increased numbers of extremely hot days and the range of risks covered by the increased probability of extreme weather events including heatwaves and flooding. However, appropriate mitigation measures are in place to mitigate these hazards and risks. These are detailed within the Code of Construction Practice which details the methods in pace to ensure construction can be sustained during adverse weather events. Several design measures are included to reduce the risk associated with flooding (e.g. avoiding temporary buildings and	Tables 15.8.5 of ES Chapter 15 Climate Change [APP-040]  Table 2.1.1 of Appendix 15.8.1 Climate Change Resilience Assessment [APP-187]	Agreed



			operation-critical building systems being in flood risk zones. This is to ensure that the delivery of the project will comply with appropriate environmental and health and safety legislation. The Gatwick Operations Adverse Weather Plan will also support continued construction during adverse weather events.	ES Appendix 5.3.2: Code of Construction Practice (REP1-021)	
2.4.3.2	Inconsistency and lack of detail in some climate impact statements	The climate impact statements are lacking in consistency in the way they are articulated in that some are missing an 'impact'. They have a cause e.g. 'increased flooding' and an 'event' e.g. flooding of electrical equipment' but no end 'impact'. This end result is what should determine the consequence rating and could have led to an underestimation of risk.  Updated position (Deadline 1): Whilst there are different approaches to undertaking climate change risk assessments, and further detail and clarity around impact statements would be helpful, the Applicant's assessment of operational impacts does constituent a robust assessment that meets the planning requirements and the work undertaken is consistent with the relevant local council's policies regarding climate change.  Updated Position (Deadline 5): Addressed.	The anticipated impacts of climate change are provided for all risks identified within the CCRA. In Chapter 15 of the ES (Climate Change) (APP-040) this is included within Tables 15.8.5 and 15.8.6 within the 'Climate Change Impact' column and in Appendix 15.8.1 (Climate Change Resilience Assessment) (APP-187) within Table 2.1.1 in the 'Climate Change Impact' column. Risk ratings would not change following a clarification of specific impacts and therefore no material impact on the assessment will arise.	Tables 15.8.5 and 15.8.6 of ES Chapter 15 Climate Change [APP-040]  Table 2.1.1 of Appendix 15.8.1 Climate Change Resilience Assessment [APP-187]	Agreed
2.4.4.1	Lack of identification of additional mitigation / adaptation measures.	Whilst the Applicant may not have assessed any of the risks as 'significant', the identification of further mitigation or adaptation measures is an omission.  Updated position (Deadline 1): Whist, it is acknowledged that the Applicant has outlined mitigation and adaptation measures for the project in the report and appendices, in addition to referencing existing policies and plans in place at GAL, the DAS only includes indicative climate resilience design principles which are not reflected in the Control Document. Appendix 1 of the DAS.  Updated Position (Deadline 5): Addressed.	Further adaptation measures are not formally identified (under the heading of 'further mitigation') as no significant risks were identified within the assessment which would require mitigation that is not already embedded within the Project. However, mitigation measures are included within relevant chapters/documents. The Code of Construction Practice (Appendix 5.3.2) includes an overview of relevant mitigation measures. This document is referenced within Chapter 15 of the ES Climate Change. The Gatwick Airside Operations Adverse Weather Plan (GAL, 2021) sets out additional measures that should be followed during other extreme weather events. The Outline Climate Resilience Design Principles captured within the Design and Access Statement detail how elements of the design have been developed to account for climate change adaptation and would be implemented at the time of construction.  An additional summary of mitigation measures/commitments made in relation to mitigation can be found in ES Appendix 5.2.3 Mitigation Route Map.	ES Appendix 5.3.2: Code of Construction Practice [REP1-021]  Table 15.8.4 and 15.9.1 of ES Chapter 15 Climate Change [APP-040]  Design and Access Statement Volume 5 [REP2-036]  ES Appendix 5.2.3 Mitigation Route Map [REP2-011]	Agreed



			Additionally, several mitigation measures are already embedded		
			within the project. These are detailed within Table 15.8.4 and		
			15.9.1 in Chapter 15 of the ES (Climate Change).		
			Updated position (April 2024):		
			The overarching climate resilience guidelines presented in the		
			Design and Access Statement – Volume 5 [REP2-036] Site Wide		
			Design Guidelines have been used to inform the specific design		
			principles within the Design and Access Statement – Appendix 1 –		
			Design Principles [REP2-037] (which is secured through the		
			dDCO). Whilst there is no standalone climate resilience table in		
			the Control Document - Appendix 1 of the DAS, specific resilience		
			measures were integrated into the design principles amongst the		
			other themes and are spread throughout the suite of design		
			principles. For example, design principles from the Landscaping		
			topic cover tree and shrub plating, a new woodland along the		
			highway works, vegetation retention proposals etc, all which will		
			increase the resilience of the area to extreme heat whilst also		
			reducing the flood risk. Design principle BF3 in the Build Form		
			category covers the design of buildings and implementation of		
			measures which will address the risks of extreme storm events,		
			flood events, and heatwave related drought events; and all the		
			design principles from the Drainage category are looking to		
			address flooding and provide resilience against this climate risk.		
			The overarching climate resilience guidelines from DAS Volume 5		
			[REP2-036] will be used to inform the next detailed design stage		
			(post DCO consent) to ensure the Project's resilience to climate		
			change.		
2.4.4.2	Mitigation measures should	The UHI Assessment states that 'mitigation of UHI is essential to ensure	This statement in Paragraph 3.2.3 of Appendix 15.5.2 Urban Heat	ES Appendix 15.5.2	Agreed
	be proposed to reduce the	future resilience as the climate changes' and that the Project could	Island Assessment is not specific to the project, but refers to the	Urban Heat Island	
	impact of Urban Heat Island	'exacerbate the increase in UHI effect' but does not propose the	UHI effect in urban centres more generally. The specific	Assessment [APP-	
	(UHI) effect.	implementation of any specific mitigation measures.	evaluation for the project is included in Section 3.3 'Evaluation of	<u>186</u> ]	
			the Project'. It is not expected that the Project could create a new		
		Updated position (Deadline 1): It is acknowledged that the Applicant will	UHI effect. However, increased impervious surface cover and	Design and Access	
		monitor UHI. It's also recommended that where feasible and appropriate	buildings alongside projected climate change-induced increases in	Statement Volume 5	
		additional UHI mitigation measures are incorporated.	temperature could exacerbate the increase in the UHI effect.	[REP2-036]	
		3.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5	,		
		Updated Position (Deadline 5): Addressed.	It is noted in Paragraph 3.3.2 of ES Appendix 15.5.2: Urban Heat		
		Spanie Francisco Of Additional	Island Assessment that the risks associated with the UHI effect		
			(which were assessed as medium) should be monitored.		
			(which were assessed as medium) should be monitored.		
			Undated position (April 2024):		
			Updated position (April 2024):		



			Where feasible and appropriate, additional UHI mitigation		
			measures could be incorporated if they are required. As stated in		
			paragraph 6.6.5 of the Design & Access Statement – Volume 5		
			[REP2-036], GAL has a commitment to ensure that climate risks		
			are not increased and climate resilience is considered throughout		
			detailed design; this includes measures related to the UHI.		
			detailed design, this includes measures related to the orn.		
2.4.4.3	Climate Change	The lack of identification of additional mitigation/adaptation measures is a	Further adaptation measures are not formally identified (under the	ES Appendix 5.3.2:	Agreed
		key omission from the CCRA and the Urban Heat Island Assessment	heading of 'further mitigation') as no significant risks were	Code of Construction	
		(UHIA) (APP-186). Whilst the Applicant may not have assessed any of the	identified within the assessment which would require mitigation	Practice (REP1-021)	
		risks as 'significant', the identification of further adaptation measures that	that is not already embedded within the Project. However,		
		can increase asset resilience should be noted, especially considering the	mitigation measures are included within relevant	ES Chapter 15	
		potential underestimation of risk detailed above. The Applicant should	chapters/documents. The Code of Construction Practice includes	Climate Change	
		identify and include in the report further adaptation measures that can be	an overview of relevant mitigation measures. This document is	[APP-040]	
		implemented in design, construction, or operation to further reduce the	referenced within Chapter 15 of the ES (Climate Change). The		
		Project's vulnerability to climate change.	Gatwick Airside Operations Adverse Weather Plan (GAL, 2021)	Design and Access	
			sets out additional measures that should be followed during other	Statement Volume 5	
		Updated position (Deadline 1): It is acknowledged that the Applicant has	extreme weather events. The Outline Climate Resilience Design	[APP-257]	
		outlined mitigation and adaptation measures for the Project in the report	Principles captured within the Design and Access statement detail		
		and appendices, in addition to referencing existing policies and plans in	how elements of the design have been developed to account for	ES Appendix 5.2.3	
		place at GAL.	climate change adaptation and would be implemented at the time	Mitigation Route Map	
			of construction.	[APP-078]	
		Updated Position (Deadline 5): Addressed.			
			An additional summary of mitigation measures/commitments		
			made in relation to mitigation can be found in ES Appendix 5.2.3		
			Mitigation Route Map.		
			Additionally, several mitigation measures are already embedded		
			within the project. These are detailed within Table 15.8.4 and		
2.4.4.4	Climate Change	The Applicant has not made clear the links between the CCRA and the	15.9.1 in Chapter 15 of the ES (Climate Change) (APP-040).  The Climate Change Chapter (Chapter 15 of the ES) makes	ES Chapter 15	Agrood
2.4.4.4	Olimate Change	Mitigation Route Map (APP-078), which has not ensured they are	reference to relevant chapters/documents within the DCO	Climate Change	Agreed
			•		
		consistent with the messaging they are providing.	application that specify relevant mitigation and management	[APP-040]	
		Undated position (Deadline 4), Noted no further comment	approaches in relation to climate change. The measures within the	ES Appondix 5.3.3	
		Updated position (Deadline 1): Noted, no further comment.	Route Map (ES Appendix 5.2.3 Mitigation Route Map) are	ES Appendix 5.2.3	
		Lindstad Position (Dondling 5), Addressed	consistent with those included in Chapter 15 (Climate Change) in	Mitigation Route Map	
		Updated Position (Deadline 5): Addressed.	Table 15.8.4 and Table 15.9.1.	[APP-078]	
Other					
There are r	no other matters relevant to this to	opic in this Statement of Common Ground.			
-					



## 2.5. Construction

2.5.1 **Table 2.5** sets out the position of both parties in relation to construction matters.

Table 2.5 Statement of Common Ground – Construction Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
2.5.1.1	Lack of construction phasing	Further information is needed to satisfy stakeholders correct levels of	ES Chapter 5: Project Description, along with its Appendices 5.3.1,	ES Chapter 5 Project	<u>Agreed</u> Under
	information.	mitigation have been put in place through the lengthy construction phase,	Buildability Report, and 5.3.3, Indicative Construction Sequencing,	Description (REP1-	discussion
		including traffic management.	provide indicative information on the proposed construction	<u>016</u>	
			phasing.		
		Updated position (Deadline 1): See comments below relating to OCTMP		ES Appendix 5.3.1	
		in this section. Concern is also raised through the process regarding the	The detailed construction phasing will be finalised during the	Buildability Report	
		lack of Community Engagement Plan in Row 19.122. WSCC would	detailed design and pre-construction stages.	Part B Part 1 [APP-	
		require an outline version of this Plan to understand how GAL intent to		080]	
		communicate with the communities affected during the long construction	Updated position (April 2024): ES Appendix 5.3.2: Code of		
		programme.	Construction Practice Annex 7 – Construction Communications	ES Appendix 5.3.3	
			and Engagement Plan [REP2-015] was submitted at Deadline 2.	Indicative	
		Updated position (Deadline 5):	This plan outlines the approach to stakeholder communications and	Construction	
		Concerns remain regarding OCTMP, see Traffic and Transport section.	engagement during the Project's construction.	Sequencing [APP-	
		WSCC will comment on the Construction Communications and		088]	
		Engagement Plan at Deadline 5.	Updated position (July 2024): DCO Requirement 2A now requires		
			the Applicant to provide the host authorities and National Highways	Construction	
		<u>Updated position (12th August 2024)</u>	with a phasing scheme setting out the anticipated phases for	Communications and	
		No further comments on the Construction Communications and	construction before any works are commenced. This phasing	Engagement Plan	
		Engagement Plan. It is acknowledged that Requirement 2A has been	scheme must be updated as set out in the DCO requirement.	[REP2-015]	
		included in the dDCO.			
.5.1.2	Outline Construction Traffic	The OCTMP identifies risks associated with construction traffic utilising	The impact from construction traffic due to movement of	ES Appendix 5.3.2	Not Agreed
	Management Plan (CTMP)	routes through the J10 M23 and Hazelwick Air Quality Management Areas	construction materials will be managed in accordance with a	Annex 3 Outline	
		in Crawley. Reference is made to a monitoring system that 'it is	Construction Traffic Management Plan (CTMP). The impact of	Construction Traffic	
		envisaged' will be developed in the CTMP. However, no details on this	construction workforce travelling to and from the Airport will be	Management Plan	
		monitoring system are provided.	managed in accordance with a Construction Workforce Travel Plan	[APP-085]	
			(CWTP), both of which will be developed by GAL and its contractors		
		Updated position (Deadline 5):	during detailed design / pre-construction stage in accordance with	ES Appendix 5.3.2	
		This row can be removed, as it is covered under Row 2.2.4.3	the Outline Construction Traffic Management Plan.	Annex 2 Outline	
				Construction	
		<u>Updated position (12 August 2024)</u>	The detailed Construction Traffic Management Plan (CTMP) and	Workforce Travel	
		OCTMP not yet agreed. The Highway Authority have reviewed the	Construction Workforce Travel Plan (CWTP) will be developed	Plan [ <u>APP-084</u> ]	
		Applicant's Deadline 7 submission of the Outline Construction Traffic	during detailed design and pre-construction stage in consultation		
		Management Plan Version 3 (Tracked) [REP7-027]. The majority of the	with the relevant highway authority and the National Highways.	ES Chapter 13 Air	
		tracked changes to the Outline Construction Traffic Management Plan,		Quality [APP-038]	
		that were included in the Joint Local Authorities Deadline 6 submission,	ES Chapter 13: Air Quality has provided an assessment of air		
		entitled, Comments on any further information/submissions received by	quality impacts from all related sources (road vehicles, aircraft and	ES Appendix 13.8.1	
		Deadline 5 [REP6-099], have not been included by the Applicant. The	airport sources) following the methodology agreed with the local	Air Quality	
		Applicant appears to have commented on the comments made in the	councils. A robust assessment presenting reasonable worst case	Construction Period	
		document but may not have reviewed and considered any of the tracked	effects has been provided in line with best practice guidance and	Mitigation [APP-161]	



		changes to the document. The tracked changes are in green coloured	available data. The assessment concludes that the impact of the		
			·	Annandiy E of the	
		text and set out in the Joint Local Authorities Deadline 6 submission,	Proposed Development would not be significant. As such, no	Appendix 5 of the	
		entitled, Comments on any further information/submissions received by	mitigation is required as a result of the project.	Draft Section 106	
		Deadline 5 [REP6-099]. Further changes to the document are therefore		Agreement [REP2-	
		required before this can be agreed.	This notwithstanding, the assessment in Section 13.9 of ES	004]	
			Chapter 13: Air Quality sets out the proposed measures with the		
			aim of reducing the airport contribution to local air quality regardless	ES Appendix 5.3.2:	
			of significance.	Code of Construction	
				Practice [REP1-021]	
			Measures that will be in place through the construction of the		
			Project including mitigation and monitoring of dust are detailed in		
			Section 5.8 of the ES Appendix Construction Period Mitigation and		
			are included in the Code of Construction Practice, to be secured		
			under the requirements of the DCO.		
			under the requirements of the DCO.		
			Undeted Decition (April 2024). The Applicant has provided a duct		
			Updated Position (April 2024): The Applicant has provided a draft		
			air quality action plan (AQAP) at Appendix 5 of <b>Draft Section 106</b>		
			Agreement [REP2-004]. Section 2 of the AQAP sets out measures		
			and monitoring commitments related to the construction phase,		
			controlled by the Code of Construction Practice (CoCP) [REP1-		
			021] secured by Requirement 7 of the Draft DCO. The current		
			monitoring arrangements will allow the collection of air quality		
			concentrations in the vicinity of the airport to support the		
			understanding of air pollution effects in the construction period. The		
			data will be used to compare against national standards.		
			Updated position (Deadline 9): The Applicant has provided a		
			response to the JLAs' comments on the oCWTP and oCTMP at		
			Deadline 9 and updated the control documents where appropriate.		
2.5.1.3	Project Description and	Given the duration of the construction programme will be up to 14 years,		ES Chapter 5 Project	Agreed Under
	Construction Phase Detail	there is a lack of construction phasing information, which should be	Buildability Report, and 5.3.3, Indicative Construction Sequencing,	Description (REP1-	discussion
	Constitution Filado Botan	presented more clearly to enable local communities and WSCC to	provide indicative information on the proposed construction	<u>016</u> )	2.50400.011
		understand if the impacts have been appropriately addressed and	phasing.	<u></u> /	
		mitigated through the outline control documents.	pridoing.	ES Appendix 5.3.1	
		magated unough the oddine control documents.	The detailed construction phasing will be finalized during the		
		Undeted position (Deadline 4): Con comments below relative to COTMD	The detailed construction phasing will be finalised during the	Buildability Report	
		Updated position (Deadline 1): See comments below relating to OCTMP	detailed design and pre-construction stages.	Part B [APP-080]	
		in this section. Concern is also raised through the process regarding the		<b>FO</b> 4 // <b>FO</b> 5	
		lack of Community Engagement Plan in Row 19.122. WSCC would	Updated position (April 2024): ES Appendix 5.3.2: Code of	ES Appendix 5.3.3	
		require an outline version of this Plan to understand how GAL intent to	Construction Practice Annex 7 – Construction Communications	Indicative	
		communicate with the communities affected during the long construction	and Engagement Plan [REP2-015] was submitted at Deadline 2.	Construction	
		programme	This plan outlines the approach to stakeholder communications and	Sequencing [APP-	
			engagement during the Project's construction.	088]	
		Updated position (Deadline 5):			
			<u>Updated position (July 2024): DCO Requirement 2A now requires</u>	Construction	
			the Applicant to provide the host authorities and National Highways	Communications and	



		Concerns remain regarding OCTMP, see Traffic and Transport section. WSCC will comment on the Construction Communications and Engagement Plan at Deadline 5  Updated position (12 August 2024) No further comments on the Construction Communications and Engagement Plan. It is acknowledged that Requirement 2A has been included in the dDCO.	with a phasing scheme setting out the anticipated phases for construction before any works are commenced. This phasing scheme must be updated as set out in the DCO requirement.	Engagement Plan [REP2-015]	
2.5.1.4	CoCP and OCTMP	There is a lack of detail and clarity in the CoCP and Outline Construction Traffic Management Plan (OCTMP) (APP-085), including in relation to some of the proposed measures to reduce the construction impact, for example, the criteria for when contingency access routes may be used. The Applicant has also committed to working closely with the relevant authorities to carefully plan and manage construction traffic to ensure construction vehicles avoid areas that may increase traffic risk to vulnerable road users. However, the contingency access routes pass several schools and there is no firm commitment to ensure construction traffic, associated with the Project, avoid movements during school start and end times. These problems need to be addressed.  Updated position (Deadline 5):  The Authorities concerns remain that further information and clarity is required. This is to ensure that all safety matters relating to construction traffic have been fully considered and appropriately addressed and to ensure that the Outline Construction Traffic Management Plan (OCTMP) (APP-085) accords with Airports National Planning Policy Statement (ANPPS) and draws on best practice from other construction schemes. The Authorities will continue to positively engage with the Applicant to seek to address these concerns.  Updated position (12 August 2024)  OCTMP not yet agreed. The Highway Authority have reviewed the Applicant's Deadline 7 submission of the Outline Construction Traffic Management Plan, that were included in the Joint Local Authorities Deadline 6 submission, entitled, Comments on any further information/submissions received by Deadline 5 [REP6-099], have not been included by the Applicant. The Applicant appears to have commented on the comments made in the document but may not have reviewed and considered any of the tracked changes to the document. The tracked changes are in green coloured text and set out in the Joint Local Authorities Deadline 6 submission,	The impact from construction traffic due to movement of construction materials will be managed in accordance with a Construction Traffic Management Plan (CTMP). The impact of construction workforce travelling to and from the Airport will be managed in accordance with a Construction Workforce Travel Plan (CWTP), both of which will be developed by GAL and its contractors during detailed design / pre-construction stage in accordance with the Outline Construction Traffic Management Plan.  The detailed Construction Traffic Management Plan (CTMP) and Construction Workforce Travel Plan (CWTP) will be developed during detailed design and pre-construction stage in consultation with the relevant highway authority and the National Highways.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.  Updated position (July 2024): An updated oCTMP has been submitted to the examination at Deadline 7.  Updated position (Deadline 9): The Applicant has provided a response to the JLAs' comments on the oCWTP and oCTMP at Deadline 9 and updated the control documents where appropriate.  The Applicant cannot provide the location of vehicle holding areas at this point due to the delivery strategy not yet being determined.  As it develops the delivery plan in more detail, details will be included in the CTMP(s) that will be issued for approval by the LPA.	ES Appendix 5.3.2 Annex 3 Outline Construction Traffic Management Plan [APP-085]  ES Appendix 5.3.2 Annex 2 Outline Construction Workforce Travel Plan [APP-084]	Not Agreed



2.5.1.5	Mitigation, Compensation and Enhancement	entitled, Comments on any further information/submissions received by Deadline 5 [REP6-099]. Further changes to the document are therefore required before this can be agreed.  The OCTMP (APP-085), whilst promoting positive measures to influence travel behaviour, lacks details and firm commitments about these and further clarification is required. For example, a commitment potentially involves increasing the frequency or capacity of buses to the construction site and another offering incentives or subsidies to contractors who chose to commute using public transport. However, no specific details are provided.  Updated position (Deadline 5): The Authorities concerns remain that further information and clarity is required in relation to certain commitments in the OCTMP (APP-085).	The impact from construction traffic due to movement of construction materials will be managed in accordance with a Construction Traffic Management Plan (CTMP). The impact of construction workforce travelling to and from the Airport will be managed in accordance with a Construction Workforce Travel Plan (CWTP), both of which will be developed by GAL and its contractors during detailed design / pre-construction stage in accordance with the Outline Construction Traffic Management Plan.  The detailed Construction Traffic Management Plan (CTMP) and Construction Workforce Travel Plan (CWTP) will be developed	ES Appendix 5.3.2 Annex 3 Outline Construction Traffic Management Plan [APP-085]  ES Appendix 5.3.2 Annex 2 Outline Construction Workforce Travel Plan [APP-084]	Not Agreed
		This is to ensure that the control documents are suitably detailed and provide sufficient clarity as to what is expected and can be delivered through the full document. It is also to ensure that the OCTMP (APP-085) occurs with Airports National Planning Policy Statement (ANPPS) and draws on best practice from other construction schemes. The Authorities will continue to positively engage with the Applicant to seek to address these concerns  Updated position (12 August 2024)  OCTMP not yet agreed. The Highway Authority have reviewed the Applicant's Deadline 7 submission of the Outline Construction Traffic Management Plan Version 3 (Tracked) [REP7-027]. The majority of the tracked changes to the Outline Construction Traffic Management Plan, that were included in the Joint Local Authorities Deadline 6 submission, entitled, Comments on any further information/submissions received by Deadline 5 [REP6-099], have not been included by the Applicant. The Applicant appears to have commented on the comments made in the document but may not have reviewed and considered any of the tracked changes to the document. The tracked changes are in green coloured text and set out in the Joint Local Authorities Deadline 6 submission, entitled, Comments on any further information/submissions received by Deadline 5 [REP6-099]. Further changes to the document are therefore required before this can be agreed.	during detailed design and pre-construction stage in consultation with the relevant highway authority and the National Highways.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'  .  Updated position (July 2024): An updated oCTMP has been submitted to the examination at Deadline 7.  Updated position (Deadline 9): The Applicant has provided a response to the JLAs' comments on the oCWTP and oCTMP at Deadline 9 and updated the control documents where appropriate.		



## 2.6. Cumulative Effects and Interrelationships

2.6.1 **Table 2.6** sets out the position of both parties in relation to cumulative effects and interrelationships matters.

## Table 2.6 Statement of Common Ground – Cumulative Effects and Interrelationships Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status	
There are no	There are no issues relating to Cumulative Effects and Interrelationships within this Statement of Common Ground.					

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- 2.7. Draft DCO and Explanatory Memorandum
- **Table 2.7** sets out the position of both parties in relation to Draft DCO and Explanatory Memorandum matters.
- As regards the draft DCO, the table below (and particularly where matters are marked 'Not Agreed') should be read in conjunction with the Applicant's Response to the ExA's Proposed Schedule of Changes to the draft DCO (Doc Ref. 10.72) and the Applicant's Closing Submissions (Doc Ref. 10.73) on the draft DCO. In those documents the Applicant has set out the further changes it has made to the draft DCO after the publication of the ExA's Proposed Schedule of Changes to the draft DCO [PD-028], some of which will resolve matters that were not agreed at the time the below table was most recently exchanged with the JLAs. Where the Applicant has identified points raised by the JLAs which remain outstanding as at Deadline 9, it has included and addressed these in its Closing Submissions (Doc Ref. 10.73) on the draft DCO. On that basis, specific additional responses have only been added to the below table by exception where new material is raised in these SoCGs that is not otherwise addressed elsewhere.
- 2.7.1 Similarly the Legal Partnership Authorities will be submitting a consolidated response to the draft DCO including comments on the ExA further changes at Deadline 9, therefore the table below should also be read in conjunction with this document and the JLA's closing statement

Table 2.7 Statement of Common Ground - Draft DCO and Explanatory Memorandum Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
2.7.1.1	Matter  Concerns about dDCO wording.	WSCC have provided initial comments on the dDCO and the Applicant has amended some elements to take account of these comments. Principal areas of disagreement remain in relation to various articles and schedules within the dDCO.  Updated position (Deadline 1): All references in this column to the draft Development Consent Order ("dDCO") are to Version 3.0 of the dDO [PDLA-004] dated February 2024. This column provides a summary of the Council's position in respect of the points detailed in Table 2.7. Further detail, particularly in respect of points not addressed in Table 2.7, will be submitted at Deadline 1.  Updated position (Deadline 5): In the Deadline 5 updates below, all references to the dDCO are to Version 6.0 [REP3-006].	The Council's specific concerns are responded to below.	Signposting  Draft DCO (REP3-006])	Not agreed Under discussion
2.7.1.2	Draft Development Consent Order (APP-006)	Updated Position (12 August 2024) A number of outstanding issues remain as outlines at D8.  The definition of "commencement" and, in particular, the implications arising from certain operations which fall outside that definition, and which do not appear to be controlled (article 2(1), interpretation);  Updated position (Deadline 1): It is noted that each of the 15 exceptions to the definition of "commencement" is either included in at least one of the following made DCOs: Sizewell C, Manston Airport, and M25 Junction 28, or "aligns with emerging drafting submitted in the Luton Airport Expansion" dDCO.  The SoCG and Explanatory Memorandum ("EM") [AS-006] identify precedents; however, this is not enough. For instance, it does not follow that a provision relevant to the authorisation of a nuclear-powered	The drafting of the definition of "commence" has advanced since the version commented upon. There are now 15 exceptions at subparagraphs (a) to (o) of article 2(1).  These exceptions are all precedented by at least one of the Sizewell C (article 2), Manston Airport (article 2) or M25 J28 (article 2) DCOs or align with emerging drafting submitted in the Luton Airport Expansion application (Schedule 2, Part 1). The only additional provision is sub-paragraph (n) (establishment of temporary haul roads), which has been included as a separate limb for clarity, though the stated activity falls within the scope of other more generally worded exceptions from "commencement" in precedent DCOs (e.g. 'construction of temporary structures').	Draft DCO (REP3-006])  Paragraph 3.4.1 of the Explanatory Memorandum to the Draft Development Consent Order [AS-006]  ES Chapter 5 Project Description (REP1-016)	Under discussionNot Agreed



Essex is relevant to the instant project. The relevance must be explained and the inclusion of the provision justified. The same point applies to provisions based on those which are included in airport DCOs, made or otherwise.

Advice Note Fifteen: Drafting Development Consent Orders (republished July 2018 (version 2)) is clear on this point. It states –

"If a draft DCO includes wording derived from other made DCOs, this should be explained in the Explanatory Memorandum. The Explanatory Memorandum should explain why that particular wording is relevant to the proposed draft DCO, for example detailing what is factually similar for both the relevant consented NSIP and the Proposed Development. It is not sufficient for an Explanatory Memorandum to simply state that a particular provision has found favour with the Secretary of State previously; the ExA and Secretary of State will need to understand why it is appropriate for the scheme applied for. Any divergence in wording from the consented DCO drafting should also be explained. Note, though, that policy can change and develop".

(Paragraph 1.5, emphasis added).

In the light of the above, it is clear the applicant should give reasons specific to each exception being suggested, rather than seeking to rely on the generic reference to precedent made in the EM and SoCG.

WSCC notes pre-commencement activities are subject to the COCP; however, this is not clear from Requirement 7 (code of construction practice) and it should be made explicit on the face of the dDCO. The limitations of the COCP, and the Council's concerns about that document, are described elsewhere in this document.

Paragraph 3.4.1 of the EM **[AS-006]** states the excluded operations "do not give rise to any materially new or materially different environmental effects to those assessed in the Environmental Statement (Doc Ref. 5.1), being either de minimis or having minimal potential for adverse effects, in line with the Planning Inspectorate's Advice Note 15". Paragraph 3.4.1 then goes on to refer to them as "low impact preparatory works".

Certain of the excluded operations would seem capable of giving rise to significant effects and it is not clear how the dDCO restricts these works to "low impact preparatory works". To give one example, sub-paragraph (k) ("erection of temporary buildings and structures") does not place any

As per paragraph 3.4.1 of the Explanatory Memorandum to the Draft Development Consent Order [AS-006] ("ExM"), it is reasonable and proportionate to include the specified exceptions to enable the efficient use of time in the construction timetable prior to the triggering of "commencement" under the DCO. All precommencement activities will be subject to the Code of Construction Practice and its associated management plans (see requirement 7) and must be carried out in accordance with the Carbon Action Plan (see requirement 21).

The activities specified in this definition were selected to accord with precedent and as activities which can be (and, in many cases, must be) carried out early in the construction timetable. As per the ExM, the activities do not give rise to materially new or materially different environmental effects to those assessed in the ES.

The ES assesses the environmental impacts from preparatory and construction activities for the project, and the activities captured by the exceptions to the definition of "commence" have been assessed as part of this exercise. However, given that the exceptions are categories of activities which form part of the wider preparatory and construction works timetable, there are not specific passages of the ES which can be cited in respect of each individual exception. Certain of the pre-commencement activities which can be identified with particular certainty at this stage are described from Paragraph 5.3.8 of ES Chapter 5: Project Description.

#### Updated position (April 2024):

The Applicant reiterates that the approach of excepting certain construction activities from triggering "commencement" of the DCO is well precedented in made DCOs. The Council's comments on the relevance of precedent are noted, but the Applicant considers that it is useful to bring this to the ExA's attention to demonstrate where drafting approaches are commonly deployed by promoters and accepted by the Secretary of State. The justification for excepting activities from "commencement" accompanies the references to precedent in paragraph 3.4.1 of the Explanatory Memorandum to the Draft Development Consent Order [REP1-007].

In respect of the Council's comment on the CoCP, this is already apparent on the face of the DCO. Requirement 7 specifies that "Construction of the authorised development must be carried out in accordance with the code of construction practice unless



limit on the size of the "buildings and structures" or indicate what "temporary" might mean. An explanation is needed.

Regarding temporary exempted works generally (for instance, as well as the temporary buildings and structures already referred to, subparagraph (n) provides for the "establishment of temporary haul roads" and sub-paragraph (o) for the "temporary display of site notices, advertisements or information") it is not clear how these will be dealt with when they are no longer needed. Again, this needs to be made clear on the face of the dDCO. WSCC is surprised by the applicant's conclusion that no passage from the ES can be cited in respect of any exception (noting that, to give one example, the exception could provide for a temporary building of limitless size). The Council considers this approach to pre-commencement activities to be too casual and owing to this, and the lack of certainty as to what the exceptions to "commencement" would entail, considers these works should be subject to the approval of either the local planning authority or local highway authority, depending on the type of works involved.

#### **Updated position (Deadline 5):**

The Applicant states "Certain of the pre-commencement activities which can be identified with particular certainty at this stage are described from paragraph 5.3.8 of ES Chapter 5: Project Description. [REP1-017]". In that document, Table 5.3.1: Indicative Sequencing of Construction Works identifies the following pre-commencement activities —

- pre-construction activities (including surveys for any Unexploded Ordnance (UXO) and any necessary pre-construction surveys). This would seem to fall within subparagraph (b) of the definition of "commence" in article 2(1) (interpretation):
- establishment of compounds. This would seem to fall within sub-paragraph (m) of the definition of "commence";
- fencing. This would seem to fall within sub-paragraph (e) of the definition of "commence"; and
- diversion works and re-provision of essential replacement services. These would seem to fall within sub-paragraph (h) of the definition of "commence".

No mention of the remaining elements of the definition of "commence" is included in Table 5.3.1.

WSCC therefore maintains its position as set out in Update 1: the applicant should give reasons specific to each exception being suggested. For instance, no justification is given for the inclusion of the "erection of temporary buildings and structures" (sub-paragraph (k) and no idea is provided regarding the size of these or what "temporary" might mean. Regarding the "establishment of temporary haul roads" (sub-paragraph (n)), and the "temporary display of site notices" it is not clear how these will be dealt with when they are no longer needed.

Updated position (12 August 2024)

otherwise agreed with CBC" (emphasis added). There is no reference to commencement. Therefore, any part of the authorised development being carried out is subject to the CoCP. Duplicative wording in a separate location of the draft DCO is unnecessary.

All pre-commencement activities will be subject to the CoCP and its associated management plans (see requirement 7); the written schemes of investigation for Surrey and West Sussex (see requirement 14); the carbon action plan (see requirement 21) and the flood resilience statement (see requirement 24). These control measures provide sufficient assurance that impacts of precommencement works will be adequately managed.

#### **Updated position (July 2024)**

The Applicant maintains the position set out in its earlier updates, but refers to the additional explanation provided in response to DCO.2.1 in its Response to ExQ2 – Development Consent Order and Control Documents (Doc Ref. 10.56) which signposts how each activity specified in the definition is subject to controls elsewhere in the draft DCO (Doc Ref. 2.1) and in the Code of Construction Practice (Doc Ref. 5.3) (CoCP).

The Applicant continues to consider that the JLAs' concern is targeted more at how the activities it references are controlled more broadly, rather than their inclusion in the definition of "commence", and hopes that this additional explanation (along with new drafting that has been added to the CoCP) satisfies any remaining concerns.



		The Authorities welcome the Applicant's further detail on these points, particularly in the updated (ie D7) COCP.			
		particularly in the updated (le D7) COCF.			
		As mentioned previously, the Authorities main concerns are with the			
		potential impacts of the works that fall within paragraphs (k), (m), (n) and (o).			
		and (0).			
		Regarding (m), the establishment of construction compounds, the			
		Authorities welcome paragraph 5.4.14 of the COCP which states -			
		"Temporary construction compounds will be reinstated to their previous			
		use and habitats will be restored to their existing ecological value (as a			
		minimum)".			
		The Authorities consider the COCP should include similar commitments			
		in respect of the following paragraphs and would be grateful if the			
		Applicant could confirm the COCP will be updated accordingly –			
		(k) erection of temporary buildings and structures; (m) establishment of construction compounds;			
		(n) establishment of temporary haul roads; and			
		(o) the temporary display of site notices, advertisements or information			
2.7.1.3	Draft Development Consent	Clarification of other definitions relating to various airport and boundary	The precise nature of the Council's concerns is not clear from this	Draft DCO (REP3-006)	Not Agreed <del>Under</del>
	Order (APP-006)	plans listed in the order and extent of operational land.	comment – please clarify.	,	<del>discussion</del>
	,				
		Updated position (Deadline 5):	Updated position (July 2024)		
		WSCC remains unclear as to extent of the operational land boundaries			
		and would welcome a clear explanation of these.	The Applicant is unclear precisely what concerns from those in the		
			left hand column remain unresolved at this time.		
		Turning to the concern with definitions (including works descriptions),			
		WSCC agrees with the points raised in the Legal Partnership	In respect of concerns with work descriptions, the JLAs' comments		
		Authorities' response to ExQ1 DCO.1.39 in both the Deadline 3	submitted at Deadline 6 have been responded to at Deadline 7,		
		response "Responses to ExQ1" [REP3-135] and the Deadline 4	with the Applicant undertaking a comprehensive exercise to:		
		response "Comments on responses to ExQ1 – DCO and Control Docs"	1. add further detail to some work descriptions in Schedule 1		
		[REP4-062].	(authorised development) to the <b>draft DCO</b> (Doc Ref. 2.1) where		
			appropriate;		
		Updated position (12 August 2024)	2. further supplement the Design Principles (Doc Ref. 7.3) in		
			response to comments; and		
		Regarding the descriptions of certain Work Nos., the Authorities included	3. review the Works Plans [REP6-009] and submit additional		
		in their D8 submission "Consolidated Submissions on the draft DCO –	Informative Sub-Works Plans (Doc Ref. 4.11) to provide		
		Update at Deadline 8" (for which there was no Examination Library	additional contextual information for the JLAs to better understand		
		reference when this Update was provided), a commentary on those	how the work descriptions map onto the Works Plans.		
		Work Nos. for which more detail is required. (See, for example, (i) Part	In relation to energtional land, the Applicant religions its president		
		A row 176 regarding Work Nos 28 and 41 (ii) Part B rows 13 to 24	In relation to operational land, the Applicant reiterates its previous		
		regarding (respectively) the following Work Nos: 18, 22, 28, 29, 30, 31,	position above.		
		32, 33, 28, 41, 43, and 44.	Updated position (Deadline 9)		
		Regarding operational land, the Council maintains its position here. The	Regarding operational land, the Applicant does not understand the		
		extent of the Applicant's operational land (post development consent)	nature of the concern. The "Order limits" are defined in the draft		
		SALEST ATO Applicant o operational land (post development obligant)	DCO as "the limits shown on the works plans within which the		



		remains unclear. To give one example: the Applicant has proposed a	authorised development may be carried out" – i.e. the redline for		
		new requirement 37 (car parking spaces) which includes a proposed car	the development. To the extent the draft DCO affects the		
		parking cap of "53,260 car parking spaces within the Order limits". It is	Applicant's operational land (e.g. by virtue of article 9(1) (planning		
		not clear how these Order limits relate to the Applicant's operational land	permission), this will not have any effect beyond the Order limits.		
		(post development consent) and clarification of this point by the	The car parking space cap in requirement 37 cannot therefore be		
			overcome by use of permitted development rights (and the		
		Applicant would be welcomed	Applicant is adding drafting at Deadline 9 to make this clearer still).		
2.7.1.4	Draft Development Consent	The drafting of article 3 (development consent etc. granted by Order).	Several precedent DCOs contain a separate article authorising the	Draft DCO (REP3-006)	Under discussion
2.7.11.4	·	The drawing of drawe of (development consent etc. granted by Order).		Dian 200 (KEI 0 000)	
	Order (APP-006)		operation and use of the authorised development – see, for		Agreed
		<b>Updated position (Deadline 1):</b> A drafting point regarding article 3(2):	example, article 7 of the Sizewell C DCO: "The undertaker is		
		the EM says this paragraph is precedented in art.3(2) of the Manston	authorised to operate and use the authorised development for		
		Airport DCO 2022; however, while Gatwick refers to "Any enactment	which development consent is granted by this Order."		
		applying to land within or adjacent to the Order limits" Manston refers			
		to "Any enactment applying to land within, adjoining or sharing a common	In drafting article 3 of the draft DCO, it was considered that it was		
		boundary with the Order limits".	clearer and more succinct to subsume the separate authorisation		
		boundary with the Order Illilits .	·		
			of operation and use into a single provision in article 3.		
		WSCC would be grateful if the applicant could confirm why it departed			
		from the cited precedent.	Updated position (April 2024):		
		Updated position (Deadline 5):	The Applicant considers that "adjacent" is more appropriate than		
		WSCC notes the Applicant's position regarding the use of "adjacent";	the wording cited in the Manston Airport Development Consent		
		however, it is not clear from the Applicant's answer or (say) from the	Order 2022. It is not clear to the Applicant the distinction between		
		Explanatory Memorandum what "adjacent to" means in practice i.e. the	land "adjoining" the Order limits and land "sharing a common		
		extent of that land adjacent to the Order limits will be affected. Can this	boundary with the Order limits" from the Manston Order. Use of		
		be explained? For instance, for illustrative purposes, shown on a plan?	"adjacent" captures enactments which affect land adjoining the		
			Order limits and land otherwise very near to the Order limits, both		
			of which may still (if not taking effect subject to the provisions of the		
		Updated position (12 August 2024)	Order) hinder the carrying out of the authorised development (e.g.		
		The Council confirms this amendment has been resolved.	by preventing access to the site).		
		THE Council Committe this afficient has been resolved.			
			The Applicant notes that the drafting in article 3(2) of the draft DCO		
			(including "or adjacent") is well precedented in made DCOs,		
			including article 3(9) of the National Grid (Yorkshire Green Energy		
			Enablement Project) Development Consent Order 2024, article		
			4(2) of the A66 Northern Trans-Pennine Development Consent		
			Order 2024 and article 3(2) of the Boston Alternative Energy		
			Facility Order 2023.		
			Updated position (July 2024):		
			Article 3(2) was amended in version 8 of the <b>draft DCO</b> submitted		
			at Deadline 6 [REP6-005] and the Applicant understands that this		
			amendment resolved this concern.		



2.7.1.5	Draft Development Consent	The drafting of article 6 limit of works which appears to give the Applicant	The deviations authorised by article 6 were discussed with the EIA	Draft DCO (REP3-006)	Not Agreed Und
	Order (APP-006)	the ability to exceed parameters beyond the ES.	team as part of design coordination during the development of the		discussion
			proposals. The parameters assessed are set out in paragraphs	ES Chapter 5 Project	
		WSCC maintains its position that clarification is needed on how what is	5.2.9 to 5.2.108 of ES Chapter 5: Project Description, including at	Description (REP1-	
		shown on the plans relates to the various definitions of the airfield	paragraph 5.2.13, which records that the Work Plans and	016)	
		boundaries, DCO limits and operational land for both the current and	Parameter Plans show the "approximate level of the finished		
		future Airport.	works" (emphasis added).		
		Updated position (Deadline 5):	In any event, it is not intended to raise or lower the full scheme of		
		WSCC maintains its position on this issue and considers (for example) the	the surface access works up to the limits of deviation specified in		
		position regarding the extent of the Applicant's operational land boundary	article 6, particularly given that the scheme will be tied into existing		
		remains unclear.	infrastructure and accesses. It is envisaged that sections of the		
			scheme will be raised or lowered to a lesser degree (e.g. as part of		
		Updated position (12 August 2024)	refinements of structural depths of bridge decks) and that there		
			may be modest changes (within the specified limits) to levels such		
		The point on operational land is dealt with at the end of the updated	as where necessary to shift the high point of flyovers.		
		position on row 2.7.1.3 and for convenience is repeated below –			
			Detailed design for any aspect of the works will be subject to the		
		Regarding operational land, the Council maintains its position here. The	approval of the relevant planning authority (pursuant to		
		extent of the Applicant's operational land (post development consent)	requirements 4 and 5 of the draft DCO) or National Highways		
		remains unclear. To give one example: the Applicant has proposed a new	(pursuant to requirement 6 and Part 3 of Schedule 9 of the draft		
		requirement 37 (car parking spaces) which includes a proposed car	DCO).		
		parking cap of "53,260 car parking spaces within the Order limits". It is			
		not clear how these Order limits relate to the Applicant's operational land	Updated position (April 2024):		
		(post development consent) and clarification of this point by the Applicant	Article 6 has been amended to further clarify its intended mode of		
		would be welcomed.	operation and the documents referred to in version 6.0 of the <b>draft</b>		
			DCO submitted at Deadline 3 [REP3-006].		
			By way of additional information, in the draft DCO the "Order limits"		
			are defined by reference to the <b>Works Plans</b> [REP3-011], which		
			clearly show the Project redline. The "airport" is defined by		
			reference to the airport boundary plan, currently at Appendix 1 to		
			the Glossary [REP3-011]. In respect of operational land, the		
			response to Action Point 9 in The Applicant's Response to		
			Actions from Issue Specific Hearing 2: Control Documents /		
			DCO [REP1-063] explains what constitutes the Applicant's		
			operational land and further commentary is offered in the		
			responses to Action Points 9 and 10 in section 5.5 of the		
			Applicant's Response to Deadline 2 Submissions [REP3-106].		
			Updated position (July 2024):		
			The Applicant is not aware of outstanding concerns from the JLAs		
			regarding article 6 (limits of works) allowing the Applicant to exceed		
			parameters assessed in the Environmental Statement. As per		



			paragraphs (6) and (7) of that article the appairing limits can are:		
			paragraphs (6) and (7) of that article, the specified limits can only be set aside where it is demonstrated to the relevant authority's		
			satisfaction that works in excess of the limits would not give rise to		
			any materially new or materially different environmental effects		
			from those in the Environmental Statement.		
			ITOTT THOSE III THE ETIVITOTIMENTAL STATEMENT.		
			In respect of operational land, the response to Action Point 9 in		
			The Applicant's Response to Actions from Issue Specific		
			Hearing 2: Control Documents / DCO [REP1-063] explains what		
			constitutes the Applicant's operational land and further commentary		
			is offered in the responses to Action Points 9 and 10 in section 5.5		
			of the Applicant's Response to Deadline 2 Submissions [REP3-		
			<u>106].</u>		
			Updated position (Deadline 9)		
			The Applicant has responded on operational land above.		
			The Applicant has responded on operational failu above.		
2.7.1.6	Draft Development Consent	The drafting of article 9 (planning permission) and confirmation regarding	Please refer to paragraphs 4.24 – 4.28 of the ExM, which explains	Draft DCO (REP1-016)	Under
211110	Order (APP-006)	which planning permission and conditions the applicant is concerned	the rationale for article 9 in light of the recent Supreme Court	Branco (REF 1 010)	discussionNot
	(7.11 000)	about.	decision in Hillside Parks Ltd v Snowdonia National Park Authority	Paragraphs 4.24 – 4.28	agreed
		about.	[2022] UKSC 30. Other recently submitted DCO applications make	of the Explanatory	agreed
		Updated position (Deadline 1): To allow WSCC to understand the full		Memorandum to the	
		implications of article 9(3) and (4), WSCC requests the applicant provides	(article 45) and Lower Thames Crossing DCO (article 56).	Draft Development	
		a full list of the existing planning permissions (including deemed planning		Consent Order [AS-	
		permission) which are at issue. Once that information is provided, WSCC	As regards the cited wording which disapplies incompatible	006]	
		will be better able to say whether those provisions are acceptable.	conditions of previously granted planning permissions, similar	<u>000</u> j	
		This so select asie to eay interior alloco providence and accorptasion	wording features in article 45(2)(c) of the draft Luton Airport		
		Regarding article 9(4), who will decide what "incompatible" means and			
		how that will be conveyed to other parties (e.g. the local planning			
		authority)?	In response to the further queries:		
		Regarding article 9(5), WSCC disagrees with the applicant's analysis that	The drafting at article 9(1) of the draft DCO is a model		
		retaining permitted development rights would "allow for minor works to be			
		separately consented without needing to rely on an amendment to the			
		Order, which would be disproportionate and impractical".	264 of the Town and Country Planning Act 1990 ("TCPA"		
		C. 2,	1990") and the effect is to ensure that permitted		
		First, WSCC considers the potential scope of development permitted by	development rights attaching to the undertaker in relation		
		the provisions cited in article 9(5) cannot be dismissed as "minor works"	to operational land have effect as they would do if planning		
		and is unconvinced these should be retained. Second, if further	permission had been granted for the authorised		
		development, which is not authorised by the DCO, is to take place at the	development. "Operational land" is defined in section 263		
		airport, it should be subject to control by the local planning authority.	TCPA 1990.		
		Third, if the applicant wants the DCO to authorise yet further works,	2) Sub-paragraphs (2) and (3) address legal risk arising from		
		these should be included in Schedule 1 in the usual way (and their	the <i>Hillside</i> decision and ensure that (i) the authorised		
		effects assessed). This approach is consistent with Advice note thirteen:	· ·		
		ellects assessed). This approach is consistent with Advice note thirteen:	development can continue to be carried out		



Preparation of a draft order granting development consent and explanatory memorandum (Republished February 2019 (version 3)) which states (at paragraph 2.9) the dDCO should include the following –

- "A full, precise and complete description of each element of the NSIP, preferably itemised in a Schedule to the DCO; and
- A full, precise and complete description of each element of any necessary "associated development"".

The retention of permitted development rights could, contrary to Advice note thirteen, result in a partial and incomplete description of the proposed development being included in the dDCO.

**Updated position (Deadline 5):**WSCC is mainly concerned with paragraphs (4) and (5), neither of which is included in the corresponding provisions of the Lower Thames Crossing or Luton draft DCOs. (See article 56 of the former [REP10-005] and article 45 of the latter [REP11-092]).

Article 9(4): regarding paragraph (4), the Applicant has confirmed in its answer to ExQ1 GEN1.2 [REP3-091]- "The operation of the repositioned northern runway, once implemented, would be incompatible with the restrictions on its use under the 1979 planning permission. As such, Article 9(4) would be engaged and that use restriction under the 1979 planning permission would cease to have effect". In its Deadline 4 response to this answer, WSCC states the power under paragraph (4) should be limited to the identified mischief i.e. the relevant conditions of the 1979 planning permission. WSCC considers there is no justification for this power, which is extraordinary for a private company, to be cast any wider.

Article 9(5): WSCC maintains the position, which has been articulated in previous submissions, that the exceptions concerning permitted development rights within article 9(5) (and requirements 4 and 10) should be removed and drafting included which provides the permitted development rights do not apply. (Please see, for example, column 6 of Appendix M to the West Sussex LIR [REP1-069], action point 10 of Legal Partnership Authorities Responses to Applicants Written Summary of Oral Submissions and Responses to Actions (from Issue Specific Hearings 1-5) [REP2-081], and paragraph 4.2 of Issue Specific Hearing 2: Control Documents and the DCO Post Hearing Submission [REP2-212].

## <u>Updated position (12 August 2024)</u> Article 9(4)

In both the Authorities D7 "Consolidated Submissions on the draft DCO"

[REP7-108] and the updated version of that document which was submitted at D8 [see Part B], the Authorities suggested two Alternatives

notwithstanding an incompatible planning permission and (ii) planning permissions granted and initiated prior to commencement of the authorised development under the DCO can continue to be lawfully implemented thereafter. Whether activities authorised by the DCO are taking place pre- or post-commencement do not affect these principles.

- 3) As above.
- 4) 'Incompatibility' is as discussed in the Hillside decision. A planning permission would be 'incompatible' with the development authorised by the DCO if it were physically impossible to build out both developments (e.g. due to overlapping consented structures).

There is no sub-paragraph (9) in article 9 of the current draft DCO and it is presumed that this point is in reference to sub-paragraphs (5) and (6) of the present drafting. These make clear that the DCO does not restrict the future exercise by the undertaker of permitted development rights. This is necessary to ensure that GAL as airport operator can continue to rely on its extant permitted development rights to facilitate the ongoing operation of the airport and allow for minor works to be separately consented without needing to rely on an amendment to the Order, which would be disproportionate and impractical.

#### Updated position (April 2024):

The Applicant refers to the explanation provided at paragraph 4.1.24 of its Written Summary of Oral Submissions from Issue Specific Hearing 2: Control Documents / DCO [REP1-057]. The Applicant does not consider that a prescribed mechanism is required as regards potential incompatibility dealt with by article 9(4). The question of incompatibility under article 9(4) is only likely to arise in the event that enforcement action is pursued in respect of an extant planning permission. In such circumstances, it would be for the defendant party to rely on article 9(4) and particularise how it affects the enforcement action in question.

As regards article 9(5), all works forming part of the Project have been included in the Applicant's application. As per the Applicant's response to Action Point 10 in **The Applicant's Response to Actions from Issue Specific Hearing 2: Control Documents / DCO** [REP1-063], many of the works forming part of the DCO application could otherwise have been carried out by the Applicant under its permitted development rights. The Applicant has chosen to seek a DCO for the Project as a whole, holistically, and accepts



Alternative A and Alternative B – for article 9(4). The text below is taken from the D8 document –

#### Alternative A

The Authorities note that, in the latest version of Appendix A to the Planning Statement [REP7-057], the Applicant has identified (in paragraph 1.2.2) two conditions from "the 1979 Permission" [i.e. planning permission CR/125/1979] as "inconsistent with the Project" namely —

"Condition 3 restricts the use of the emergency runway to times when the main runway was temporarily not in operation; and Condition 4 requires the western noise mitigation bund to remain in place".

Paragraph 1.2.3 states: "These restrictions are **the only inconsistent conditions** that the Applicant is aware of". [Emphasis added].

The Authorities do not disagree with this analysis. Owing to the fact the Applicant and Authorities consider only two conditions are inconsistent with the DCO application, the Authorities would suggest that the Applicant's proposed paragraph (4) (which the Authorities considered should be deleted at D7) should be amended as follows —

"(4) Conditions 3 and 4 of planning permission CR/125/1979, which are incompatible with the requirements of this Order or the authorised development, shall cease to have effect from the date the authorised development is commenced."

If this amendment were made, the new paragraph (5), which was introduced by the Applicant at D7 [REP7-006], should be deleted as it would no longer be necessary (because paragraph (5) concerns a notification point which would fall away in the light of the Authorities' proposed amendments to paragraph (4)).

#### Alternative B

The Authorities have considered the planning permissions which affect the airport. If this drafting is retained, the Authorities consider the following conditions should be excepted from article 9(4) because they are not incompatible under paragraph (4) and so, for the avoidance of doubt, should be preserved —

# New Schedule SCHEDULE [X] CONDITIONS EXCEPTED FROM ARTICLE 9(4)

<u>Condition</u>	Planning permission	<u>Site address</u>
<u>3</u>	CR/2020/0707/NCC	Hampton by Hilton,
		Longbridge House
<u>8</u>	CR/2019/0802/FUL	Bloc Hotel, South
		<u>Terminal</u>
<u>9</u>	CR/2019/0802/FUL	Bloc Hotel, South
		<u>Terminal</u>
<u>11</u>	CR/2017/0116/FUL	Boeing Hangar
<u>25</u>	CR/2017/0116/FUL	Boeing Hangar_
9	CR/2011/0620/FUL	Pollution Control Lagoon
9	CR/2011/0014/FUL	Sofitel London Gatwick
<u>10</u>	CR/2011/0014/FUL	Sofitel London Gatwick
1_	CR/2010/0396/NCC	Runway Shoulders
<u>5</u>	CR/2009/0326/FUL	North Terminal

that the Project should be controlled as a whole through the DCO and related control documents.

However, this approach does not mean that the Applicant should be deprived of its permitted development rights over the operational airport in future if the DCO is granted, as now appears to be the Council's suggestion. The Applicant does not consider it appropriate for a DCO, which is granted in respect of a defined project which will be built out and in due course completed, to disapply permitted development rights relating to that site for the purpose of future, distinct development. The rationale for the provision by Government (under the authority of Parliament) of permitted development rights to airport operators such as the Applicant is to allow them to carry out development in support of the effective and efficient running of an airport. This rationale remains – and is indeed amplified – if this DCO is granted and the northern runway is brought into routine use.

In any event, article 9(5) merely restates and clarifies what the Applicant considers to be the existing position at law, and the Applicant does not consider that a DCO without this wording would restrict the subsequent use of permitted development rights. However, it is considered preferable to clarify this expressly.

#### **Updated position (July 2024):**

Useful discussions continue between the parties to try and find an agreed approach to article 9(4) and the notification of any incompatible planning conditions. The Applicant has included a notification provision in article 9(5) in version 8 of the draft DCO submitted at Deadline 6 [REP6-005] and is hopeful that this wording will be agreeable to the JLAs.

In respect of what was article 9(5) (now numbered article 9(6) in version 9 of the **draft DCO** submitted at Deadline 7 (Doc Ref. 2.1)), the Applicant understands that agreement will not be reached with the JLAs.

The JLAs set out their position in [REP6-110] that they wish article 9(5) to prohibit (i) the exercise of any permitted development rights on Museum Field, Pentagon Field and the reed beds (i.e. Work No. 43) and (ii) the exercise of any permitted development rights to deliver car parking anywhere on the airport.



 							<del></del>
		4	CR/2002/0865/FUL	Travel Inn, Longbridge Road	For the reasons set out above, the Applicant continues to consider		
		8	CR/1999/0243/FUL	Jetset House and Compound	it disproportionate, unjustified and unnecessary to disapply broad		
				Adjacent to Perimeter Road	swathes of the Applicant's permitted development rights over the		
		4 and 5	CR/1997/0138/FUL_	South Car Park Z, Southern	whole airport. In relation to airport-wide development of car		
		<del>Tunu 5</del>	<u> </u>	Perimeter Area	parking, the Applicant has explained its position on several		
		9	CR/1997/311/FUL	Computer Centre,	previous occasions, and most recently in response to DCO.2.6 in		
		11 and 12	CD /127 /1070	Buckingham Gate Outline application for	its Response to ExQ2 – Development Consent Order and		
		11 and 12	<u>CR/127/1979</u>	Outline application for Airport Passenger Terminal	Control Documents (Doc Ref. 10.56). This notwithstanding, in		
				and associate access	cognisance of the JLAs' particular concerns, the Applicant has		
		÷			sought to offer a reasonable compromise position that represents a		
		Article 9(5)	the removal of permitt	ed development rights, as	significant concession on behalf of the Applicant.		
				et out in various earlier	Significant Sonososion on Sonah or the Applicants		
		representations.	1, 101 110 1000110 00	various carnor	In version 9 of the <b>draft DCO</b> submitted at Deadline 7 (Doc Ref.		
		The Authorities will of co	ourse consider any prop	osals by the Applicant as	2.1), the Applicant has specified in article 9(7) that it must not		
				jective but the Authorities	exercise any permitted development rights for any development on		
				d cap put forward by the	Museum Field or for any car parking development on Pentagon		
				able of enduring for the exclude the provision of	Field or the water treatment works (i.e. the reed beds, Work No.		
				Airport, whether that be	43). The disapplication of permitted development rights more		
		through the exercise o	f permitted developme	nt rights or through any	broadly than for car parking for the latter two sites is considered		
				n would not address the	disproportionate because these sites are identified by the Applicant		
				en under the DCO. The	as potentially suitable for future development such as for solar		
				Applicant's proposal for a	panels. In any event, the Applicant would be bound to comply with		
		parking cap.			any landscape and ecology management plan approved for those		
					sites under requirement 8 of the draft DCO and would breach the		
					DCO were it to use its permitted development rights contrary to the		
					landscaping secured in such plans.		
2.7.1.7	Draft Development Consent	The disapplication of sev	veral provisions of the N	lew Roads and Street	The drafting of article 10 has advanced since the version	Draft DCO (REP3-006)	Under discussion
	Order (APP-006)	Works Act 1991 without			commented on by the Councils and the cross-references are now	Dian DOG (INE) 0 000)	Agreed
	Order (Ar 1 000)	authority's permit schem			complete. The latest draft no longer refers to "permit schemes".		Agreed
		authority's permit schem	ie (articie 10, application	Tortile 1991 Act).	complete. The latest draft no longer refers to permit schemes.		
		Updated position (Dea	dlina 5):		Section 74A of the 1991 Act is no longer disapplied in the latest		
		WSCC notes the Applica		polications of the	draft of the DCO. Sections 73B, 73C and 78A of the 1991 Act are		
			•	•			
		application of the highwa			disapplied in several precedent DCOs, including the Sizewell C		
		development and will dis			(article 15), Manston Airport (article 10), A303 (Amesbury to		
		would welcome these di	•		Berwick Down) (article 8) and A417 Missing Link (article 12) DCOs.		
		Management (Surrey Co			Section 77 of the 1991 Act is disapplied in the Sizewell C DCO		
		varied) was incorporated		•	(article 15).		
		Interchange Developme					
		local authority permit scl	nemes have been incor	porated into other	GAL invites the Councils to please specify the precise nature of		
		DCOs.			their concern with the disapplication of these provisions and why		
					the approach here should depart from the precedent outlined.		
		Updated position (12 Aug	gust 2024)				
		WSCC welcomes the income		neme into the draft DCO.	Updated position (April 2024):		



Sections 73A, 73B, 73C and 78A of the 1991 Act are prospective provisions that will be applied through sections 55 and 57 of the Traffic Management Act 2004. These provisions are not yet in force, but should they become legislation then they are disapplied for the purpose of the Project. The disapplication of these provisions (which are designed primarily to regulate the carrying out of street works by utility companies in respect of their apparatus) is appropriate given the scale of highway works proposed under the DCO, the specific authorisation given for those works by the DCO and the specific provisions in the DCO which would regulate the carrying out of the works included in the DCO and ensure sufficient measures to mitigate any impacts of these works. The disapplication of these provisions is well precedented, including in article 8 of the A66 Northern Trans-Pennine Development Consent Order 2024 and article 11 of the Boston Alternative Energy Facility Order 2023. Section 77 of the 1991 Act provides that, where a highway is used as an alternative route to a highway that is restricted or prohibited due to street works, the undertaker must indemnify the highway authority of the highway used as a diversion in respect of costs of strengthening that highway or making good any damage caused by the diverted traffic. It is appropriate to disapply this provision in a DCO context because the impacts of the Project, including as regards traffic, have been subject to a full EIA and, where impacts have been identified, appropriate mitigation has been incorporated into the Project's design or otherwise secured. Section 77 of the 1991 Act would cut across this mitigation package. The disapplication of section 77 of the 1991 Act is precedented in article 15 of the Sizewell C (Nuclear Generating Station) Order 2022. As regards the highway authority's permit scheme, the Applicant is considering the implications of this proposal and will discuss this further with the relevant highway authorities. **Updated position (July 2024)** 



			The Applicant is content to incorporate the Surrey and West		
			Sussex permit schemes into the draft DCO and has done so in		
			version 9 of the <b>draft DCO</b> submitted at Deadline 7 (Doc Ref. 2.1)		
			Version 5 of the draft BGG submitted at Beddinie 7 (BGC Net. 2.1)		
2.7.1.8	Draft Development Consent	The way in which street works are controlled under article 11 (street	Article 11 is by reference to streets "within the Order limits" rather	Draft DCO (REP3-006)	Not Agreed Under
	Order (APP-006)	works).	than a specified list of streets because (i) there are only a small		discussion
			number of streets within the Order limits and there is little benefit		
		Updated position (Deadline 1): Owing to the small number of streets	therefore in listing them in a schedule and (ii) GAL foresees a need		
		affected within the Order limits, it would seem straightforward to cross-	for flexibility as regards the streets under which it may need to		
		refer in the article to a specified list. The applicant will be aware that	carry out works, particularly in relation to necessary utility		
		such an approach is not unusual. Absent such cross-reference, WSCC	diversions which may become apparent during construction.		
		maintains its position that the power should be subject to street authority			
		control	Further, such an approach is precedented in several DCOs,		
			including the A38 Derby Junctions (article 11), A47 Wansford to		
		Updated position (Deadline 5):	Sutton (article 15), A57 Link Roads (article 10) and Thurrock		
		WSCC maintain their concern that article 11 departs from most	Flexible Generation Plant (article 11) DCOs.		
		precedents by authorising interference with any streets within the Order			
		limits, rather than those specified in a schedule.	The additional wording proposed in bold is not included in any of		
			these precedent DCOs. Its inclusion would be a departure from		
		This is a significant departure from the Model Provisions (see Model	well-established precedent and therefore unjustified.		
		Provision 8(1)) and established precedent; for example, article 14 (street	The annual is the dust DOO that estimate 44 days not require the		
		works) of the Sizewell C (Nuclear Generating Station) Order 2022 (SI	The approach in the draft DCO, that article 11 does not require the		
		2022/853), article 12 (street works) of the M42 Junction 6 Development	consent of the street authority while article 12 does, is precedented in the Sizewell C DCO (see articles 13 and 14). The works		
		Consent Order 2020 (SI 2020/528), and article 10 (street works) of the Thames Water Utilities Limited (Thames Tideway Tunnel) Order 2014	in the Sizewell C DCO (see articles 13 and 14). The works envisaged by article 12, which extend inter alia to permanently		
		(SI 2014/2384).	altering the nature and characteristics of streets, are of greater		
		WSCC position is set out in the West Sussex LIR (Appendix M, column	consequence to the ongoing use of the streets in question than the		
		8) [REP1-069], the SCC PADSS (column 87), and the Legal Partnership	more limited works envisaged by article 11, which are largely in or		
		Authorities' response to ExQ1 DC01.22 [REP3-135].	under the streets. There is therefore good reason why the street		
		The state of the s	authority's consent should be required for works under article 12		
		Updated position (12 August 2024)	and not article 11.		
		Article 11			
		The Authorities note the Applicant has not provided a schedule of streets	Updated position (April 2024):		
		and would therefore suggest that the street works powers proposed	The Applicant does not consider it necessary for article 11 to		
		under article 11 should be subject to the street authority's consent.  Absent any consent provision, there is a risk of streets being interfered	reference a schedule setting out a list of streets. There are a small		
		with at inappropriate times which would be detrimental to the	number of streets within the Order limits and, due to the nature of		
		undertaker and street authority. The Authorities would therefore	this Project's site, the vast majority are either airport roads or are		
		propose that article 11 should be amended as follows –	the subject of the surface access works comprised in the		
		11.—(1) The undertaker may, for the purposes of the authorised	authorised development. Through the examination and by		
		development and subject to the consent of the street authority, enter	reference to plans including the Land Plans [AS-015],		
		on so much of any of the streets as are within the Order limits and may—	stakeholders are able to examine the extent of the Order limits and		
		<u></u>	therefore the extent of streets over which the article 11 power may		
			be exercised. The Applicant is not aware that the Council has		
			raised specific concerns regarding the exercise of article 11 over		
			particular streets. In that context, preparing and referencing a		



			schedule of all streets within the Order limits would mean that		
			article 11 has the same effect as presently.		
			Updated position (July 2024):		
			The Applicant maintains its previous position and refers to its		
			response to DCO.2.8 in its Response to ExQ2 – Development		
			Consent Order and Control Documents (Doc Ref. 10.56).		
			The Applicant understands that the JLAs are considering whether		
			they have any concerns with particular streets and would welcome		
			confirmation of such concerns as soon as possible so that any		
			bespoke provision can be made in article 11 (street works) if		
			warranted.		
2.7.1.9	Draft Development Consent	The inclusion of deeming provisions in articles 12(4) (power to alter	Deeming provision	Draft DCO (REP3-006)	Under
	Order (APP-006)	layout, etc. of streets), article 14(8) (temporary closure of streets), 18(10)			discussion Agreed
		(traffic regulations), 22(5) (discharge of water), and 24(6) (authority to	Several provisions of the DCO (including this article 14) contain		
		survey and investigate the land).	deeming provisions where the consent of a third-party body is		
			required. A failure to respond to requests for consent in a timely		
		Updated position (Deadline 5):	manner can lead to significant delays in a construction timetable.		
		Regarding deemed consent, WSCC agrees with the position set out in	Use of deeming provisions in respect of some key consents is		
		row 9 of Appendix M to the Joint West Sussex LIR [REP1-069]: the deeming provision should be deleted. WSCC notes the Applicant's	therefore considered reasonable and in alignment with the objectives of the Planning Act 2008 to ensure efficient delivery of		
		position that a "failure to respond to requests for consent/approval in a	nationally significant infrastructure projects. To reflect the Councils'		
		timely manner can lead to significant delays in a construction timetable".	concern regarding deemed approval, the time period after which		
			consent is deemed given has been extended to 56 days rather		
		WSCC does not disagree with this; however, owing to the fact that (per	than the 28 days included in the version of the DCO upon which		
		paragraph (3)), the consenting authority must not unreasonably withhold	the Councils have commented.		
		or delay consent, the scenario envisaged by the applicant is unlikely to			
		arise. In any event, it is unreasonable to include the deeming provision	Updated position (April 2024):		
		and the "unreasonably withhold or delay consent" wording.	The Applicant reiterates its position that deeming provisions are		
			justified and appropriate. A failure to respond to requests for		
		Turning to the precedents mentioned by the Applicant, the inclusion of a	consent/approval in a timely manner can lead to significant delays		
		"deeming provision" does not appear to have been controversial in any	in a construction timetable. Use of deeming provisions in respect of		
		of those projects and so the issue was not considered in detail by the Examining Authority or Secretary of State. The position is clearly	some key consents/approvals is therefore considered reasonable and in alignment with the objectives of the Planning Act 2008 to		
		different here.	ensure efficient delivery of nationally significant infrastructure		
		distriction (	projects.		
			The time period after which consent is deemed given has been		
			extended to 56 days in response to the Councils' previous		
			comments and the Applicant considers that this period is sufficient		
			for matters subject to deemed consent to be thoroughly considered		



			and a decision reached even if front an information is now as to be		
			and a decision reached, even if further information is requested of		
			the undertaker.		
			It is noted that deeming provisions are well precedented in recently		
			made DCOs, including the National Grid (Yorkshire Green Energy		
			Enablement Project) Development Consent Order 2024, the A12		
			Chelmsford to A120 Widening Development Consent Order 2024		
			and the Boston Alternative Energy Facility Order 2023 (all of which,		
			it is noted, use a shorter period than the draft DCO of 28 days after		
			which consent is deemed to have been granted).		
			which consent is deemed to have been granted).		
			Updated position (July 2024):		
			The Applicant has amended the relevant articles in version 9 of the		
			draft DCO submitted at Deadline 7 (Doc Ref. 2.1) to remove		
			reference to consent being "unreasonably delayed" where there		
			is also a deeming provision. The Applicant understands that this		
			resolves the JLAs' concerns with the deeming provisions.		
2.7.1.10	Draft Development Consent	The standard to which alternative routes must be provided under article	The drafting of article 14 has advanced since the version	Draft DCO (REP3-006)	No longer
	Order (APP-006)	14(5) (temporary closure of streets).	commented on by the Councils.		pursuing
		Updated position (Deadline 5):	New sub-paragraph after sub-paragraph (5)		
		"Must not be of a lower standard"			
			The additional wording proposed to be included after existing sub-		
		WSCC is no longer pursuing this point.	paragraph (5) is not considered necessary. Sub-paragraph (4)		
		Wood is no longer pursuing this point.	already provides that: "The undertaker must not temporarily alter,		
			divert, prohibit the use of or restrict the use of any street without		
			the consent of the street authority, which may attach reasonable		
			conditions to any consent but such consent must not be		
			unreasonably withheld or delayed". Should the street authority wish		
			to request an alternative route to the temporarily		
			altered/diverted/restricted etc. street be provided, it can do so as a		
			condition to its consent (provided that such a condition is		
			reasonable in the circumstances).		
			Materially similar formulations of article 14 (without the additional		
			,		
			proposed wording) were included in precedent DCOs including the		
			M25 Junction 10/A3 Wisley Interchange (article 14) and A38 Derby		
			Junctions (article 15) DCOs. It is also noted that a similar approach		
			has been taken in the emerging draft Luton Airport Expansion DCO		
			(article 13).		



"Must not be of a lower standard"
IVIUST HOT DE OFA IOWEL STAFIDATO
The further proposed amendment in held to what is now sub
The further proposed amendment in bold to what is now sub-
paragraph (5) ("and must not be of a lower standard") is not justified. Where a street is being temporarily altered, diverted or
restricted (etc.), it is not reasonable to require that the temporary
diversion be of the same standard as the main permanent route.
Indeed, this is unlikely to be the case.
De amine a contribu
Deeming provision
Soveral previous of the DCO (including this opticle 4.4) contain
Several provisions of the DCO (including this article 14) contain
deeming provisions where the consent of a third-party body is
required. A failure to respond to requests for consent in a timely
manner can lead to significant delays in a construction timetable.
Use of deeming provisions in respect of some key consents is
therefore considered reasonable and in alignment with the
objectives of the Planning Act 2008 to ensure efficient delivery of
nationally significant infrastructure projects. To reflect the Councils'
concern regarding deemed approval, the time period after which
consent is deemed given has been extended to 56 days rather
than the 28 days included in the version of the DCO upon which
the Councils have commented.
Undeted position (April 2024).
Updated position (April 2024): The Applicant is not aware of any precedent for the Councile!
The Applicant is not aware of any precedent for the Councils'
proposed new wording (detailed elsewhere) and does not consider
it justified, not least because it is unclear what would constitute an
alternative route being "available" and what level of effort would be
required of the Applicant to make such a route "available". The
Applicant notes that the street authority must consent to any
temporary alteration, diversion, prohibition or restriction on use of a
street under paragraph (4) and can attach reasonable conditions,
which would allow it to ensure the provision of a suitable diversion.
The Applicant considers that the present wording is well-balanced
and notes that it is well precedented in materially the same form in
DCOs including article 14 of the National Grid (Yorkshire Green
Energy Enablement Project) Development Consent Order 2024,
article 13 of the Boston Alternative Energy Facility Order 2023 and
article 13 of the Southampton to London Pipeline Development
Consent Order 2020.

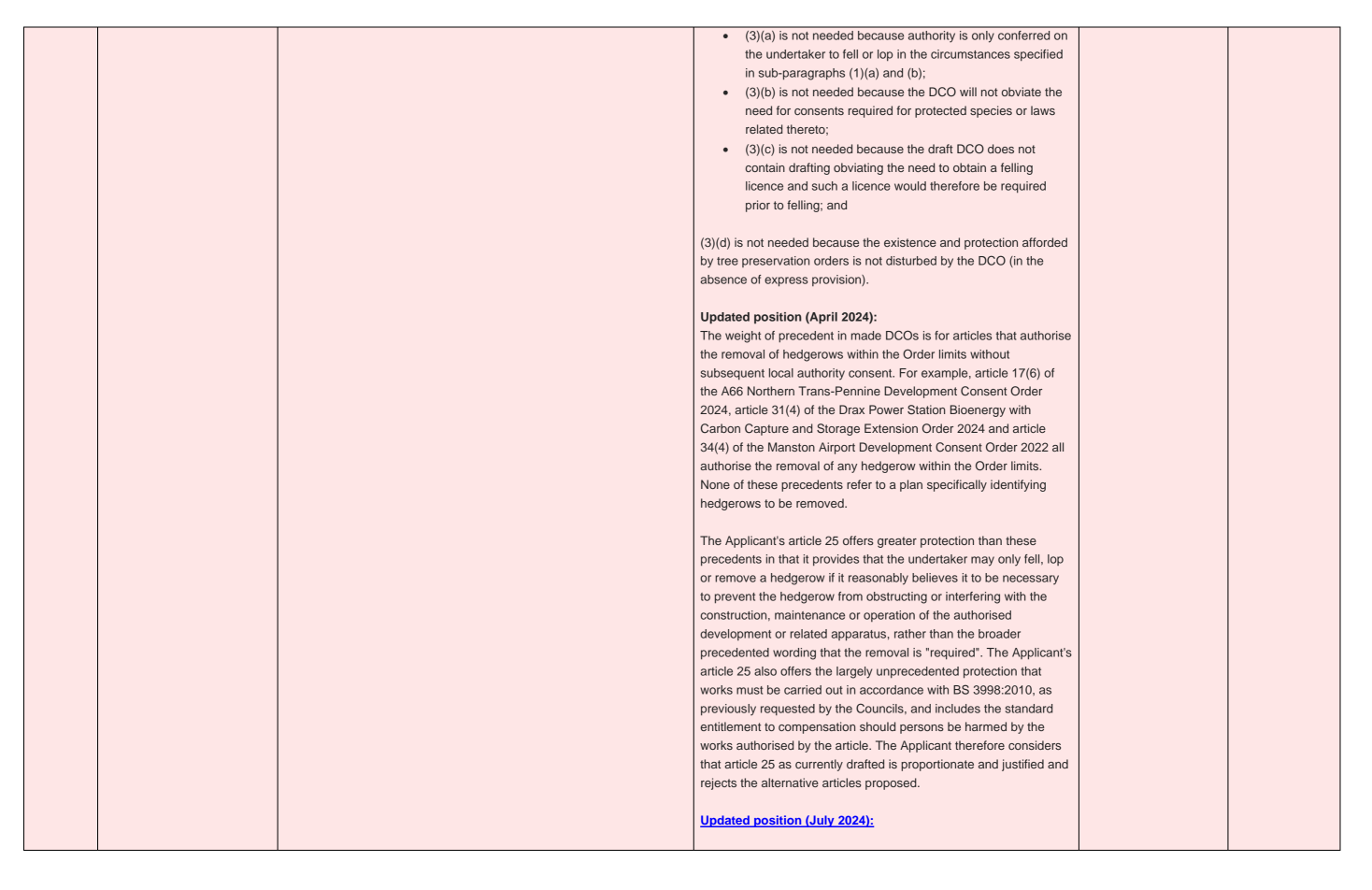


27144	Droft Dovolopment Consent	The prepared to allow the Applicant to create new moons of access	CAL is content to add this wording to artists 42	Droft DCO (DCD2 000)	Under
2.7.1.11	Draft Development Consent Order (APP-006)	The proposal to allow the Applicant to create new means of access without the street authority's consent under article 16 (access to works).	GAL is content to add this wording to article 13.	Draft DCO (REP3-006)	Under discussionAgreed
	Order (APP-006)	without the street authority's consent under article 10 (access to works).	Updated position (April 2024):		<del>uiscussion</del> Agreed
		Updated position (Deadline 1): The Council maintains its position that	Street authority consent is now required for exercise of the power		
		consent is required for the creation of new means of access.	in article 16(1), as per article 16(2) – see version 6.0 of the <b>draft</b>		
		consent is required for the creation of new means of access.	<b>DCO</b> submitted at Deadline 3 [REP3-006].		
		Updated position (Deadline 5):	Submitted at Deadine 3 [KET 3 000].		
		WSCC welcomes the inclusion of the consent provision in article 16(2)	Updated position (July 2024):		
		(access to works).	Space position (early 2021).		
			See 2.7.1.10 above.		
		WSCC considers that, in paragraph (2), the words "(such consent not to	<u> </u>		
		be unreasonably withheld or delayed)" should be deleted because			
		paragraph (4) contains a deeming provision. It is unreasonable to			
		include the deeming provision and the "unreasonably withhold or delay			
		consent" wording.			
2.7.1.12	Draft Development Consent	How the "instrument" referred to in article 18(6)(a)(traffic regulations) will		Draft DCO (REP3-006)	Not Agreed Under
	Order (APP-006)	be accessed	Updated position (April 2024):	,	discussion
			As is currently the case for traffic regulation orders made by the		
		Updated position (Deadline 5):	Applicant in its role as an airport operator, any instruments would		
		Regarding how the instrument will be "held" etc., the Applicant states –	be available for inspection at the Applicant's registered office		
			address.		
		"As is currently the case for traffic regulation orders made by the			
		Applicant in its role as an airport operator, any instruments would be	Updated position (July 2024):		
		available for inspection at the Applicant's registered office address".			
			The Applicant understands that the JLAs are submitting proposed		
		WSCC considers it would be helpful if this was made explicit on the face	drafting on this point at Deadline 7 and will review this upon		
		of the Order and that the undertaker must replicate the steps the	receipt.		
		highway authority must take when publicising TROs. Again, this should			
		be made explicit on the face of the Order. WSCC would welcome the			
		opportunity to discuss these points with the Applicant.			
		Updated position (12 August 2024)			
		The following text was included in the Authorities' D7 Consolidated Submissions on the draft DCO [REP7-108] and its purpose is to ensure that the			
		traffic authorities are provided with copies of the "instrument" which gives			
		effect to any traffic regulation measures made by the Applicant under art. 18			
		(1), (2) or (3), and that the public can see them too. The text is as follows - "7A) The instrument referred to in paragraph (7)(a) must be displayed by the			
		applicant on its website and a copy must be sent to—			
		(a) [email address] in the case of Surrey County Council;			
		(b) [email address] in the case of West Sussex County Council."			
2.7.1.13	Draft Development Consent	The need for highway authorities to agree template agreements before	Noted.	n/a	Under
	Order (APP-006)	the end of the Examination with the Applicant under article 21			<del>discussion</del> Agreed
	(	(agreements with highway authorities)	Updated position (July 2024):		
		Updated position (Deadline 5):	Template s278 highways agreements have been received from the		
			JLAs. The Applicant and the JLAs are in positive discussions		



		WSCC notes that, in the Applicant's response to ExQ1 reference	regarding the best way forward as regards either utilising highway		
		EN.1.10 (Maintenance of Landscape Adopted by Highway Authorities),	agreements under article 21 or including protective provisions for		
		relating to the maintenance of landscaping to be adopted by Highway	the highway authorities in the draft DCO.		
		Authorities, the Applicant makes reference to the need to enter into			
		Section 278 agreements. WSCC considers it would be sensible if the			
		template for this document was agreed as soon as possible.			
		Updated position (12 August 2024)			
		WSCC welcome the Applicant's commitment to use the highway authorities'			
		standard s38 and s278 agreements as the basis for any agreements agreed under			
		article 21.			
0.7.4.44	Desti Deservice de la constant	The left of the Co. It's become the constitutions	NATE TO BE A SECTION OF THE PROPERTY OF THE PR	D (1 D.O.)	Nict Access II In Inc.
2.7.1.14	Draft Development Consent	The drafting of article 23, which concerns trees and hedgerows.	While "removal of hedgerows, trees and shrubs" is excluded from	Draft DCO (REP3-006)	Not Agreed Under
	Order (APP-006)		the definition of "commence" in article 2 as noted, the present		discussion
		Updated position (Deadline 5):	article (now article 25) will still govern how these activities are		
		While WSCC welcome the amendments made to article 25, it considers	carried out, article 25 providing the underlying authority for these		
		they do not go far enough.	activities.		
		The most significant omission is the need for article 25 (in accordance	The wording relating to "important hedgerows" has been removed		
		with the relevant guidance, Advice Note Fifteen: Drafting Development	from the latest draft of article 25, following confirmation that no		
		Consent Orders) to either – (i) include a schedule and a plan which	such hedgerows are anticipated to be affected by the proposed		
		identifies the hedgerows to be removed (whether in whole or in part) or	development.		
		(ii) make the power for general removal of hedgerows subject to local			
		authority consent.	Defining "hedgerow" by reference to the Hedgerow Regulations		
			1997 is well-established in many DCO precedents, including the		
		Detailed justification and suggested amendments are included in row 31	Sizewell C (article 81), Southampton to London Pipeline (article 42)		
		of Appendix M [REP1-069], which WSCC agrees with.	and Manston Airport (article 34) DCOs. Including a bespoke		
			definition would be a significant departure from precedent and is		
		Updated position (12 August 2024)	not considered to be justified.		
		Article 25			
		The Authorities have consistently said (see the West Sussex	The drafting of article 25 has advanced since the version		
		Authorities LIR [REP1-069], Appendix M, for example) that the			
		hedgerows affected by this article should be listed in a Schedule.	commented upon by the Councils. For example, article 25(1)(b)		
		This would provide the authority and others certainty over which	now includes "or property within the authorised development".		
		hedgerows are to be affected and follows precedent in many other	GAL will carefully consider the other proposed additions and will		
		DCOs (including DCOs where more hedgerows are affected.	include them in the next draft of the DCO where reasonable and		
		The Authorities are content with an alternative solution of a	justified. It is not anticipated that there will be any concerns with		
		reference within Article 25 to a separate document which contains a schedule and plan of all hedgerows which may be removed	tree and hedge works needing to be carried out in accordance with		
		(partially or in full) and this is shown in Part C to the Authorities	BS 3998:2010 (or more recent industry best practice).		
		"Consolidated dDCO Submissions" submitted at Deadline 7.			
		Apart from those hedgerows mentioned within response to EN.2.4	By way of initial comment on the remaining suggested additions,		
		(in reference to those hedgerows in proximity to the A23 and	the new proposed sub-paragraph (3) does not appear necessary		
		Pentagon Field), the oAVMS contains appropriate plans which	because:		
		display hedgerow retention and removal. Suitable schedules which	beedde.		
		could be referenced are presented within Appendices D and E of			
		the Tree Survey Report and Arboricultural Impact Assessment	it is unclear what is meant by "relative bodies";		
		[REP6-038].			
		Without addressing the above, the Authorities do not consider that			
		Article 25 provides appropriate controls.			







			The Applicant maintains the position described above and refers to		
			the explanation provided in response to DCO.2.12 in its Response		
			to ExQ2 – Development Consent Order and Control		
			Documents (Doc Ref. 10.56). The Applicant particularly flags the		
			latest guidance on articles such as this and how this departs from		
			Advice Note Fifteen cited by the JLAs.		
2.7.1.15	Draft Development Consent	The inclusion of Work Nos. 26, 27, 28 and 29 (which all concern hotels)	It is presumed that this concern relates to hotel provision	n/a	Under discussion
	Order (APP-006)	in Schedule 1 (authorised development).	constituting "associated development" under the 2008 Act, though		Not Agreed
			please clarify if this is not the case.		
		Updated position (Deadline 1): It is not clear to WSCC how these			
		hotel-related Works are "associated development", per section 115 of	Please refer to row 3.93 of Table 3 of the Issues Tracker for GAL's		
		the Planning Act 2008. There does not appear to be an explanation in	response on this point.		
		the EM. A satisfactory explanation is needed. Moreover, the Council is			
		concerned about the prospect of these works evading proper	Updated position (April 2024):		
		environmental controls. Owing to these facts, the Council considers	Section 115 of the 2008 Act provides that development consent		
		these Works should be deleted from the dDCO.	may be granted for "associated development" alongside		
			"development for which development consent is required".		
		Updated position (Deadline 5):	"Associated development" is defined as development associated		
		WSCC's latest position on this issue is summarised at row 3 of the	with the principal development.		
		Legal Partnership Authorities' Deadline 1 document "Issue Specific			
		Hearing 1: Case for Proposed Development Post Hearing Submission"	As per the 'Guidance on associated development applications for		
		[REP1-211], which states –	major infrastructure projects' (Department for Communities and		
		"The Authorities recognise that it is prepared that the A hatele about the	Local Government – April 2013), it is for the Secretary of State to		
		"The Authorities recognise that it is proposed that the 4 hotels should be	decide on a case-by-case basis whether development constitutes		
		"Associated Development" and so authorised by the development	"associated development". By reference to the 'core principles' that		
		consent order. Whilst the Applicant argues that this development supports operation of airport, reduces impacts and is subordinate, the	the guidance notes the Secretary of State will take into account:		
			Associated development objected compart the construction		
		Authorities (and in particular Crawley Borough Council) have concerns	Associated development should support the construction     are appreciant of the principal development or help address.		
		regarding the need to ensure that Control Documents include adequate controls, especially on the provision of additional on-airport parking at	or operation of the principal development or help address		
		hotels. The Authorities' view is that any such parking should be	its impacts. Hotel accommodation on-site supports the		
		operational parking only so as to support the Applicant's Surface Access	operation of the airport in providing necessary accommodation for passengers. It further helps to address		
		Commitments. This is particularly important as the hotels will, in due	the airport's impacts, as alluded to in the Councils'		
		course, exist as commercial operations operated by other parties and so	comment, by reducing the need for transport between		
		there is no reason that they should be exempt from the Local Planning	accommodation and the airport.		
		Authorities wider policies in relation to car parking merely by virtue of	Associated development should be subordinate to the		
		their conception under the DCO for authorising consent. The Authorities	principal development. The hotels are subordinate to the		
		also need to be assured that all other aspects that would be addressed	use of the airport and facilitate this use. They are not an		
		were the hotels to come forward as TCPA development (such as	aim in themselves.		
		design/materials and sustainable construction/energy use) will be			
		adequately controlled if they are to be authorised by the DCO."	Development should not be treated as associated  development if its purpose is solely to cross-subsidise the		
		and quartery defined in and y and to be dutilified by the boo.	development if its purpose is solely to cross-subsidise the principal development. That is not the case here.		
		Updated position (12 August 2024)	principal development. That is not the case here.		
		C punted position (12 August 2024)			



Generally, the Authorities consider that more detail is required in relation to the car park, hotel and office accommodation elements of the development, and including limitations on parking space numbers, guest bedroom spaces and office floor areas is a reasonable minimum expectation.

In relation to hotels, the Authorities suggested a new requirement in [REP7-108] which would impose controls on the type of parking that could be provided.

The Authorities have therefore suggested (see [REP7-108], for example that the following Work Nos. should be amended as follows –

#### Work No.22

Works associated with the North Terminal building including works to—
(a) extend the International Departure Lounge on levels 20, 30 and 40 to the north;

(b) extend the International Departure Lounge on levels 10, 20 and 30 to the south;

(c) extend the baggage hall and baggage reclaim;

(d) construct the North Terminal autonomous vehicle station;

(e) construct the autonomous vehicle maintenance building;

(f) reconfigure internal facilities;

(g) construct a multi-storey car park with provision for no more than 890 parking spaces for cars;

(h) demolish the CIP building and circulation building;

(i) remediate the coaching gates.

#### Work No. 28

Works associated with the Car Park H Site including works to—
(a) construct a hotel;

(b) construct an office with provision for up to 5,000 square metres of office floor space;

(c) construct a multi-storey car park with provision for no more than 3,700 parking spaces for cars;

(d) demolish Car Park H;

(e) external vehicle and pedestrian accesses.

#### Work No. 29

Works to convert Destinations Place office into a hotel with provision for up to 250 bedrooms and refurbishment of the building exterior.

Work No. 30

Works to construct Car Park Y including—

(a) earthworks and works to construct an attenuation storage facility with a capacity of approximately 32,000m3;

(b) construction of a multi-storey car park with provision for no more than 3,035 parking spaces for cars.

#### Work No. 31

Works associated with Car Park X including—

(a) earthworks and landscaping;

(b) construction of a flood compensation area with a capacity of approximately 55,000m3;

(c) construction of an outfall structure;

(d) access improvements;

 Associated development should be proportionate to the nature and scale of the principal development. The hotels are a proportionately small part of the overall proposed development.

In light of the above application of the 'core principles', GAL considers that it is open to the Secretary of State to conclude that the hotels are "associated development", and that such a conclusion is clearly justified.

If the Council disagrees with this analysis, please provide detailed justification by reference to this guidance and the reasoning above.

It is not clear on what basis that Council asserts that hotel works may "evad[e] proper environmental controls". These works would form part of the authorised development under the DCO and therefore be subject to the requirements, including the CoCP by virtue of requirement 7. Further detail is requested from the Council as to the precise nature of their concern.

#### **Updated position (July 2024)**

The JLAs' position regarding car parking is noted from the lefthand column, however that does not bear on the inclusion of hotels in Schedule 1 (authorised development). On the basis that the said inclusion is understood to now be agreed, the Applicant has marked this row as 'Agreed'.

The Applicant has added new requirement 34 (office occupier) in version 9 of the **draft DCO** submitted at Deadline 7 (Doc Ref. 2.1), which secures that the occupier of the new office to be constructed on the Car Park H site must be an entity related to, or whose business and/or operations are related to, the airport, air travel and/or aviation, unless otherwise agreed in writing by CBC.



		(e) deck parking provision with provision for no more than 3,280 parking			
		spaces for cars, including a re-provision of Purple Parking and surface			
		parking amendments.			
		(f) [delete sub-para (f)]			
		Work No. 32			
		Works to remove existing car parking at North Terminal Long Stay car			
		park and construct a decked car parking structure with provision for no			
		more than 1,680 parking spaces for cars if Work No. 44 (wastewater			
		treatment works) is not implemented or 2,842 parking spaces for cars			
		if Work No. 44 is implemented.			
		Work No. 33			
		Works associated with the existing Purple Parking car park including—			
		(a) removal of existing decked car parking structure;			
		(b) partial removal of existing surface car parking;			
		(c) erection of a fenceline;			
		(d) re-configuration of remaining surface level car parking with provision			
		for no more than 700 parking spaces for cars.			
		Work No. 38			
		Works to construct the habitat enhancement area and flood			
		compensation area at Museum			
		Field including works to—			
		(a) construct a flood compensation area with a capacity of approximately			
		57,600m3;52			
		(b) extend Gatwick greenspace footpath;			
		(c) construct a maintenance access road;			
		(d) undertake earthworks, landscaping and a bund (up to 6 metres in			
		height above datum) around the southern and eastern perimeter;			
		(e) construct footbridge;			
		(f) construct two farm access bridges			
		<u></u>			
2.7.1.16	Draft Development Consent	The drafting of several requirements (Schedule 2) including: the drafting	The precise nature of the Council's concerns in respect of the cited	Draft DCO (REP3-006)	Not Agreed Under
	Order (APP-006)	of "start date" (R.3(2) (time limits and notifications); the 14-day	drafting is not clear from this comment – please clarify.	21411233 (1121333)	discussion
		notification period in R3(2); why some documents must be produced "in	drawing to not olear from this comment. piedoe olarny.		dioddolori
		accordance with" the certified documents and others must be produced	In relation to the inclusion of wording such as "in general		
		either "in general accordance" or "in substantial accordance" with them;	accordance", please refer to row 20.29 of Table 20 of the Issues		
		paras 12 (construction traffic management plan) & 13 (Construction	Tracker.		
		workforce travel plan) - "following consultation with the relevant local			
		planning authority on matters related to its function."; the drafting of R.14	Updated position (April 2024):		
		(archaeological remains); and of those which concern noise (e.g. R.15	The drafting of the requirements in Schedule 2 to the draft DCO		
		(air noise envelope), R.18 (noise insulation scheme)); the ambiguous	has advanced significantly since these comments. References to		
		drafting in R.19 (airport operations); para 21 (carbon action plan)	"general accordance" have been replaced and, where appropriate		
		ambiguous "general accordance" is vague.	to provide for a degree of flexibility, "substantially in accordance"		
			has been used. This is subject to the new definition of this phrase		
		Updated position (Deadline 1): WSCC would like to understand why "in	in article 2 (interpretation).		
		general accordance" has been used in Requirements 8(3), 10(2), 11(2),			
		21 and 22(2); and why "substantially in accordance" has been used in	Updated position (July 2024)		
		Requirements 7, 8(4), 12(2), 13(2) and 22(3).			
			Requirement 3 – 'start date' and notice periods		



Updated position (Deadline 5):

Requirement 3: start date

Regarding "start date", see the answer in row 2.7.1.13 above.

Requirement 3: notice period

WSCC considers – a more generous notice period for the commencement of each part of the authorised development should be provided,

the other local authorities should also be notified of commencement (the administrative burden of doing so will be negligible),

before Requirement 3, there should be a requirement which provided that no part of the authorised development can commence until a masterplan for each part of the development has been submitted to and approved in writing by the relevant planning authority. (Example drafting is set out in the Authorities' answer to DCO.1.40 (R3).

Further detail on these points is set out in the Legal Partnership Authorities' response to ExQ1 DCO.1.40 (R3) [REP3- 135]) in respect of the amendments that should be made to this requirement.

Requirement 15 (air noise envelope)

WSCC notes the Applicant's response; however, it considers the requirement should make provision for local authority control.

At Deadline 4, the Joint Local Authorities submitted their Introduction to a proposal for an Environmentally Managed Growth Framework [REP4-050] ("the Introduction"), which explains that the DCO requirements which include controls related to environmental effects provide the Applicant with too much flexibility. The Introduction states the Joint Local Authorities consider a bespoke Environmentally Managed Growth Framework should apply to the proposed development and that a worked-up Framework will be submitted to the Examination as soon as possible. The Framework will apply to the air noise envelope (requirements 15 and 16), and to requirements 19 (airport operations), 20 (surface access), and 21 (carbon action plan).

Requirement 19 (airport operations)

The Applicant and the JLAs' solicitors continue to have positive engagement on the drafting of requirement 3 (including the use of 'start date') and the Applicant is hopeful that this wording can be agreed. Pending resolution, the Applicant maintains its position set out above.

Requirement 15 – noise envelope

The Applicant maintains its position set out above and refers to its previous submissions on the appropriate independent air noise reviewer, which it maintains should be the CAA. Please see further the Applicant's Written Summary of Oral Submissions - ISH8 – Noise [REP6-081].

Requirement 19 – airport operations

The Applicant and the JLAs' solicitors continue to have positive engagement on the drafting of requirement 19 and the Applicant is hopeful that this wording can be agreed. The Applicant understands that there is only a definitional point outstanding between the parties.





WSCC maintains its position regarding paragraph (2) being too broad. WSCC disagrees that its proposed wording "lacks precision" since it is similar to the wording used in condition 3 of the 1979 planning permission.

WSCC agrees with the position set out in the Legal Partnership Authorities Response to the Applicant's Schedule of Changes, which is included at Appendix A of [REP4-042].

Regarding paragraph 4(a), the proposed drafting is again too broad. For instance, condition 3 (runway use) of the 1979 planning permission allows use of the emergency runway when the "main runway is temporarily non operational by reason of an accident or a structural defect or when maintenance to the main runway is being undertaken".

WSCC considers it would be reasonable if similar wording were incorporated into paragraph 4(a). Condition 3 also requires GAL to notify the local planning authority in advance of when maintenance is to be carried out. A similar provision should be included in Requirement 19. WSCC does not agree to the inclusion of paragraph (4)(b) because it could have the effect of overriding the prohibition under paragraph (3). WSCC does not consider this approach to be reasonable. It is noted that while the Explanatory Memorandum [REP3-008] summarises paragraph (3), it does not justify the inclusion of paragraph (4).

In the light of the above comments, the Authorities' proposed amendments to existing Requirement 19 are set out in row 92 of Appendix A to [REP4-042]. WSCC obviouslyagrees with these proposed amendments.

The points made above under "Requirement 15 (air noise envelope)" regarding the Environmentally Managed Growth Framework also apply to this requirement.

#### **Updated position (12 August 2024)**

Requirement 3

These amendments are intended to correct the position following submission of amendments at D6 in which references to "business" days were removed.

(a) within **the period of** 7 days **beginning with** the date on which the authorised development begins;

(b) at least **42** days prior to the anticipated date of commencement of the authorised development, provided that commencement may still lawfully occur if notice is not served in accordance with this subparagraph;

(c) within the period of 7 days beginning with the actual date of commencement of the authorised development;



		(d) at least 42 days prior to the anticipated date of commencement of			
		dual runway operations; and			
		(e) within the period of 7 days beginning with the actual commencement			
		of dual runway operations.			
		Requirement 15			
		The Authorities' latest comments on requirement 15 are set out in Part			
		C of their D8 submission "Consolidated submissions on the draft DCO –			
		Update at Deadline 8". (The Examination Library reference was not			
		available when this document was updated).			
		Requirement 19			
		The Authorities will consider the updated requirement 19 at Deadline 8.			
2.7.1.17	Draft Development Consent	The 8-week deadline in Schedule 11 (procedure for approvals, consents	The 8-week period (or 6-week where the discharging authority	Draft DCO (REP3-006)	Not Agreed Under
	Order (APP-006)	and appeals) for determining significant applications (e.g., the waste	need not consult with any other body) is the default period within		discussion
		recycling facility).	which the discharging authority must respond. If further information		
			is requested from the undertaker by the discharging authority, the		
		Updated position (Deadline 1): For certain major works which are listed	8/6 weeks run from the day immediately following that on which		
		in Schedule 1 (including, but not limited to Work Nos. 26 to 29) the	said further information is supplied. If a longer period is required,		
		standard 6-week/ 8-week deadline is unreasonably short. The Council	the undertaker and discharging authority can agree such longer		
		notes paragraph 1(2)(a) and (b) of Part 1 of Schedule 1 is subject to the	period in writing (paragraphs 1(2)(a) and (b), Part 1, Schedule 11).		
			period in writing (paragraphs 1(2)(a) and (b), Part 1, Schedule 11).		
		applicant agreeing to an extension. There is no guarantee that an			
		extension would be agreed and no obligation for the applicant to act	Given the above, the specified periods provide sufficient time for		
		reasonably in considering any request for extension.	the discharging authority to scrutinise applications pursuant to the		
			requirements of the draft DCO. Any longer period would unduly		
		The Council considers it would be more straightforward if the major works	and unnecessarily delay progress in implementing the authorised		
		had their own deadlines. More detail on this point will follow at Deadline	development.		
		1.			
			Updated position (April 2024):		
		WSCC disagrees that such an approach would cause unnecessary delay.	The Council's comment is noted. However, it is likely that the		
		Major applications under the TCPA 1990 regime can take 13 weeks (or	•		
		longer) to determine. Providing a 6 or 8 week deadline runs the risk of the	were this required following an application being made for "major		
		application having to be refused and the parties spending time and	works". The alternative would be that the application would be		
		resources on an appeal which might have been avoided if the Schedule	refused by the discharging authority or not decided in time, either		
		included a reasonable timeframe for determination.	of which could only be escalated through the appeal process in		
			paragraph 4 of Schedule 11 to the draft DCO. This process would		
		Updated position (Deadline 5):	likely require significant time and expenditure and the undertaker		
		Regarding the Applicant's reluctance to include a longer deadline for	would be mindful of that before triggering those provisions. The		
		determining major works, while WSCC notes the Applicant states the	undertaker is therefore realistically going to take a pragmatic		
		undertaker is "going to take a pragmatic approach to agreeing any request	approach to agreeing any request from the discharging authority		
		from the discharging authority for an extension of time". This gives cold	for an extension of time. In any event, the Applicant considers that		
		comfort when the period for determining major works is either 6 weeks or	the standard 6 or 8 week deadline is perfectly adequate for detailed		
		8 weeks, which is substantially shorter than if a local planning authority	consideration of details that may be subject to approval.		
		were to discharge a major works application under the Town and Country	The state of the s		
		note to disordings a major works application and in from and country	Updated position (July 2024):		
			Opuated position (only 2024).		



		Planning Act 1990. WSCC reiterates its position that major works should have their own deadline.  Updated position (12 August 2024) The Authorities consider the period for determining "major works" under Schedule 11 is too short and this should be increased to 13-weeks, which is consistent with the timeframe within which a major application must be determined under the Town and Country Planning Act regime. The Authorities consider (see REP7-108, row 44) that the following works should be treated as "major works" - "(i) Work No. 9 (Works to construct the replacement Central Area Recycling Enclosure (CARE) facility); (ii) Work No. 16 (new hangar); (iii) Work No. 16 (new hangar); (iii) Work No. 22 (Works associated with the North Terminal building); (v) Work No. 23 (Works associated with the South Terminal building); (v) Work No. 24 (Works to upgrade the North Terminal forecourt including access roads); (vi) Work No. 25 (Works to upgrade the South Terminal forecourt including access roads); (vii) Work No. 26 (Works to construct a hotel north of multi-storey car park 3); (viii) Work No. 27 (Works to construct a hotel on the car rental site); (ix) Work No. 28 (Works associated with the Car Park H Site); (x) Work No. 29 (Works to convert the existing Destinations Place office into a hotel); (xi) Work No. 31 (Works associated with Car Park X) (xiii) [Others TBC]"	The Applicant maintains the position set out above. It is understood that the JLAs will be proposing a 16-week decision period for detailed design approval for certain works. The Applicant considers that to be excessive given that this period, in the context of the TCPA 1990, applies only to applications requiring their own Environmental Impact Assessment. Here, an EIA has already been undertaken and will be considered through the Secretary of State's decision on the DCO. A decision period of a length to encompass undertaking that process from scratch is not appropriate for the discharge of requirements pursuant to a made DCO for which an EIA will already have been carried out.		
2.7.1.18	Draft Development Consent Order (APP-006)	Principal areas of disagreement remain in relation to the wording in of the proposed highway works and traffic regulation orders, including speed limits.  Updated position (Deadline 5):  WSCC welcome the continued discussions mentioned by the Applicant.	Noted and GAL will continue discussions with the relevant stakeholders on these points.  Updated position (July 2024)  The Applicant understands that these concerns have now been resolved.	n/a	Under discussionAgreed
2.7.1.19	Draft Development Consent Order (APP-006)	There is currently no mechanism to allow the Flood Resilience Statement to be secured through the dDCO.  Updated position (Deadline 5): While the securing of the Flood Resilience Statement by Requirement 24 is welcomed; WSCC considers further work is required in respect of the Flood Resilience Statement.  Updated position (12 August 2024) WSCC considers further work is required in respect of the Flood Resilient Statement, particularly in regards to the residual risk and	GAL will consider how best to secure this document and confirm in due course.  Updated position (April 2024): The Draft DCO [REP1-004] was updated at Deadline 1 to include Requirement 24 which secures the Flood Resilience Statement.  Updated position (July 2024)  This row relates to the securing of the Flood Resilience Statement, which has now been achieved.	n/a	Under discussionNot Agreed



		in adoption of invator allowers allowers are described as the conference of			
		inadequate climate change allowance used for the surface water			
		drainage strategy.			
		-			
2.7.1.20	Draft Development Consent	Regarding the proposed flood risk mitigation, it is not clear how the	The cited works are anticipated to take place early in the	Draft DCO (REP3-006)	Under discussion
	Order (APP-006)	timing of the River Mole works (Work No.39) and Car Park Y attenuation	construction timetable – see section 5.3 of ES Chapter 5: Project		
		tank (Work No. 30(a)) will be secured; similarly, it is not clear where the	Description and ES Appendix 5.3.3: Indicative Construction	ES Chapter 5 Project	No Longer
		culverts and syphons are secured.	Sequencing. GAL will consider further whether it is appropriate to	Description (REP1-	pursuing.
		Undeted a seitien (Decalling 5)	secure the timing of their delivery.	016)	
		Updated position (Deadline 5):	Cultivate and suphans are included in the design principles in	EC Amoundin E 2 2	
		Officers are considering the Applicant's response and will revert on this	Culverts and syphons are included in the design principles in	ES Appendix 5.3.3: Indicative	
		point as soon as possible.	Appendix A1 of Volume 5 of the <b>Design and Access Statement</b> [APP-257] and their delivery is therefore secured in the draft DCO	Construction	
		Lindated position (42 August 2024)	by requirements 4 and 5, which require detailed designs to be	Sequencing [APP-088]	
		Updated position (12 August 2024)	approved by the relevant planning or highway authority prior to	Sequencing [AFF-000]	
		WSCC reverts to CBC on matters specific to this issue.	commencement. The detailed designs must be in accordance with		
			the design principles.		
			The design principles.		
			Updated position (April 2024):		
			Requirement 23 (flood compensation delivery plan) secures the		
			submission and approval of a flood compensation delivery plan		
			which sets out the timeframe for delivering Work Nos. 30(a), 31(b),		
			38(a) and 39 prior to the commencement of any works located in		
			the floodplain which could conceivably remove floodplain and		
			therefore increase flood risk.		
			Updated position (July 2024)		
			At Deadline 6 the Applicant submitted a Flood Compensation		
			Delivery Plan Technical Note [REP6-069] which explained the		
			rationale for the works included in requirement 23 (flood		
			compensation delivery plan), which were also updated in version 8		
			of the <b>draft DCO</b> submitted at Deadline 6 [REP6-005].		
			Culverts and syphons are provided for in the <b>Design Principles</b>		
			(Doc Ref. 7.3) and reference has also been made to syphons in		
			updates to the work descriptions in Schedule 1 (authorised		
			development) in version 9 of the <b>draft DCO</b> submitted at Deadline		
			7 (Doc Ref. 2.1).		
2.7.1.21	Draft Development Consent	The current wording in Part 4 article 25, is of significant concern due to	While "removal of hedgerows, trees and shrubs" is excluded from	Draft DCO (REP3-006)	Under discussion
	Order (APP-006)	the impacts on: secondary legislation which would subsequently be	the definition of "commence" in article 2 as noted, the present		<u>Duplicate</u>
		overridden, the lack of reference made to the quality of future permitted	article (now article 25) will still govern how these activities are		



tree works; and the permitted removal of any hedgerow within the order carried out, article 25 providing the underlying authority for these limits that is required to be removed. This section should refer to relevant activities. submitted 'approved plans' to limit the broad permissions which would currently be permitted. The wording relating to "important hedgerows" has been removed from the latest draft of article 25, following confirmation that no **Updated position (Deadline 5):** such hedgerows are anticipated to be affected by the proposed See Row 2.7.1.14 above. development. Defining "hedgerow" by reference to the Hedgerow Regulations 1997 is well-established in many DCO precedents, including the Sizewell C (article 81), Southampton to London Pipeline (article 42) and Manston Airport (article 34) DCOs. Including a bespoke definition would be a significant departure from precedent and is not considered to be justified. The drafting of article 25 has advanced since the version commented upon by the Councils. For example, article 25(1)(b) now includes "or property within the authorised development". GAL will carefully consider the other proposed additions and will include them in the next draft of the DCO where reasonable and justified. It is not anticipated that there will be any concerns with tree and hedge works needing to be carried out in accordance with BS 3998:2010 (or more recent industry best practice). By way of initial comment on the remaining suggested additions, the new proposed sub-paragraph (3) does not appear necessary because: • it is unclear what is meant by "relative bodies"; • (3)(a) is not needed because authority is only conferred on the undertaker to fell or lop in the circumstances specified in sub-paragraphs (1)(a) and (b); • (3)(b) is not needed because the DCO will not obviate the need for consents required for protected species or laws related thereto; • (3)(c) is not needed because the draft DCO does not contain drafting obviating the need to obtain a felling licence and such a licence would therefore be required prior to felling; and • (3)(d) is not needed because the existence and protection afforded by tree preservation orders is not disturbed by the DCO (in the absence of express provision).



	Updated position (April 2024):	
	See Row 2.7.1.14 above.	
	Updated position (July 2024)	
	Given that this row duplicates the concern in row 2.7.1.14, it is proposed to mark this as 'Duplicate'.	



# 2.8. Ecology and Nature Conservation

2.8.1 **Table 2.8** sets out the position of both parties in relation to ecology and nature conservation matters.

Table 2.8 Statement of Common Ground – Ecology and Nature Conservation Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline	•	,	,	•	•
2.8.1.1	Evidence for null findings of ancient or veteran trees, as well as important hedgerows	No demonstration that these receptors have been appropriately surveyed, nor followed appropriate methodology.  Updated position (Deadline 1): Unable to find section A2.1.159 of Appendix 9.6.2. Tree data within the oLEMP appears to only include the surface access works.  Updated position (Deadline 5):  Unable to find section A2.1.159 of Appendix 9.6.2.  Section A1.1.161-182 of Appendix 9.6.2 Ecology Survey Report of the ES provides information on veteran trees and methodologies for their	The methodology used to assess the presence of Veteran Trees is set out in Section A2.1.159 of Appendix 9.6.2 Ecology Survey Report of the ES. Data are presented in the tree schedules in the oLEMP.  Updated position (Deadline 1): A Tree Survey Report and Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.  Updated position (April 2024): The latest versions of the Tree Survey Report and AIA [REP3-037] and ES Appendix 5.3.2 CoCP Annex 6 Outline Arboricultural and Vegetation	ES Appendix 9.6.2 Ecology Survey Report Part 2 [APP- 124]  ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP3-037]  ES Appendix 5.3.2:	Agreed
		surveyance. It does not state where such records are found, though assumed to be within the Tree Survey Report and AIA [REP3-037]. This identifies that no veteran trees will be removed and provides tree survey data and protection plans in support of this statement.  Section 2.3 of Appendix 9.6.2 Ecology Survey Report of the ES provides information on the surveyance of Important Hedgerows. Paragraph 3.3.1 states no important hedgerows were identified.	Method Statement [REP3-022] have been submitted at Deadline 3, updated in response to LAs feedback of the previous versions.	Code of Construction Practice – Annex 6: Arboricultural Method Statement [REP3-022]	
2.8.1.2	Lack of demonstration that arboricultural features have been considered, designed for and appropriately avoided, mitigated or compensated for	Potential impacts multiple to arboricultural features of unknown value.  Updated position (Deadline 1): Initiation of discussion is welcomed. Any mitigation or compensation measures will need to be secured by DCO requirements.  An Arboricultural Method Statement must also be submitted alongside other documents stated by the Applicant.  Updated position (Deadline 5):  The Applicants' own admittance within Appendix F: Response to the JLAs on Arboriculture, Landscape and Ecology [REP4-028] clearly identifies that avoidance and mitigation of arboricultural features has not taken place, rather, removal of all features within unknown construction area. This doesn't present a realistic worst-case scenario.  Updated position (12 August 2024):	An Arboriculture Impact Assessment and Tree Protection Plan are being produced and will be shared with the local authorities once available.  Updated position (Deadline 1): A Tree Survey Report and Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.  Updated position (April 2024): The latest versions of the Tree Survey Report and AIA [REP3-037] and ES Appendix 5.3.2 CoCP Annex 6 Outline Arboricultural and Vegetation Method Statement [REP3-022] have been submitted at Deadline 3, updated in response to LAs feedback of the previous versions.  Updated position (July 2024): The Applicant has provided updated documents at the Deadline 6 submission including:	ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP3-037]  ES Appendix 5.3.2: Code of Construction Practice – Annex 6: Arboricultural Method Statement [REP3-022]  Tree Survey Report and Arboricultural Impact Assessment [REP6-038, REP6- 040, REP6-042,	Under discussion Agreed Not Agreed



		Terror (1910 - 1911 - 1		I DED0 044 DED0 044	
		The stated DL6 submissions are welcomed, though the Authorities	ES Appendix 8.10.1: Tree Survey Report and	REP6-044,REP6-046,	
		remain concerned with approach towards proposed tree loss and	Arboricultural Impact Assessment [REP6-038, REP6-	<u>REP6-048]</u>	
		continue to be of the view that a realistic worst-case scenario has been	040, REP6-042, REP6-044, REP6-046, REP6-048]		
		applied, as stated within [REP3-117] (p.55-56) and [REP7-103].		Code of Construction	
			<ul> <li>Code of Construction Practice Annex 6 – Outline</li> </ul>	Practice Annex 6 –	
			Arboricultural and Vegetation Method Statement [REP6-	Outline Arboricultural	
			018, REP6-020, REP6-022, REP6-024, REP6-026,	and Vegetation	
			REP6-028] (Appendix A includes M23 and A23	Method Statement	
			preliminary tree removal and protection plans and	[REP6-018, REP6-	
			Appendix C includes M23 and A23 preliminary	020, REP6-022,	
			vegetation removal and protection plans).	REP6-024, REP6-026,	
				REP6-028]	
			The oAVMS sits within the CoCP which is DCO		
			requirement 7 and is also referenced within DCO	Note on Project Wide	
			requirement 28.	Habitat Loss and	
				Replacement [REP6-	
			These documents provide updated details of trees and	071]	
			vegetation to be lost and trees and vegetation to be retained and		
			protection methods based on preliminary designs, as a worst		
			case scenario. Further detail would be provided during the		
			detailed design stage to confirm tree loss. An Arboricultural and		
			Vegetation Method Statement would be submitted to CBC for		
			approval as secured through Requirement 28 of the dDCO.		
			The Applicant has also provided at Deadline 6 a Note on Project		
			Wide Habitat Loss and Replacement [REP6-071] to form a		
			single point of reference with respect to vegetation change that it		
			is anticipated could take place across the Project.		
			is annespated oodid take pideo delege the Freject.		
			Updated position (Deadline 9): While there is a net loss in		
			area, this is mitigated through an overall enhancement to the		
			ecological condition of the woodland being replanted.		
2.8.1.3	Baseline Environment	The Phase 1 Habitat Survey (APP-125) should have extended beyond	The scope of the surveys undertaken to inform the Project was	n/a	Not Agreed
		the DCO Limits to identify wildlife corridors and potential enhancement	agreed with Natural England during pre-submission consultation.		
		opportunities in the surrounding landscape.	This included with respect to the Phase 1 Habitat Survey.		
2.8.1.4	Arboriculture	Arboricultural features are a material planning consideration. It is	As set out in Table 9.8.1 of Chapter 9 Ecology and Nature	ES Chapter 9	Under
		therefore, disappointing that a relevant depiction of such features has	Conservation of the ES 'Protective fencing, in accordance with	Ecology and Nature	Discussion Agreed
		not been presented using recognised survey and assessment	BS 5837, would be erected around these features to prevent	Conservation [APP-	
		techniques. Accordingly, the impact on such receptors is incomplete.	access by people, materials or machinery'. Full details of the	034]	
		Further, adequate protection measures for ancient woodland and other	location of tree protection and associated buffer zones for		
		retained arboricultural features have not been demonstrated.	ancient woodland will be set out in the CoCP and associated	ES Appendix 8.10.1:	
			tree protection plans.	Tree Survey Report	
			·		



**Updated position (Deadline 1):** It is not clear how tree protection measures stated within Table 9.8.1 of Chapter 9 Ecology and Nature Conservation of the ES are appropriate nor adequate. This must be informed from an Arboricultural Impact Assessment (in accordance with BS5837:2012).

#### **Updated position (Deadline 5):**

AIA [REP3-037] and oAVMS [REP3-022] are welcomed, though ongoing discussion is required in response to Appendix F: Response to the JLAs on Arboriculture, Landscape and Ecology [REP4-028].

### Updated position (12 August 2024):

The Tree Survey Report and Arboricultural Impact Assessment updated at Deadline 6, alongside with the Outline Arboricultural and Vegetation Method Statement updated at Deadline 7 now provides adequate protection for retained trees and has demonstrated avoidance of impacts within the buffer zone of Horleyland Woods (Ancient Woodland). This has now addressed these concerns for the principal of tree protection mitigation.

Further arboricultural surveys are on-going and will be presented when complete.

**Updated position (Deadline 1):** A Tree Survey Report and Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.

Updated position (April 2024): The latest versions of the Tree Survey Report and AIA [REP3-037] and ES Appendix 5.3.2 CoCP Annex 6 Outline Arboricultural and Vegetation Method Statement [REP3-022] have been submitted at Deadline 3, updated in response to LAs feedback of the previous versions.. These set out the locations of tree protection measures, in line with BS5837, as required by Table 9.9.1 of Chapter 9.

<u>Updated position (July 2024):</u> The Applicant has provided updated documents at the Deadline 6 submission including:

ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-044, REP6-046, REP6-048]

Code of Construction Practice Annex 6 – Outline Arboricultural and Vegetation Method Statement [REP6-018, REP6-020, REP6-022, REP6-024, REP6-026, REP6-028] (Appendix A includes M23 and A23 preliminary tree removal and protection plans and Appendix C includes M23 and A23 preliminary vegetation removal and protection plans).

The oAVMS sits within the CoCP which is DCO requirement 7 and is also referenced within DCO requirement 28.

These documents provide updated details of trees and vegetation to be lost and trees and vegetation to be retained and protection methods based on preliminary designs, as a worst case scenario. Further detail would be provided during the detailed design stage to confirm tree loss. An Arboricultural and Vegetation Method Statement would be submitted to CBC for approval as secured through Requirement 28 of the dDCO.

The Applicant has also provided at Deadline 6 a Note on Project
Wide Habitat Loss and Replacement [REP6-071] to form a
single point of reference with respect to vegetation change that it

and Arboricultural Impact Assessment (REP3-037)

ES Appendix 5.3.2: Code of Construction Practice – Annex 6: Arboricultural Method Statement (REP3-022)

Tree Survey Report and Arboricultural Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-044,REP6-046, REP6-048]

Code of Construction
Practice Annex 6 –
Outline Arboricultural
and Vegetation
Method Statement
[REP6-018, REP6020, REP6-022,
REP6-024, REP6-026,
REP6-028]

Note on Project Wide Habitat Loss and Replacement [REP6-071]



			I		
			is anticipated could take place across the Project. The document		
			includes illustrative material for eight key views within the		
			surface access improvements corridor to illustrate vegetation		
			loss and replacement and the creation of landscape proposals at		
			Year 1 and Year 10. The visualisations have been prepared to		
			the specifications set out by RBBC following a meeting on 14th		
			May 2024.		
2.8.1.5	Baseline Environment	Ancient and veteran trees were surveyed using recognised guidance	The methodology used to assess the presence of Veteran Trees	ES Appendix 9.6.2	Agreed
		with none being identified; however, the methodology for determining	is set out in Section A2.1.159 of Appendix 9.6.2 Ecology Survey	Ecology Survey	
		such status has not been made clear, nor has the survey data been	Report of the ES.	Report Part 2 [APP-	
		evidenced by the Applicant in support of this finding.		124]	
			Updated position (Deadline 1): A Tree Survey Report and		
		Updated position (Deadline 1): Unable to find section A2.1.159 of	Arboricultural Impact Assessment and an Arboricultural Method	ES Appendix 8.10.1:	
		Appendix 9.6.2. Methodology within sections A1.1.161-182 has been	Statement is being submitted at Deadline 1.	Tree Survey Report	
		reviewed to support stakeholder position, the documents referred		and Arboricultural	
		provide guidance only, no methodology is provided.	Updated position (April 2024): The latest versions of the Tree	Impact Assessment	
			Survey Report and AIA [REP3-037] and ES Appendix 5.3.2	(REP3-037)	
		Updated position (Deadline 5):	CoCP Annex 6 Outline Arboricultural and Vegetation	· ·	
		Unable to find section A2.1.159 of Appendix 9.6.2.	Method Statement [REP3-022] have been submitted at	ES Appendix 5.3.2:	
		Section A1.1.161-182 of Appendix 9.6.2 Ecology Survey Report of the	Deadline 3, updated in response to LAs feedback of the	Code of	
		ES provides information on veteran trees and methodologies for their	previous versions.	Construction	
		surveyance. It does not state where such records are found, though	provided volume.	Practice – Annex 6:	
		assumed to be within the Tree Survey Report and AIA [REP3-037]. This		Arboricultural	
		identifies that no veteran trees will be removed and provides tree survey		Method Statement	
		data and protection plans in support of this statement.		(REP3-022)	
		data and protection plans in support of this statement.		(NET 5 022)	
2.8.1.6	Baseline Environment	The surveyance for 'important hedgerows' followed recognised	GAL will provide this survey data to WSCC as requested.	ES Appendix 8.10.1:	Agreed Under
		methodology and though none were identified, no survey data has been		Tree Survey Report	discussion
		evidenced in support of this finding. WSCC wishes to see that evidence.		and Arboricultural	a.coaco.c
		The state of the s	Updated position (April 2024): Survey data to be provided by	Impact Assessment	
		Updated position (Deadline 1): Submission of findings welcomed.	Deadline 5.	(REP3-037))	
		opulated position (Deading 1). Submission of findings welcomed.	Dedume 5.	(NET 0 001))	
		Updated position (Deadline 5):	Updated position (Deadline 5): The Applicant has submitted	ES Appendix 5.3.2:	
		No updates required	the hedgerow data at Deadline 5.	Code of	
		Tto apacitoo roquirou	and nougorow data at Doddinio o.	Construction	
		Updated position (12 August 2024):		Practice – Annex 6:	
		The hedgerow data submitted at Deadline 5 (Supporting Ecology		Arboricultural	
		Technical Notes Version 1 [REP5-069] has adequately addressed these		Method Statement	
		concerns.		(REP3-022)	
				Appendix A –	
				• •	
				Hedgerow Survey	
				Data (Doc Ref. 10.33)	



2.8.1.7	Baseline Environment	Detailed tree survey data has only been provided for the surface access	Further arboricultural surveys are on-going and will be presented	ES Appendix 8.10.1:	Under
		(highway) sections only. An arboricultural assessment in accordance	when complete.	Tree Survey Report	discussionAgreed
		with BS5837:2012 providing a baseline for arboricultural features,		and Arboricultural	Not Agreed
		including all trees that could be impacted by the Project (including those	Updated position (Deadline 1): A Tree Survey Report and	Impact Assessment	
		adjacent to the DCO limits) should be provided.	Arboricultural Impact Assessment and an Arboricultural Method	(REP3-037))	
			Statement is being submitted at Deadline 1.		
		Updated position (Deadline 1): Submission of full detailed		ES Appendix 5.3.2:	
		arboricultural surveys and assessment welcomed.	Updated position (April 2024): The Tree Survey Report and	Code of	
			Arboricultural Impact Assessment [REP3-037 to REP3-042]	Construction	
		Updated position (Deadline 5):	has been carried out for the Project site and undertaken in	Practice - Annex 6:	
			accordance with BS5837:2012. It identifies all arboricultural	Arboricultural	
		The Tree Survey Report and Arboricultural Impact Assessment [REP3-	features impacted by the Project based on a worse case	Method Statement	
		037] is welcomed to seek to address this matter. Concerns remain as	assessment.	(REP3-022)	
		set out in REP4-042.			
			Updated position (July 2024): The Applicant has provided	Tree Survey Report	
		Updated position (12 August 2024):	updated documents at the Deadline 6 submission including:	and Arboricultural	
				Impact Assessment	
		The Tree Survey Report and Arboricultural Impact Assessment updated	ES Appendix 8.10.1: Tree Survey Report and Arboricultural	[REP6-038, REP6-	
		at Deadline 6 provides a baseline of most features throughout the	Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-	040, REP6-042,	
		surveyed areas within the DCO Limits, however, [REP3-117] (p.55-56)	044,REP6-046, REP6-048]	REP6-044,REP6-046,	
		and [REP7-103] provide examples where hedgerow and tree features		REP6-048]	
		are missing from the baseline survey plans. This is not expected to be of	Code of Construction Practice Annex 6 – Outline Arboricultural		
		significant impact/change to the Arboricultural Impact Assessment,	and Vegetation Method Statement [REP6-018, REP6-020,	Code of Construction	
		though they do need accounting for within the Outline Arboricultural and	REP6-022, REP6-024, REP6-026, REP6-028] (Appendix A	Practice Annex 6 –	
		Vegetation Method Statement which has been based on the outline	includes M23 and A23 preliminary tree removal and protection	Outline Arboricultural	
		surveys. If above stated documents were updated by DL9 and reflected	plans and Appendix C includes M23 and A23 preliminary	and Vegetation	
		the missing features stated within the JLA submissions, this item would	vegetation removal and protection plans).	Method Statement	
		move to Agreed.		[REP6-018, REP6-	
			The oAVMS sits within the CoCP which is DCO requirement 7	020, REP6-022,	
			and is also referenced within DCO requirement 28.	REP6-024, REP6-026,	
				REP6-028]	
			These documents provide updated details of trees and	Note on Project Wide	
			vegetation to be lost and trees and vegetation to be retained and	Habitat Loss and	
			protection methods based on preliminary designs, as a worst	Replacement [REP6-	
			case scenario. Further detail would be provided during the	<u>071]</u>	
			detailed design stage to confirm tree loss. An Arboricultural and	<u> </u>	
			Vegetation Method Statement would be submitted to CBC for		
			approval as secured through Requirement 28 of the dDCO.		
			The Applicant has also provided at Deadline 6 a Note on Project		
			Wide Habitat Loss and Replacement [REP6-071] to form a		
			single point of reference with respect to vegetation change that it		
			is anticipated could take place across the Project.		
Assessment N	Methodology				



2.8.2.1

Lack of approaching, assessing and addressing ecological impacts at a landscape scale Ecological impacts will extend beyond the DCO limits with potential impacts on bat populations, riparian habitats downstream of the Airport and the spread of non-native aquatic species. Disturbance and habitat severance within the Airport will impact the functioning of wildlife corridors, notably bat commuting routes, both within the Site and the wider landscape. Maintenance of habitat connectivity across the airport and wider landscape remains a concern.

#### **Updated position (Deadline 5):**

WSCC remains concerned that habitat severance and disturbance within the Project site, including the surface access improvements, will impact the functioning of wildlife corridors, notably bat commuting routes, both within the Site and the wider landscape. The loss of mature broadleaved woodland is of major concern, particularly as replacement planting will take many years to reach maturity and fully compensate for that lost. WSCC is also concerned that the development will impact riparian habitats downstream and facilitate the spread of non-native aquatic species, such as Himalayan balsam. WSCC acknowledges the habitat creation at Brook Farm and Longbridge Roundabout but considers that further habitat creation/enhancement should be sought, both on-site and off-site, to maintain and enhance habitat connectivity across the landscape.

There is still a considerable lack of clarity regarding the extent of habitat loss and habitat creation/compensation, including uncertainty over the locations and extent of woodland creation. WSCC is pleased to hear that further information with respect to habitat loss/gain for each habitat type will be submitted by the Applicant at Deadline 5.

#### Updated position (12 August 2024):

The Note on Project Wide Habitat Loss and Replacement [REP6-071] is helpful in providing further detail on habitat loss and replacement.

WSCC maintains the view that a 'landscape-scale approach' should have been taken to assessing and addressing ecological impacts, including the need to provide off-site mitigation, compensation, and Biodiversity Net Gain (BNG). This is particularly so because airport safeguarding has constrained the ability to mitigate on-site. Habitat creation and enhancement, and improved habitat connectivity, should extend beyond the confines of the Site to strengthen key wildlife corridors, such as the River Mole, Gatwick Stream and Bechstein's bat commuting routes.

Subject to the Section 106 Landscape and Ecology Enhancement Fund being agreed, this could be turned green.

As set out in paragraph 9.4.9 *et seq.* of Chapter 9 Ecology and Nature Conservation of the ES, the potential for ecological impacts beyond the DCO limits was recognised through the extension of the survey work beyond the limits, where necessary (bats, GCN, riparian mammals etc.).

As such, the impact assessment has considered impacts outwith the DCO limits, where there is the potential for such impacts to occur.

The impacts of the Project on habitat connectivity have been considered within Section 9 of Chapter 9 Ecology and Nature Conservation of the ES. This concluded that, although there would be nowhere that connectivity would be completely removed, there were areas where it would be reduced due to the loss of woodland. This was assessed as being of moderate adverse significance until the replacement planting matured sufficiently when this was reduced below the threshold of significance.

The long-term maintenance of habitat connectivity both across the airport and between the airport and the wider landscape as a result of the Project has been a key driver of the overall Ecology Strategy, as set out in the oLEMP.

Opportunities to create enhanced corridors beyond the confines of the existing airport boundary have included those at Brook Farm and Longbridge Roundabout, as set out in the oLEMP (Appendix 8.8.1 of the ES).

<u>Updated position (April 2024):</u> The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.

<u>Updated position (July 2024)</u>: The Applicant has also provided at Deadline 6 a Note on Project Wide Habitat Loss and Replacement [REP6-071] to form a single point of reference with respect to vegetation change that it is anticipated could take place across the Project. This includes details of where and how much of each habitat type is to be removed.

<u>Updated position (Deadline 9): The Applicant has agreed</u> <u>biodiversity and landscaping specific financial contributions as</u> Section 9 of ES
Chapter 9 Ecology
and Nature
Conservation [APP034]

Not-Agreed

subject to s106

ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 1 [APP-113]

ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 2 [APP-114]

ES Appendix 8.8.1
Outline Landscape
and Ecology
Management Plan
Part 3 [APP-115]

ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 4 [APP-116]

Note on Project Wide
Habitat Loss and
Replacement [REP6071]



			part of s106 discussions and therefore this matter can move to		
			agreed.		
sessment	TT		I <del></del>	T-11 004 (F0	T.,
8.3.1	The extent of loss of mature	Although some woodland will be replanted along the new highway	The planting proposed, once mature, will ensure that there are	Table 9.8.1 of ES	Under discussion
	broadleaved woodland (net	alignment it will be years before bat foraging and roosting habitat, and	no residual significant effects on either woodland nor bat	Chapter 9 Ecology	Not Agreed.
	loss over 5 ha).	habitat connectivity are fully reinstated. The assessment concludes	foraging/commuting habitat.	and Nature	
		there is a significant effect on bat behaviour until new woodland planting had established. Current mitigation and compensation measures are	The maintenance of foraging and commuting routes for bats was	Conservation [APP-	
		·		034]	
		insufficient to maintain bat foraging habitat and commuting routes over the short and medium term.	a key element in the design principals for the Project, in	ES Annondiy 5 2 2	
		the short and medium term.	particular along the River Mole and Gatwick Stream.	ES Appendix 5.3.2: Code of	
		Undeted position (Deadline 1): Creater elevity is required an hebitat	For example, as set out in Table 9.8.1 of Chapter 9 Ecology and Nature Conservation, this has included limiting vegetation loss	Construction	
		Updated position (Deadline 1): Greater clarity is required on habitat		Practice (REP3-022)	
		loss, compensatory habitat and habitat gain, including the precise locations and extent of habitat involved. The information in Appendix	along the A23 to ensure sufficient vegetation is retained to maintain a dark corridor along the bat foraging and commuting	Fractice (NEF5-022)	
		9.9.2 (BNG Statement), including the figures for woodland, is unclear &	route present along the Gatwick Stream. Therefore, although		
		difficult to match with the Sketch Landscape Concept Plans within the	the loss of woodland along the A23 in particular will result in a		
		OLEMP.	reduction in the area of bat foraging/commuting habitat (as set		
		OLLIVIF.	out in the ES), there will be no complete severance of		
		Further discussion would be welcome.	commuting routes.		
		Tuttiel discussion would be welcome.	Community routes.		
		Updated position (Deadline 5:)	A lighting strategy would be Included in the CoCP to ensure that		
		Further discussion would still be welcome.W_SCC is, however, pleased	construction lighting was directed to where it was needed and		
		to hear that further information with respect to habitat loss/gain for each	did not significantly increase levels of artificial lighting on		
		habitat type will now be submitted at Deadline 5. WSCC is also pleased	sensitive habitats, such as retained woodland and river		
		to hear that an updated ES Appendix 9.9.2 Biodiversity Net Gain	corridors. Lighting will be designed in accordance with Institute		
		Statement will also be submitted at Deadline 5. Further information on	of Lighting Professionals /Bat Conservation Trust guidelines.		
		advance planting and habitat creation would be welcomed.	Construction task lighting will be directed to where it is needed		
			only, to avoid light spillage. Accessories such as hoods, cowls		
		Updated position (August 2024)	and shields will be used to direct light to the intended area only.		
		The Note on Project wide Habitat Loss and Replacement [REP6-071] is	Light levels will be as low as the guidelines permit. If		
		helpful in providing further detail on habitat loss and replacement. The	construction lighting is not needed, it will be avoided.		
		information on advance planting and habitat creation within the updated			
		oLEMP [REP6-032, REP6-034 and REP6-036] is also helpful.	Updated position (April 2024): Additional information with		
			respect to vegetation loss/gain, including figures illustrating this		
		Whilst WSCC is largely satisfied with the assessment itself, WSCC still	for all habitats, including woodland, will be submitted at Deadline		
		has major concerns regarding loss of deciduous woodland habitat. It is	4.		
		recognised that the net loss has now been reduced from over 5ha to	In addition, ES Appendix 9.9.2 Biodiversity Net Gain		
		3.12ha. However, this is still a net loss. WSCC's concerns include:	Statement was updated at Deadline 3 to include hedgerow gain		
			[REP3-047]. This shows that the Project will deliver at least a		
			10% gain in hedgerow units.		
		1. As a Priority Habitat, there should be no net loss of deciduous	Undeted position (July 2024): A Note on Design wide United		
		woodland	Updated position (July 2024): A Note on Project wide Habitat		
			Loss and Replacement [REP6-071] was submitted at Deadline		
			6. Details of options with respect to advance planting and habitat		



	2. New woodland planting will take many decades to reach maturity and thus fully compensate for that lost  3. If the Project is to meet the BNG 'trading rules' and truly deliver a 10% BNG, it must deliver 10% BNG in woodland units  4. Short and medium term impacts on bat foraging habitat and commuting routes through loss of mature and semi-mature woodland  As the above concerns have not been addressed, this issue remains 'not agreed'.	creation are set out in Annex 4 of ES Appendix 8.8.1 outline  Landscape and Ecology Management Plan [REP6-032, REP6- 034, REP6-036]. On this basis, it is assumed that this issue can be agreed.  Updated position (Deadline 9): While there is a net loss in area, this is mitigated through an overall enhancement to the ecological condition of the woodland being replanted.		
Inadequate consideration and demonstration for the protection of ancient woodland. Conflicting with the finding of 'no impact' occurring to these receptors.	Potential impact to ancient woodlands receptors where barriers are specified to form buffer zone protection. This is of principle concern for Horleyland Wood due to the adjacent proposed works area for the new foul water pipeline.  Updated position (Deadline 1): Submission of full detailed arboricultural surveys and assessments are welcomed, this must include a supporting Arboricultural Method Statement.  Updated position (Deadline 5):  Changes within the oAVMS [REP3-022] are welcomed. However, paragraph 3.3.2 clearly identifies that the proposed foul water pipeline works currently remain within the buffer zone of Horleyland Woods (AW), with only a statement suggesting that the works will be changed during detail design to avoid it buffer zone.  Updated position (12 August 2024);  The OAVMS submitted at Deadline 7 provides confidence that the control document now prevents the routing of services within the buffer zone of Horleyland Wood and now avoids impacts to this receptor (noting that figure 5.2.1 e of the Project Description Figures (v4) [REP6-016] does not represent any change in the indicative location of the foul water pipeline which would be required at detailed design).	An Arboriculture Impact Assessment and Tree Protection Plan are being produced and will be shared with the local authorities once available.  Updated position (Deadline 1): A Tree Survey Report and Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.  Updated position (April 2024): The Tree Survey Report and Arboricultural Impact Assessment [REP3-037 to REP3-042] and CoCP Annex 6 Outline Arboricultural and Vegetation Method Statement [REP3-022 to REP3-027] have been submitted at Deadline 3. Section 3 of the oAVMS details the protection measures in place for Ancient Woodland areas adjacent to the Project boundary, noting that no Ancient Woodland areas are located within the Project boundary.  Updated position (July 2024): The Applicant has provided updated documents at the Deadline 6 submission including:  ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-044, REP6-046, REP6-048] which states in section 6.2.5 that "No trees within Ancient Woodlands or that are Veteran Trees are proposed for removal."  Code of Construction Practice Annex 6 — Outline Arboricultural and Vegetation Method Statement [REP6-018, REP6-020, REP6-021, REP6-024, REP6-026, REP6-028] (Appendix A includes M23 and A23 preliminary tree removal and protection plans and Appendix C includes M23 and A23 preliminary vegetation removal and protection plans). Section 3 of this provides details of Ancient woodland protection which is secured	ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment (REP3-037])  ES Appendix 5.3.2: Code of Construction Practice – Annex 6: Arboricultural Method Statement (REP3-022)  Tree Survey Report and Arboricultural Impact Assessment [REP6-038, REP6- 040, REP6-042, REP6-044,REP6-046, REP6-048]  Code of Construction Practice Annex 6 – Outline Arboricultural and Vegetation Method Statement [REP6-018, REP6- 020, REP6-022, REP6-024, REP6-026, REP6-028]  Note on Project Wide Habitat Loss and	Under discussion Agreed



			under DCO requirement 7, future AVMS must be substantially in	Replacement [REP6-	
			accordance with the oAVMS under DCO requirement 28.	<u>071]</u>	
			These documents provide updated details of trees and		
			vegetation to be lost and trees and vegetation to be retained and		
			protection methods based on preliminary designs, as a worst		
			case scenario. Further detail would be provided during the		
			detailed design stage to confirm tree loss. An Arboricultural and		
			Vegetation Method Statement would be submitted to CBC for		
			approval as secured through Requirement 28 of the dDCO.		
			The Applicant has also provided at Deadline 6 a Note on Project		
			Wide Habitat Loss and Replacement [REP6-071] to form a		
			single point of reference with respect to vegetation change that it		
			is anticipated could take place across the Project. The document		
			includes illustrative material for eight key views within the		
			surface access improvements corridor to illustrate vegetation		
			loss and replacement and the creation of landscape proposals at		
			Year 1 and Year 10. The visualisations have been prepared to		
			the specifications set out by RBBC following a meeting on 14th		
			May 2024.		
			An updated Tree Survey Report and Arboricultural Impact		
			Assessment and a updated Outline Arboricultural and		
			Vegetation Method Statement will be provided at Deadline 7		
			showing the foul water pipeline works outside the buffer zone of		
			Horleyland Woods (AW).;		
2.8.3.3	Extent of vegetation loss	Concern is raised over the extent of vegetation that would be lost	The extent of vegetation loss along the A23 is fully considered	Section 9 of <b>ES</b>	Under discussion
2101010	Zatorit or regolation 1000	(primarily along the road corridor), which is significant and its effects on	within Section 9 of Chapter 9 Ecology and Nature Conservation	Chapter 9 Ecology	
					<u>Agreed</u>
		ecosystem service benefits and the loss of connectivity at a landscape	of the ES.	and Nature	
		scale.		Conservation [APP-	
			The majority of the vegetation that would be removed as part of	034]	
		Updated position (Deadline 1): Impacts to trees adjacent surface	the surface access improvements of the A23 would be scrub and		
		access improvements have not been adequately demonstrated and	small to medium sized trees. Reinstatement of scrub and tree		
		could therefore require the loss of mature large trees unless mitigation	planting (see illustrative designs for landscape mitigation in		
		measures are in place. This is not accounted for within the response.	Appendix 8.8.1 Outline LEMP), would occur where possible and		
			in accordance with guidelines in Highways England, DMRB		
		Tree loss along the surface access works are temporary but of long-term	LD117 Landscape Design, the Manual of Contract Documents		
		significant effect. Whilst reinstatement measures are proposed,	for Highways Works, Major Projects and Highways England,		
		enhancement opportunities within the vicinity are not.	DMRB Asset Data Management Manual Volume 13, and will		
		ermaneement opportunities within the vicinity are not.			
		Hadatad acation (Deadline 5)	mitigate visual and townscape impacts and reduce levels of		
		Updated position (Deadline 5):	effect to a level that is no longer significant.		



		The Applicants position comments (April 2024) are recognised, though	The details of landscape planting proposals will be agreed in		
		provides no comfort within the matter identified.	consultation with the relevant authorities should the DCO be		
			granted and will be secured as Requirement 8 of the draft DCO		
		<u>Updated position (</u> 12 August 20 <u>24):</u>	in Schedule 2. Publicly accessible replacement green space		
			would be created in locations at car park B and Longbridge		
		The Applicant has considered the vegetation loss appropriately within	roundabout, connecting to existing green infrastructure, to		
		the ES and has indicatively shown landscape proposals which will	compensate for any loss of vegetation and open space,		
		provide a reinstated corridor where possible.	representing a benefit to the local community, Gatwick staff and		
		Despite agreeing with the position of this item, concerns are raised	visitors and biodiversity.		
		regarding mitigation relating the overall loss of broadleaved woodland			
		and mitigation, as stated within items 2.8.3.1 and 2.8.4.9.	Updated position (April 2024): As set out in Table 9.7.1 of ES		
			Chapter 9 Ecology and Nature Conservation [APP-034], the		
			maximum scenario assessed includes the complete removal of		
			vegetation within the construction zone. The assessment of the		
			effect of the loss of woodland along the highway is considered in		
			Section 9 of ES Chapter 9 Ecology and Nature Conservation. As		
			such, the impact assessment has considered the loss of such		
			trees.		
			Updated position (July 2024): A Note on Project wide Habitat		
			Loss and Replacement [REP6-071] was submitted at Deadline		
			6. This shows the extent of woodland loss as a result of the		
			Project. In addition, ES Appendix 8.10.1: Tree Survey Report		
			and Arboricultural Impact Assessment [REP6-038, REP6-040,		
			REP6-042, REP6-044, REP6-046, REP6-048] which sets out the		
			extent of tree loss from an arboricultural perspective has been		
			submitted at Deadline 6 as has Code of Construction Practice		
			Annex 6 – Outline Arboricultural and Vegetation Method		
			Statement [REP6-018, REP6-020, REP6-022, REP6-024,		
			REP6-026, REP6-028] which sets out how and where retained		
			trees and vegetation will be protected during construction. As		
			such, the extent of woodland/tree loss, in particular along the		
			highways works, has been clearly set out to demonstrate how		
			the conclusions in Section 9 of ES Chapter 9 Ecology and		
			Nature Conservation were derived.		
2.8.3.4	Impact on ecology	The River Mole crossings, road widening, new pedestrian and cycle	The impact of the A23 Brighton Road and London Road	Section 9 of ES	Agreed
		links, temporary works compounds, temporary access and other works	crossings on the River Mole is considered at section 9.9.72 et	Chapter 9 Ecology	
		could all impact on ecology.	seq. in Chapter 9 Ecology and Nature Conservation of the ES.	and Nature	
				Conservation [APP-	
		Updated position (Deadline 1): It is now accepted that the additional		Conservation [APP- 034]	
		Updated position (Deadline 1): It is now accepted that the additional river and riverbank habitat delivered with the River Mole diversion will			
		river and riverbank habitat delivered with the River Mole diversion will			



2.8.3.5 Ecology and Nature Conservation

Ecological impacts will extend beyond the DCO limits with potential impacts on bat populations, downstream riparian habitats, and the spread of non-native aquatic species. Disturbance and habitat severance will impact the functioning of wildlife corridors. It is considered that the Applicant should have adopted a landscape-scale approach to assess and address ecological impacts. Enhancements to green corridors and improved habitat connectivity should extend beyond the confines of the Airport boundary, along key corridors.

#### **Updated position (Deadline 5):**

WSCC remains concerned that habitat severance and disturbance within the Project site, including the surface access improvements, will impact the functioning of wildlife corridors, notably bat commuting routes, both within the Site and the wider landscape. The loss of mature broadleaved woodland is of major concern, particularly as replacement planting will take many years to reach maturity and fully compensate for that lost. WSCC is also concerned that the development will impact riparian habitats downstream and facilitate the spread of non-native aquatic species, such as Himalayan balsam. WSCC acknowledges the habitat creation at Brook Farm and Longbridge Roundabout but considers that further habitat creation/enhancement should be sought, both on-site and off-site, to maintain and enhance habitat connectivity across the landscape.

There is still a considerable lack of clarity regarding the extent of habitat loss and habitat creation/compensation, including uncertainty over the locations and extent of woodland creation. WSCC is pleased to hear that further information with respect to habitat loss/gain for each habitat type will be submitted by the Applicant at Deadline 5.

# Updated position (12 August 2024)

The Note on Project Wide Habitat Loss and Replacement [REP6-071] is helpful in providing further detail on habitat loss and replacement.

WSCC maintains the view that a 'landscape-scale approach' should have been taken to assessing and addressing ecological impacts, including the need to provide off-site mitigation, compensation, and Biodiversity Net Gain (BNG). Habitat creation and enhancement, and improved habitat connectivity, should extend beyond the confines of the Site to strengthen key wildlife corridors, such as the River Mole, Gatwick Stream and Bechstein's bat commuting routes.

Subject to the Section 106 Landscape and Ecology Enhancement Fund being agreed, this could be turned green.

As set out in paragraph 9.4.9 *et seq.* of Chapter 9 Ecology and Nature Conservation of the ES, the potential for ecological impacts beyond the DCO limits was recognised through the extension of the survey work beyond the limits, where necessary (bats, GCN, riparian mammals etc.).

As such, the impact assessment has considered impacts outwith the DCO limits, where there is the potential for such impacts to occur.

The impacts of the Project on habitat connectivity have been considered within Section 9 of Chapter 9 Ecology and Nature Conservation of the ES. This concluded that, although there would be nowhere that connectivity would be completely removed, there were areas where it would be reduced due to the loss of woodland. This was assessed as being of moderate adverse significance until the replacement planting matured sufficiently when this was reduced below the threshold of significance.

The long-term maintenance of habitat connectivity both across the airport and between the airport and the wider landscape as a result of the Project has been a key driver of the overall Ecology Strategy, as set out in the oLEMP.

Opportunities to create enhanced corridors beyond the confines of the existing airport boundary have included those at Brook Farm and Longbridge Roundabout, as set out in the oLEMP (Appendix 8.8.1 of the ES).

<u>Updated position (April 2024):</u> The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.

<u>Updated position (July 2024)</u>: The Applicant has also provided at Deadline 6 a Note on Project Wide Habitat Loss and Replacement [REP6-071] to form a single point of reference with respect to vegetation change that it is anticipated could take place across the Project. This includes details of the extent of each habitat type to be removed and what habitat creation will take place.

<u>Updated position (Deadline 9):</u> The Applicant has agreed biodiversity and landscaping specific financial contributions as

Section 9 of ES
Chapter 9 Ecology
and Nature
Conservation [APP-034]

Not Aagreed

subject to s106

ES Appendix 8.8.1
Outline Landscape
and Ecology
Management Plan
Part 1 [APP-113]

ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 2 [APP-114]

ES Appendix 8.8.1
Outline Landscape
and Ecology
Management Plan
Part 3 [APP-115]

ES Appendix 8.8.1
Outline Landscape
and Ecology
Management Plan
Part 4 [APP-116]

Gatwick Northern Runway Project Statement of Common Ground – GAL and West Sussex County Council – Version 3.0



			part of s106 discussions and therefore this matter can move to		
			-		
			agreed.		
2.8.3.6	Assessment of Significant Effects	Clarity is required to further understand the impacts of the drainage design and engineering solutions on the ecology of the River Mole,	The impact of the construction and operation of the various drainage interventions is considered within paragraphs 9.9.72 et	Section 9 of ES Chapter 9 Ecology	Agreed
	Lifects			and Nature	
		including flow rates, deposition of sediment, and flood overspill.	seq., 9.9.266 et seq. and 9.9.339 et seq. of Section 9 Chapter 9		
		Undeted position (Deadline 4). Details in the EC new accepted	Ecology and Nature Conservation of the ES.	Conservation [APP-	
		Updated position (Deadline 1): Details in the ES now accepted.		034]	
2.8.3.7	Assessment of Significant	Ecological impacts will extend beyond the site boundary with potential	As set out in paragraph 9.4.9 et seq. of Chapter 9 Ecology and	Section 9 of <b>ES</b>	Not agreed Agreed
2.0.3.7	Effects	impacts on bat populations, downstream riparian habitats, and the	Nature Conservation of the ES, the potential for ecological	Chapter 9 Ecology	subject to s106
	Lifects	spread of non-native aquatic species.	impacts beyond the DCO limits was recognised through the	and Nature	<u>subject to 3 100</u>
		Spread of Hori-Hative aquatic species.	extension of the survey work beyond the limits, where necessary	Conservation [APP-	
		Updated position (Deadline 5):	(bats, GCN, riparian mammals etc.).	034]	
		WSCC remains concerned that habitat severance and disturbance	(bats, Gott, riparian manimals etc.).	004	
		within the Project site, including the surface access improvements, will	As such, the impact assessment has considered impacts outwith	ES Appendix 8.8.1	
		impact the functioning of wildlife corridors, notably bat commuting	the DCO limits, where there is the potential for such impacts to	Outline Landscape	
		routes, both within the Site and the wider landscape. The loss of mature	occur.	and Ecology	
		broadleaved woodland is of major concern, particularly as replacement		Management Plan	
		planting will take many years to reach maturity and fully compensate for	The impacts of the Project on habitat connectivity have been	Part 1 [APP-113]	
		that lost. WSCC is also concerned that the development will impact	considered within Section 9 of Chapter 9 Ecology and Nature	[ <u>78.7 170</u> ]	
		riparian habitats downstream and facilitate the spread of non-native	Conservation of the ES. This concluded that, although there	ES Appendix 8.8.1	
		aquatic species, such as Himalayan balsam. WSCC acknowledges the	would be nowhere that connectivity would be completely	Outline Landscape	
		habitat creation at Brook Farm and Longbridge Roundabout but	removed, there were areas where it would be reduced due to the	and Ecology	
		considers that further habitat creation/enhancement should be sought,	loss of woodland. This was assessed as being of moderate	Management Plan	
		both on-site and off-site, to maintain and enhance habitat connectivity	adverse significance until the replacement planting matured	Part 2 [APP-114]	
		across the landscape.	sufficiently when this was reduced below the threshold of	1 art 2 (74 + 114)	
			significance.	ES Appendix 8.8.1	
		There is still a considerable lack of clarity regarding the extent of habitat		Outline Landscape	
		loss and habitat creation/compensation, including uncertainty over the	The long-term maintenance of habitat connectivity both across	and Ecology	
		locations and extent of woodland creation. WSCC is pleased to hear	the airport and between the airport and the wider landscape as a	Management Plan	
		that further information with respect to habitat loss/gain for each habitat	result of the Project has been a key driver of the overall Ecology	Part 3 [APP-115]	
		type will be submitted by the Applicant at Deadline 5.	Strategy, as set out in the oLEMP.		
				ES Appendix 8.8.1	
		Updated position (12 August 2024):	Opportunities to create enhanced corridors beyond the confines	Outline Landscape	
		The Note on Project Wide Habitat Loss and Replacement [REP6-071] is	of the existing airport boundary have included those at Brook	and Ecology	
		helpful in providing further detail on habitat loss and replacement.	Farm and Longbridge Roundabout, as set out in the oLEMP	Management Plan	
			(Appendix 8.8.1 of the ES).	Part 4 [APP-116]	
		WSCC maintains the view that a 'landscape-scale approach' should			
		have been taken to assessing and addressing ecological impacts,	<u>Updated position (April 2024):</u> The Applicant would welcome		
		including the need to provide off-site mitigation, compensation, and	an updated position or response from WSCC against this SoCG		
		Biodiversity Net Gain (BNG). Habitat creation and enhancement, and	item, or confirmation if this item can be marked as 'agreed' or 'no		
			longer pursuing'.		
		improved habitat connectivity, should extend beyond the confines of			



		<u></u>		
		the Site to strengthen key wildlife corridors, such as the River Mole, Gatwick Stream and Bechstein's bat commuting routes.  Subject to the Section 106 Landscape and Ecology Enhancement Fund being agreed, this could be turned green.	Updated position (July 2024): The Applicant has also provided at Deadline 6 a Note on Project Wide Habitat Loss and Replacement [REP6-071] to form a single point of reference with respect to vegetation change that it is anticipated could take place across the Project. This includes details of the extent of each habitat type to be removed and what habitat creation will take place.  Updated position (Deadline 9): The Applicant has agreed biodiversity and landscaping specific financial contributions as	
2.8.3.8	Assessment of Significant Effects	The ES has only assessed the effects on trees at a broader vegetation, habitat or visual landscape context, rather than considering them at a	part of s106 discussions and therefore this matter can move to agreed.  Detailed arboricultural surveys have been undertaken with respect to the highways works along the A23 with the results	ES Appendix 8.8.1 Not agreed Outline Landscape
		more individual value context. It is unclear how arboricultural features have informed the design of the Project.  Updated position (Deadline 1): Whilst arboricultural surveys have been presented within the oLEMP, this is not an assessment and does not demonstrate how arboricultural features have been considered	presented within the oLEMP. These data have been used to inform the design of the highway to protect areas of high arboricultural value, where possible (near to South Terminal roundabout, for example).  Tree loss elsewhere within the Project is largely limited to	and Ecology Management Plan Part 1 [APP-113]  ES Appendix 8.8.1
		throughout design. Submission of further arboricultural documents may address this.  Updated position (Deadline 5):	planting between carpark areas. These locations are currently being surveyed with further arboricultural impact assessments to be provided.  Updated position (Deadline 1): A Tree Survey Report and	Outline Landscape and Ecology Management Plan Part 2 [APP-114] ES Appendix 8.8.1
		The Tree Survey Report and Arboricultural Impact Assessment [REP3-037 to REP3-042] are welcomed and resolve this specific matter, noting that further concerns specific to arboricultural features stated within the documents have been identified elsewhere.  Updated position (12 August 2024):	Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.  Updated position (April 2024): The Tree Survey Report and Arboricultural Impact Assessment [REP3-037 to REP3-042] has been carried out for the Project site and undertaken in	Outline Landscape and Ecology Management Plan Part 3 [APP-115] ES Appendix 8.8.1
		The following have been submitted by the Applicant:  • ES Appendix 8.10.1: Tree Survey Report and Arboricultural  Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-044, REP6-046, REP6-048]	accordance with BS5837:2012. It identifies all arboricultural features impacted by the Project based on a worse case assessment.	Outline Landscape and Ecology Management Plan Part 4 [APP-116]
		Code of Construction Practice Annex 6 – Outline Arboricultural and Vegetation Method Statement [REP6-018, REP6-020, REP6-022, REP6-024, REP6-026, REP6-028] (Appendix A includes M23 and A23 preliminary tree removal and protection plans and Appendix C includes M23 and A23 preliminary	Updated position (Deadline 9): While there is a net loss in area, this is mitigated through an overall enhancement to the ecological condition of the woodland being replanted.	ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment (REP3-037)
		vegetation removal and protection plans).		ES Appendix 5.3.2: Code of



		The above DL6 submissions are welcomed, though the Authorities		Construction	
		remain concerned with approach towards proposed tree loss and		Practice - Annex 6:	
		continue to be of the view that a realistic worst-case scenario has been		Arboricultural	
		applied, as stated within [REP3-117] (p.55- 56) and [REP7-103]. Also		Method Statement	
		reflected within item ref. 2.8.1.2.		(REP3-022)	
		TOTAL STATE OF THE		(1.1.1.0.022)	
2.8.3.9	Assessment of Significant	WSCC disagrees that no impact will occur to ancient woodland due to	Noted.	ES Appendix 8.10.1:	Under
	Effects	the reasoning provided below.		Tree Survey Report	discussion Agreed
			Updated position (Deadline 1): A Tree Survey Report and	and Arboricultural	
		Updated position (Deadline 5):	Arboricultural Impact Assessment and an Arboricultural Method	Impact Assessment	
			Statement is being submitted at Deadline 1.	(REP3-037)	
		Changes within the oAVMS [REP3-022] are welcomed. However,			
		paragraph 3.3.2 clearly identifies that the proposed foul water pipeline	Updated position (April 2024): The Tree Survey Report and	ES Appendix 5.3.2:	
		works currently remain within the buffer zone of Horleyland Woods	Arboricultural Impact Assessment [REP3-037 to REP3-042]	Code of	
		(AW), with only a statement suggesting that the works will be changed	and CoCP Annex 6 Outline Arboricultural and Vegetation	Construction	
		during detail design to avoid it buffer zone.	Method Statement [REP3-022 to REP3-027] have been	Practice - Annex 6:	
			submitted at Deadline 3.	Arboricultural	
		<u>Updated position (</u> 12 August <u>2024);</u>		Method Statement	
			Updated position (July 2024): The Applicant has provided	(REP3-022)	
		The OAVMS submitted at Deadline 7 provides confidence that the	updated documents at the Deadline 6 submission including;		
		control document now prevents the routing of services within the buffer		Tree Survey Report	
		zone of Horleyland Wood and now avoids impacts to this receptor	ES Appendix 8.10.1: Tree Survey Report and Arboricultural	and Arboricultural	
		(noting that figure 5.2.1 e of the Project Description Figures (v4) [REP6-	Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-	Impact Assessment	
		016] does not represent any change in the indicative location of the foul	044,REP6-046, REP6-048] which states in section 6.2.5 that "No	[REP6-038, REP6-	
		water pipeline which would be required at detailed design).	trees within Ancient Woodlands or that are Veteran Trees are	040, REP6-042,	
			proposed for removal."	REP6-044,REP6-046,	
				REP6-048]	
			Code of Construction Practice Annex 6 – Outline Arboricultural		
			and Vegetation Method Statement [REP6-018, REP6-020,	Code of Construction	
			REP6-022, REP6-024, REP6-026, REP6-028] (Appendix A	Practice Annex 6 –	
			includes M23 and A23 preliminary tree removal and protection	Outline Arboricultural	
			plans and Appendix C includes M23 and A23 preliminary	and Vegetation	
			vegetation removal and protection plans). Section 3 of this	Method Statement	
			provides details of Ancient woodland protection which is secured	[REP6-018, REP6-	
			under DCO requirement 7, future AVMS must be substantially in	020, REP6-022,	
			accordance with the oAVMS under DCO requirement 28.	REP6-024, REP6-026,	
				REP6-028]	
			These documents provide updated details of trees and		
			vegetation to be lost and trees and vegetation to be retained and	Note on Project Wide	
			protection methods based on preliminary designs, as a worst	Habitat Loss and	
			case scenario. Further detail would be provided during the	Replacement [REP6-	
			detailed design stage to confirm tree loss. An Arboricultural and	071]	
			Vegetation Method Statement would be submitted to CBC for		
			approval as secured through Requirement 28 of the dDCO.		
			approvar as secured through frequirement 20 of the about		



Mitigation and 0 2.8.4.1	Compensation  Lack of opportunities for biodiversity enhancement.	Many potential opportunities for biodiversity enhancement, both within and outside the DCO limits, were never explored.  Updated position (Deadline 1): Further discussion would be welcome, including the landscape design for the internal road network.	The Applicant has also provided at Deadline 6 a Note on Project Wide Habitat Loss and Replacement [REP6-071] to form a single point of reference with respect to vegetation change that it is anticipated could take place across the Project. The document includes illustrative material for eight key views within the surface access improvements corridor to illustrate vegetation loss and replacement and the creation of landscape proposals at Year 1 and Year 10. The visualisations have been prepared to the specifications set out by RBBC following a meeting on 14th May 2024.  An updated Tree Survey Report and Arboricultural Impact Assessment and a updated Outline Arboricultural and Vegetation Method Statement will be provided at Deadline 7 showing the foul water pipeline works outside the buffer zone of Horleyland Woods (AW).  Opportunities for biodiversity enhancement as part of the Project have been explored for the road network being modified along the A23, where practicable. The landscape design for the internal road network has not yet been completed. The option for the inclusion of reduced mowing management methods will be	ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 1 [APP-113]	Under discussionAgreed Not Aagreed Agreed subject to s106
		Updated position (Deadline 5): Further discussion would still be welcome.  Updated position (12 Augusat 2024): WSCC suggests that as biodiversity enhancement within the DCO limits is addressed in section 2.8.4.10, it is no longer covered here.  WSCC maintains the view that if the Project is to deliver a true 10% BNG, and due to airport safeguarding constraints this is not possible for habitats such as woodland and ponds, off-site biodiversity enhancement is required.  Subject to the Section 106 Landscape and Ecology Enhancement Fund being agreed (which would deliver off-site biodiversity enhancement), this could be turned green.	considered as part of that process.  Opportunities to create enhanced corridors beyond the confines of the existing airport boundary have included those at Brook Farm and Longbridge Roundabout, as set out in the oLEMP (Appendix 8.8.1 of the ES).  Updated position (April 2024): Details of the planting/enhancement etc. to take place as part of the Project, including the internal road network where applicable, will be included within the relevant LEMP. Each LEMP will be submitted to and approved by the LPA before work commences on that part as set out within Requirement 8(1) of the draft DCO[REP3-006]. These LEMPs must be substantially in accordance with the oLEMP.  Updated Position (July 2024): paragraph 1.1.4 explicitly requires each LEMP to include "advance Mitigation and Enhancement Planting Opportunities".	ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 2 [APP-114]  ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 3 [APP-115]  ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 4 [APP-116]	3100



			Updated position (Deadline 9): The Applicant has agreed		
			biodiversity and landscaping specific financial contributions as		
			part of s106 discussions and therefore this matter can move to		
			agreed.		
2042	Need for econsists of long	There are a francisharehia his diversity value and have appropriate	The NIM 7 will be included within the LEMD for the Diver Mele	Deguirement 0 of the	Under
2.8.4.2	Need for security of long-	These areas are of considerable biodiversity value and key components	The NWZ will be included within the LEMP for the River Mole	Requirement 8 of the	
	term positive management	of the ecological network. Any loss or degradation could have significant	works and the LERL within the LEMP for the works in that area.	Draft DCO [REP3-	discussion Agreed
	of the two biodiversity areas	impacts on the effectiveness and viability of the proposed mitigation		006]	
	- the North West Zone and	areas.	Requirement 8 of the dDCO sets out that appropriate LEMPs for		
	Land East of the Railway		these areas are to be produced, based on the oLEMP. This		
	Line.	Updated position (Deadline 1): It is noted that the NWZ is included in	places a legal obligation on GAL to undertake the management		
		Zone 3 (oLEMP Section 3.4.1) but details for LERL appear to be lacking.	proposed which will, in turn, protect these areas.		
		Is it within Zone 8? Further discussion would be welcome.			
			Updated position (April 2024): An updated oLEMP clearly		
		Updated position (Deadline 5):	setting out that both the NWZ and LERL will be included within		
		WSCC welcomes the updated oLEMP [REP4-012] submitted at	the relevant LEMP will be submitted at Deadline 4.		
		Deadline 4 which states in section 6.5.8 that both the NWZ and LERL			
		Biodiversity Areas will be included within the relevant LEMPs for Zones	Updated position (July 2024): Paragraph 6.5.8 of the oLMEP		
		3 and 8 respectively. However, WSCC requests confirmation that the	has been updated to: "Existing biodiversity areas within the		
		entirety of these two Biodiversity Areas will be incorporated within the	Order limits and wider surroundings of the order limits will be		
		relevant LEMPs, including the parts which lie outside the Project site	incorporated into the management for the respective zones		
		boundary. We would be grateful if this could be made absolutely clear	(NWZ into Zone 3 and LERL into Zone 8) through the relevant		
		in a future revision of the oLEMP.	Landscape and Ecology and Management Plans pursuant to		
			DCO Requirement 8.		
		Updated position (12 August 2024):			
		WSCC welcomes the amendment to section 6.5.8 of the oLEMP Part 1			
		[REP7-048] submitted at Deadline 7 to reflect WSCC's previous			
		comments and making it clear that the entirety of these two Biodiversity			
		Areas will be incorporated within the relevant LEMPs. This issue is now			
		considered 'agreed.'			
2.8.4.3	The OLEMP and CoCP do	Potential impacts multiple to arboricultural features due to a lack of tree	As set out in Table 9.8.1 of Chapter 9 Ecology and Nature	ES Chapter 9	Under Discussion
	not demonstrate	protection.	Conservation of the ES sets out that 'Protective fencing, in	Ecology and Nature	<u>Agreed</u>
	appropriate outline		accordance with BS 5837, would be erected around these	Conservation [APP-	
	methodology for tree	Updated position (Deadline 1): It is not clear how tree protection	features to prevent access by people, materials or machinery'.	034]	
	protection and ancient	measures stated within Table 9.8.1 of Chapter 9 Ecology and Nature	Full details of the location of tree protection and associated		
	woodland buffer zones.	Conservation of the ES are appropriate nor adequate. This must be	buffer zones for ancient woodland will be set out in the CoCP	ES Appendix 8.10.1:	
		informed from an Arboricultural Impact Assessment (in accordance with	and associated tree protection plans.	Tree Survey Report	
		BS5837:2012).		and Arboricultural	
		The current CoCp does not secure the mitigation measures or plans	Updated position (Deadline 1): A Tree Survey Report and	Impact Assessment	
		stated. It is not understood how these measures are secured by the	Arboricultural Impact Assessment and an Arboricultural Method	(REP3-037)	
		DCO.	Statement is being submitted at Deadline 1.		
				ES Appendix 5.3.2:	
		Updated position (Deadline 5):	Updated position (April 2024): The Tree Survey Report and	Code of	
			Arboricultural Impact Assessment [REP3-037 to REP3-042]	Construction	
			has been carried out for the Project site and undertaken in	Practice – Annex 6:	



		The Applicant's updated position (April 2024) provides further clarity.	accordance with BS5837:2012. It identifies all arboricultural	Arboricultural	
		The Applicant's updated position (April 2024) provides further clarity, specifically with regard to the securing of the oAVMS through the DCO. As the oAVMS is an outline document, further comfort would be given if it were to be listed within Schedule 12 (Documents to be Certified) of the dDCO.  Updated position (12 August July 2024);  The OAVMS submitted at Deadline 7 provides confidence that the control document now prevents the routing of services within the buffer zone of Horleyland Wood and now avoids impacts to this receptor (noting that figure 5.2.1 e of the Project Description Figures (v4) [REP6-016] does not represent any change in the indicative location of the foul water pipeline which would be required at detailed design).  Outline methodology for tree protection has also been adequately demonstrated.	accordance with BS5837:2012. It identifies all arboricultural features impacted by the Project based on a worse case assessment.  Any construction activities must be carried out in accordance with the CoCP [REP1-021] under DCO Requirement 7. The CoCP includes a number of construction management measures for the protection of trees and vegetation during construction. The Arboricultural and Vegetation Method Statement (oAVMS) (Annex 6 to the CoCP) [REP3-022] includes further protection measures and Preliminary Tree Removal and Protection Plans.  Area-specific Detailed Arboricultural and Vegetation Method Statements including Detailed Vegetation Removal and Protection Plans and, where required, Detailed Tree Removal and Protection Plans must be submitted to and approved by CBC (following consultation with MVDC and RBBC as appropriate) prior to the removal of any trees or vegetation in that area. The AVMS and associated plans must be substantially in accordance with the oAVMS and associated plans.  Updated position (July 2024): The schedule of documents to be certified has been updated in the Draft DCO. This amendment includes ES appendices, and therefore the oAVMS, in the list of documents to be certified.	Arboricultural Method Statement [REP3-022]	
2.8.4.4	The OLEMP does not provide clarity that detailed arboricultural method statements and planting plans and aftercare management will be provided within proposed LEMPs.	Potential impacts multiple to arboricultural features due to a lack of tree protection, and unclear proposed compensatory soft landscaping.  Updated position (Deadline 1): Response requires further clarity and has not addressed the issue raised.  Updated position (Deadline 5):  The Applicant's position (April 2024), including that within ref. 2.8.4.3, now provides clarity on this matter.	An Arboriculture Impact Assessment and Tree Protection Plan are being produced and will be shared with the local authorities once available.  Updated position (Deadline 1): A Tree Survey Report and Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.  Updated position (April 2024): Prior to commencement of development of an area a LEMP must be submitted to and approved by CBC in relation to that area under DCO Requirement 8. The LEMPs must be substantially in accordance with the oLEMP which requires that LEMPs demonstrate how any retained trees and vegetation have been incorporated into the detailed landscape design. and trees into the detailed landscape designs (DCO Requirement 8). Further, under DCO Requirements 4 and 5 detailed designs of development submitted to CBC or the local highway authority for either	ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment (REP3-037)  ES Appendix 5.3.2: Code of Construction Practice – Annex 6: Arboricultural Method Statement (REP3-022)	Agreed



		approval or consultation must be in accordance with the Design Principles (Appendix A to the DAS) which include specific landscape considerations.		
2.8.4.5 Compensation strategies for tree, woodland and hedgerow loss not demonstrating adequate compensation, and that proposed compensation being recognised as a significant long-term impact.	The net loss of woodland, the fragmentation of habitat connectivity, and the long-term effect from the time required to establish new planting.  Updated position (Deadline 1): Most new planting is situated outside of the airport and it is not understood how the 'safeguarding requirements' would apply in these areas and shouldn't be limited to 'where practicable' only. Concern is raised over the longevity of time required to allow planting to mature, and the significant but temporary effect between which has not been compensated for.  Updated Position (Deadline 3): The OLEMP lacks demonstration that compensatory tree planting proposals considers local policy CH6 of the Crawley Borough Local Plan 2015 – 2030 (as detailed within para. 9.73 of the Joint West Sussex LIR).  Updated position (Deadline 5):  Outstanding concerns remain and are stated within section 7.2 of Deadline 4 Submission - Comments on any further information / submissions received by Deadline 3 [REP4-042].  Updated position (12 August 2024):  Outstanding concerns regarding tree, woodland and hedgerow compensation have been stated on numerous occasions and again within the JLA's Response to the Applicant's Deadline 6 Submissions [REP7-103] at sections 3, 5 & 6. Without addressing these concerns, it is considered that a long-term significant impact will occur as a result.	The loss of woodland is compensated for, as far as is practicable, within the confines of the safeguarding requirements of an operational airport, to ensure that the overall loss is considered to be of minor adverse significance, once planting has matured.  Updated position (Deadline 1): A Tree Survey Report and Arboricultural Impact Assessment and an Arboricultural Method Statement is being submitted at Deadline 1.  Updated position (April 2024): Updated documents for Deadline 3.  Tree survey plans, tree quality schedules, preliminary tree removal plans and impact assessment for the Project site are included in ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP3-037], [REP3-039], [REP3-041].]. The report includes an assessment of tree removals and replanting within CBC, in accordance with Local Plan Policy CH6 and Project wide (section 7.2]. ES Appendix 5.3.2 Code of Construction Practice [REP1-021] sets out general methodologies and mitigation measures and Code of Construction Practice Annex 6 – Outline Arboricultural and Vegetation Method Statement (Doc Ref. 5.3) which includes Tree Removal and Protection Plans. These drawings will be revisited and refined during the detailed design process and submitted for approval as part of the detailed Arboricultural Method Statement. Detailed Arboricultural and Vegetation Retention and Protection Plans and, where required, Detailed Tree Removal and Protection Plans will be prepared and submitted to CBC for approval prior to the removal of any trees or vegetation. These Method Statements and Plans will be substantially in accordance with the Outline Arboricultural and Vegetation Method Statement (Annex 6) [REP1-023, REP1-024, REP1-025].  ES Appendix 8.8.1: Outline Landscape and Ecology Management Plan [REP2-021, REP2-023, REP2-025, REP2-027]. The assessment of tree replanting numbers for the CNBC	ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP3-037]  ES Appendix 5.3.2: Code of Construction Practice – Annex 6: Arboricultural Method Statement [REP3-022]	Not Agreed



2.01.110	and habitat loss	loss and, in some locations, mitigation will not be in place until the end of	mitigation planting has been accounted for within the impact	Chapter 9 Ecology	Not Aagreed
2.8.4.6	Construction programme	A 14-year construction programme will prolong the impacts of habitat	The effect of vegetation loss and the time required to establish	Section 9 of ES	Under discussion
			ecological condition of the woodland being replanted.		
			area, this is mitigated through an overall enhancement to the		
			Updated position (Deadline 9): While there is a net loss in		
			is anticipated could take place across the F10ject.		
			single point of reference with respect to vegetation change that it is anticipated could take place across the Project.		
			Wide Habitat Loss and Replacement [REP6-071] to form a		
			The Applicant has also provided at Deadline 6 a Note on Project		
			approval as secured through Requirement 28 of the dDCO.		
			Vegetation Method Statement would be submitted to CBC for		
			detailed design stage to confirm tree loss. An Arboricultural and		
			protection methods based on preliminary designs, as a worst case scenario. Further detail would be provided during the		
			vegetation to be lost and trees and vegetation to be retained and		
			These documents provide updated details of trees and		
			vegetation removal and protection plans).		
			plans and Appendix C includes M23 and A23 preliminary		
			REP6-022, REP6-024, REP6-026, REP6-028] (Appendix A includes M23 and A23 preliminary tree removal and protection		
			and Vegetation Method Statement [REP6-018, REP6-020,		
			Code of Construction Practice Annex 6 – Outline Arboricultural		
			deals with the CH6 policy.		
			044,REP6-046, REP6-048] in which Appendix J specifically		
			Impact Assessment [REP6-038, REP6-040, REP6-042, REP6-		
			ES Appendix 8.10.1: Tree Survey Report and Arboricultural		
			updated documents at the Deadline 6 submission including;		
			Updated position (July 2024): The Applicant has provided		
			must be substantially in accordance with this oLEMP.		
			MVDC and TDC as relevant) under Requirement 8. The LEMPs		
			submitted to and approved by CBC (in consultation with RBBC,		
			in that prior to commencement of development of an area, a Landscape and Ecology Management Plan (LEMP) must be		
			secured through a requirement in the <b>Draft DCO</b> (Doc Ref. 2.1)		
			Annex 3 of the oLEMP. The obligations within this document are		
			proposals in the oLEMP and Typical Planting Schedules in		
			Local Plan Policy CH6 is based on preliminary landscape		



		the construction period. It is not clear if the limited areas identified for	assessment set out in Section 9 of Chapter 9 Ecology and	and Nature	Agreed subject to
		environmental mitigation and enhancement will adequately compensate	Nature Conservation of the ES via the use of a number of interim	Conservation [APP-	<u>s106</u>
		for the significant loss of habitat.	assessment years. This provides the framework to ensure that	034]	<u>0100</u>
		To the digimount look of habitat.	significant effects during that period that are not significant in the	<u>00 1</u>	
		Updated position (Deadline 5):	long term are identified.		
		WSCC remains concerned over impacts on bats and other wildlife over	long term are identified.		
		this long construction period, and that mitigation will not be in place in	Updated position (April 2024): The Applicant would welcome		
		some locations until the end of the construction period.	an updated position or response from WSCC against this SoCG		
		The lack of clarity regarding the extent of habitat loss and habitat	item, or confirmation if this item can be marked as 'agreed' or 'no		
		creation/compensation is of major concern. WSCC is pleased to hear	longer pursuing'.		
		that further information with respect to habitat loss/gain for each habitat	Harles I was the cook The Applicant and I have a		
		type will be submitted by the Applicant at Deadline 5. Further	Updated position (July 2024): The Applicant would welcome		
		information on advance planting and habitat creation would be	an updated position or response from WSCC against this SoCG		
		welcomed.	item, or confirmation if this item can be marked as 'agreed' or 'no		
			longer pursuing'.		
		Updated position (12 August 2024)			
		The Note on Project wide Habitat Loss and Replacement [REP6-071] is	Updated position (Deadline 9): The Applicant has agreed		
		helpful in providing further detail on habitat loss and replacement. The	biodiversity and landscaping specific financial contributions as		
		information on advance planting and habitat creation within the updated	part of s106 discussions and therefore this matter can move to		
		oLEMP [REP6-032, REP6-034 and REP6-036] is also helpful.	agreed. While there is a net loss in area, this is mitigated		
			through an overall enhancement to the ecological condition of		
		WSCC still has concerns regarding disturbance over the long	the woodland being replanted.		
		construction period, that newly created woodland will take decades to			
		replace that lost and impacts on bats over the short and medium term.			
		Subject to the Section 106 Landscape and Ecology Enhancement Fund			
		being agreed (which would help mitigate these impacts), this could be			
		turned green.			
		turied green.			
2.8.4.7	Mitigation, Compensation	A landscape-scale approach should have been taken to addressing	The Project includes landscape-scale studies, where	ES Appendix 9.6.3	Not Agreed
2.01-117	and Enhancement	ecological impacts, including the need for providing off-site	appropriate, including with respect to bats (Appendix 9.6.3 Bat	Bat Trapping and	subject to s106
	and Emandement	compensatory habitat and Biodiversity Net Gain.	Trapping and Radio Tracking).	Radio Tracking	<u> </u>
		compensatory habitat and biodiversity Net Gain.	Trapping and Radio Tracking).	Surveys Part 1	
		Updated position (Deadline 5):	Updated position (April 2024): a revised ES Appendix 9.9.2	[APP-131]	
		WSCC maintains this position.	Biodiversity Net Gain Statement [APP-136] will be submitted at	[/\(\text{i} \) 101]	
		Wood maintains the position.	Deadline 5. This will incorporate both strategic significance and	ES Appendix 9.6.3	
		Updated position (12 August 2024): The updated BNG Statement	delay/advance planting.	Bat Trapping and	
		submitted at Deadline 6 [REP6-050] is most welcome.	delay/advance planting.	Radio Tracking	
		Submitted at Deadine of INET 0-000 is most welcome.	Updated position (July 2024): An updated ES Appendix 9.9.2	Surveys Part 2 [APP-	
		WSCC maintains the view that a flandscape scale approach' should	BNG Statement was submitted at Deadline 6 [REP6-050]	132]	
		WSCC maintains the view that a 'landscape-scale approach' should	incorporating both strategic significance and delay/advance	132	
		have been taken to addressing ecological impacts, including the need to provide off-site mitigation, compensation, and Biodiversity Net Gain			
		(BNG). This is particularly so because airport safeguarding has	planting.		
		constrained the ability to mitigate on-site. Habitat creation and	Undeted position (Deadline 0): The Applicant has agreed		
		enhancement, and improved habitat connectivity, should extend	Updated position (Deadline 9): The Applicant has agreed		
		beyond the confines of the Site to strengthen key wildlife corridors,	biodiversity and landscaping specific financial contributions as		
		beyond the commes of the Site to strengthen key wildlife corridors,			



matter can move to	
beyond the confines ES Appendix 8.8.1:	: Not Agreed
led those at Brook Outline Landscape	~
out in the oLEMP and Ecology	subject to 3100
Management Plan	
[APP-113 to APP-116]	16]
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SCC against this	
be marked as	
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tat Loss and	
point of reference with	
ipated could take	
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habitat creation will	
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cial contributions as	
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Project has been ES Appendix 9.9.2	Under
eguarding. Biodiversity Net Gain	ain discussionAgreed
Statement [REP3-	Not Aagreed
were explored during 047	
ptions have been	
were explored during 047]	<u>INOLA<del>a</del>greed</u>



	1	T			
		locations and extent of habitat involved. The information presented in	Updated Position (April 2024): Further information with respect		
		Appendix 9.9.2 (BNG Statement), including the figures for woodland, is	to habitat loss/gain will be submitted at Deadline 5. This will		
		unclear & difficult to match with the Sketch Landscape Concept Plans	comprise figures illustrating loss/gain for each habitat type. In		
		within the OLEMP.	addition, an updated ES Appendix 9.9.2 Biodiversity Net Gain		
			<b>Statement</b> [REP3-047] will also be submitted at Deadline 5. This		
		Further discussion would be welcome.	will include details of delayed/advance planting and strategic		
			significance.		
		Updated position (Deadline 5):	Updated position (July 2024): 10.45 A Note on Project wide		
		WSCC maintains this position. Further discussion would be welcome.	Habitat Loss and Replacement [REP6-071] was submitted at		
		WSCC is, however, pleased to hear that further information with respect	Deadline 6. Details of options with respect to advance planting		
		to habitat loss/gain for each habitat type will now be submitted at	and habitat creation are set out in Annex 4 of ES Appendix 8.8.1		
		Deadline 5. WSCC is also pleased to hear that an updated <b>ES</b>	outline Landscape and Ecology Management Plan [REP6-032,		
		Appendix 9.9.2 Biodiversity Net Gain Statement will also be	REP6-034, REP6-036]. On this basis, it is assumed that this		
		submitted at Deadline 5. Further information on advance planting and	issue can be agreed.		
		habitat creation would be welcomed.			
		Updated position (12 August 2024)	Updated position (Deadline 9): While there is a net loss in		
		The Note on Project wide Habitat Loss and Replacement [REP6-071] is	area, this is mitigated through an overall enhancement to the		
		helpful in providing further detail on habitat loss and replacement. The	ecological condition of the woodland being replanted.		
		information on advance planting and habitat creation within the updated			
		oLEMP [REP6-032, REP6-034 and REP6-036] is also helpful.			
		WSCC still has major concerns regarding loss of deciduous woodland			
		habitat, and also the impact on bats. It is recognised that the net loss			
		has now been reduced from over 5ha to 3.12ha. However, this is still a			
		net loss. WSCC's concerns include:			
		As a Priority Habitat, there should be no net loss of deciduous			
		woodland			
		2. New woodland planting will take many decades to reach maturity and			
		thus fully compensate for that lost			
		3. If the Project is to meet the BNG 'trading rules' and truly deliver a 10%			
		BNG, it must deliver 10% BNG in woodland units			
		4. Short and medium term impacts on bat foraging habitat and			
		commuting routes through loss of mature and semi-mature woodland			
		As the above concerns have not been addressed, this issue is			
		considered 'not agreed.'			
2.8.4.10	Mitigation, Compensation	Further opportunities for biodiversity enhancement within the DCO limits	Opportunities for biodiversity enhancement as part of the Project	ES Appendix 8.8.1	Under discussion
	and Enhancement	should have been explored. For example, conversion of 'amenity	have been explored for the road network being modified along	Outline Landscape	Not Aagreed
			the A23, where practicable. The landscape design for the	and Ecology	



		grassland' on road verges and roundabouts to wildflower grassland, and	internal road network has not yet been completed. The option for	Management Plan	
		the improved management of Gatwick Stream and Crawter's Brook.	the inclusion of reduced mowing management methods will be	Part 1 [APP-113]	
			considered as part of that process. Likewise, other		
		Updated position (Deadline 1): Further discussion would be welcome,	enhancements elsewhere within the Project site will be captured	ES Appendix 8.8.1	
		including the landscape design for the internal road network.	within the relevant LEMPs at the detailed design stage.	Outline Landscape	
				and Ecology	
		Updated position (Deadline 5):	Opportunities to create enhanced corridors beyond the confines	Management Plan	
			of the existing airport boundary have included those at Brook		
		WSCC would welcome a revision to the oLEMP with specific reference	Farm and Longbridge Roundabout, as set out in the oLEMP (ES	Part 2 [APP-114]	
		to seeking further opportunities for biodiversity enhancement within the	Appendix 8.8.1).		
		DCO limits, including the conversion of 'amenity' grassland on road	Аррениіх 6.6.1).	ES Appendix 8.8.1	
			Hudeted position (April 2024), Details of the	Outline Landscape	
		verges and roundabouts to wildflower grassland.	Updated position (April 2024): Details of the	and Ecology	
			planting/enhancement etc. to take place within the Project	Management Plan	
		Updated position (12 August 2024):	boundary, including the internal road network as relevant, will be	Part 3 [APP-115]	
		WSCC is disappointed that, despite the invitation, there has not been	included within the relevant LEMP. Each LEMP will be submitted		
		any further discussions on biodiversity enhancement within the DCO	to and approved by the LPA before work commences on that	ES Appendix 8.8.1	
		limits, notably the conversion of 'amenity grassland' along the internal	part as set out within Requirement 8(1) of the draft DCO (Doc	Outline Landscape	
		road network to wildflower grassland. WSCC wishes to see a specific	Ref. 2.1). These LEMPs must be substantially in accordance	and Ecology	
		commitment to this within the oLEMP. The current wording in paragraph	with the oLEMP.	Management Plan	
		1.1.4 of the oLEMP [REP6-032] is too vague.		Part 4 [APP-116]	
		As the above concern has not been addressed, this issue is considered			
		'not agreed.' A commitment within the oLEMP is likely to be sufficient			
		for WSCC to review this position.			
		ior waco to review this position.			
2.8.4.11	Mitigation, Compensation	Certainty is required that the two biodiversity areas, the North West	The NWZ will be included within the LEMP for the River Mole	Draft DCO (REP3-	Under
2101-1111	and Enhancement	Zone and Land East of the Railway Line, will continue to be managed for	works and the LERL within the LEMP for the works in that area.	006)	discussion Agreed
	and Emilandement	wildlife. As important components of the ecological network, they are	Works and the EENE Wallin the EENI For the Works in that area.	000)	aloudosion <u>i igreeu</u>
		key to the viability of the proposed mitigation areas.	Requirement 8 of the dDCO sets out that appropriate LEMPs for		
		key to the viability of the proposed miligation areas.			
			these areas are to be produced, based on the oLEMP. This		
		Updated position (Deadline 1): It is noted that the NWZ is included in	places a legal obligation on GAL to undertake the management		
		Zone 3 (oLEMP Section 3.4.1) but details for LERL appear to be lacking.	proposed which will, in turn, protect these areas.		
		Is it within Zone 8? Further discussion would be welcome.			
			Updated position (April 2024): An updated oLEMP clearly		
		Updated position (Deadline 5):	setting out that both the NWZ and LERL will be included within		
		WSCC welcomes the updated oLEMP [REP4-012] submitted at	the relevant LEMP will be submitted at Deadline 4.		
		Deadline 4 which states in section 6.5.8 that both the NWZ and LERL			
		Biodiversity Areas will be included within the relevant LEMPs for Zones	Updated position (July 2024): Paragraph 6.5.8 of the oLMEP		
		3 and 8 respectively. However, WSCC requests confirmation that the	has been updated to: "Existing biodiversity areas within the		
		entirety of these two Biodiversity Areas will be incorporated within the	Order limits and wider surroundings of the order limits will be		
		relevant LEMPs, including the parts which lie outside the Project site	incorporated into the management for the respective zones		
		boundary. We would be grateful if this could be made absolutely clear in	(NWZ into Zone 3 and LERL into Zone 8) through the relevant		
		a future revision of the oLEMP.	Landscape and Ecology and Management Plans pursuant to		
			DCO Requirement 8.		
		Updated position (12 August 2024):	<u> </u>		



			1	1	
		WSCC welcomes the amendment to section 6.5.8 of the OeLEMP Part 1			
		[REP7-048] submitted at Deadline 7 to reflect WSCC's previous			
		comments and making it clear that the entirety of these two Biodiversity			
		Areas will be incorporated within the relevant LEMPs. This issue is now			
		considered 'agreed.'			
2.8.4.12	Mitigation, Compensation	There is a lack of clarity on the roles and responsibilities of the	The role of the Ecology Clerk of Works will be to provide on-site	ES Appendix 5.3.2:	Agreed
	and Enhancement	Ecological Clerk of Works (ECoW). These need to be clearly specified	ecological expertise during construction, including overseeing	Code of	
		within the relevant documents and agreed with WSCC.	habitat clearance to ensure compliance with wildlife legislation.	Construction	
			GAL will update the CoCP to include additional detail on the	Practice (REP1-021)	
		Updated position (Deadline 1): An updated CoCP clearly defining the	responsibilities.		
		roles and responsibilities of the ECoW would be most welcome.			
			Updated position (April 2024): An updated CoCP clearly		
		Updated position (Deadline 5):	defining the roles and responsibilities of the ECoW will be		
			submitted at Deadline 4.		
		WSCC welcomes the updated CoCP submitted at Deadline 4 [REP4-			
		007] which outlines the role of the ECoW in Section 6.1.3.			
0.0.1.16	MC - C O			<b>50.0</b> 1 - 1 - 2	
2.8.4.13	Mitigation, Compensation	Although a worst-case approach has been taken to assessing the	A worst-case approach has been adopted to ensure that all	ES Chapter 9	Agreed
	and Enhancement	impacts upon habitats, WSCC would expect to see a reduction of this	potential impacts are identified and mitigation is applied	Ecology and Nature	
		worst-case impact to these sensitive habitats applied as a key design	appropriately.	Conservation [APP-	
		principle during the detailed design stage. WSCC would have expected		034]	
		the design principles presented as part of the DAS to be clearer, more	Seeking to reduce to further reduce impacts to sensitive		
		joined up, and a greater amount of detail included. Further consultation	habitats, where practicable, will be included in the next iteration		
		on these design principles should be undertaken.	of the Design Principles for consideration at detailed design		
			stage.		
		Updated position (Deadline 1): WSCC would welcome revised Design			
		Principles in the DAS. Further discussion would be welcome.	Updated position (April 2024): The project-wide design		
			principle L1 has been amended to require detailed design to		
		Updated position (Deadline 5):	retain habitats of ecological value where possible, in order to		
		WSCC welcomes the updated Project-wide Design Principle L1 within	minimise habitat loss, contained in the <b>Design Principles</b>		
		the updated Design Principles submitted at Deadline 3 [REP3-056].	[REP3-056] submitted at Deadline 3.		
2.8.4.14	Mitigation, Compensation	The Outline Landscape and Ecology Management Plan (OLEMP) (App-	As set out in Table 9.8.1 of Chapter 9 Ecology and Nature	ES Chapter 9	Under
	and Enhancement	113 – 116) and CoCP (APP-082) lack critical detail on outline	Conservation of the ES 'Protective fencing, in accordance with	Ecology and Nature	discussion Agreed
		methodology for tree protection and ancient woodland buffer zones,	BS 5837, would be erected around these features to prevent	Conservation [APP-	
		along with tree protection plans.	access by people, materials or machinery'. Full details of the	034]	
			location of tree protection and associated buffer zones for		
		Updated position (Deadline 1): It is not clear how tree protection	ancient woodland will be set out in the CoCP and associated	ES Appendix 8.10.1:	
		measures stated within Table 9.8.1 of Chapter 9 Ecology and Nature	tree protection plans.	Tree Survey Report	
		Conservation of the ES are appropriate nor adequate. This must be		and Arboricultural	
		informed from an Arboricultural Impact Assessment (in accordance with	Updated position (Deadline 1): A Tree Survey Report and	Impact Assessment	
		BS5837:2012).	Arboricultural Impact Assessment and an Arboricultural Method	(REP3-037)	
			Statement is being submitted at Deadline 1.		
				ES Appendix 5.3.2:	
				Code of	



		The current CoCP does not secure the mitigation measures or plans	Updated position (April 2024): Any construction activities must	Construction	
		stated. It is not understood how these measures are secured by the DCO.  Updated position (Deadline 5): The applicant's updated position (April 2024) provides further clarity, specifically with regard to the securing of the oAVMS through the DCO. As the oAVMS is an outline document, further comfort would be given if it were to be listed within Schedule 12 (Documents to be Certified) of the dDCO.  Updated position (12 August 2024):  The OAVMS submitted at Deadline 7 provides confidence that the control document now prevents the routing of services within the buffer zone of Horleyland Wood and now avoids impacts to this receptor (noting that figure 5.2.1 e of the Project Description Figures (v4) [REP6-016] does not represent any change in the indicative location of the foul water pipeline which would be required at detailed design). Outline methodology for tree protection has also been adequately demonstrated. Further, Schedule 14 (Documents to be certified) of the dDCO [REP7-005] now includes the OAVMS.	be carried out in accordance with the CoCP (Doc Ref. Appendix 5.3.2) under DCO Requirement 7. The CoCP includes a mnumber of construction management measures for the protection of trees and vegetation during construction. The Outline Arboricultural and Vegetation Method Statement (oAVMS) (Annex 6 to the CoCP) includes further protection measures and Preliminary Tree Removal and Protection Plans.  Area-specific Detailed Arboricultural and Vegetation Method Statements including Detailed Vegetation Removal and Protection Plans and, where required, Detailed Tree Removal and Protection Plans must be submitted to and approved by CBC (following consultation with MVDC and RBBC as appropriate) prior to the removal of any trees or vegetation in that area. The AVMS and associated plans must be substantially in accordance with the oAVMS and associated plans.	Practice – Annex 6: Arboricultural Method Statement (REP3-022)	
2.8.4.15	Mitigation, Compensation and Enhancement	The dDCO contains a requirement for the creation and approval of LEMPs in accordance with the OLEMP. However, a description of the content expected is not provided within the OLEMP. Further details on the usual documents required to deliver essential mitigation, compensation and enhancement should be provided.  Updated position (Deadline 1): Whilst response is understood, the applicant needs to clarify within the oLEMP as to what plans/documents will be delivered within the each LEMP to ensure those principles provided. Further discussion would be welcomed.  Updated position (Deadline 5): The updated oLEMP [REP3-031] provides little comfort that basic requirements such as planting plans, planting schedules and planting details will be provided within LEMPs. A description of what would be provided within such elements should also be provided (some of which has been suggested already).  Updated position (12 August 2024): The Applicants July 2024 response is promising regarding the design information expected within detailed LEMPs. This is loosely stated within section 1.1.4 of the OLEMP and whilst agreed with, could still provide	Each LEMP will provide details of the establishment and management of habitats to be created within each works area, including the necessary landscape design. These details will be based on the principals set out within the oLEMP and, as such, each LEMP will broadly follow the structure set out in the oLEMP, providing details of the area, the objectives for habitat creation and management within that area (from both an ecological and landscape perspective), how the habitats will be created and management prescriptions to ensure that the objectives set out can be delivered.  Updated position (April 2024): An updated oLEMP setting out what plans/documents will be within each LEMP was submitted at Deadline 3 (Section 1.1.4).  Updated Position (July 2024)  The oLEMP sets out the environmental objectives, strategy and principles of workmanship and maintenance for all elements of the preliminary landscape and ecological proposals, set out in section 1, which would form the basis for the detailed designs within the individual LEMPs. These principles are reflected in Appendix 1 Design Principles [REP5-031] of the DAS.	ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 1 [APP-113]  ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 2 [APP-114]  ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 3 [APP-115]  ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 3 [APP-115]	Under discussion Agreed



		better detail to provide comfort for the detail required to be submitted at		Management Plan	
		the detailed design stage	The LEMP's will include a description of " The landscape and	Part 4 [APP-116]	
		and detailed design stage	ecology works for that area in compliance with the objectives	1 art 4 [/// 110]	
			and principles of the relevant zone as described in this oLEMP"		
			(paragraph 1.1.4 of the oLEMP). This will include the design		
			information in the form of plans, cross sections, elevations,		
			· ·		
			technical details, visualisations, technical reports, schedules and		
			specifications appropriate to the individual LEMP.	,	
2.8.4.16	Mitigation, Compensation	The reported effect on trees and woodland (of varied types) remains a	All areas within the highway corridor where vegetation removal	n/a	Under
	and Enhancement	long-term, significant impact. Planting proposals have not utilised	will take place are required for construction activities. As such,		Discussion Not
		enough opportunities for advanced planting to minimise establishment	there is no scope for advanced planting in these areas.		<u>aAgreed.</u>
		time, notably alongside the highway corridor.			
			Options for advance planting of other habitats, within the		
		<b>Updated position (Deadline 1):</b> Advanced planting (or enhancement of	Environmental Mitigation Area at Brook From, for example, are		
		existing features) has not been considered adjacent the highway	being explored.		
		corridor.			
			Updated position (April 2024): Annex 5 of ES Appendix 8.8.1:		
		Updated position (Deadline 5):	Outline Landscape and Ecology Management Plan [REP2-		
		The Applicant's position (April 2024) is welcomed and is considered to	021 ,REP2-023, REP2-025, REP2-027] sets out preliminary		
		be under further discussion.	areas of advance planting. This includes along Crawters Brook,		
			adjacent to Perimeter Road East and Brook Farm in the west of		
		Updated position (12 August 2024):	the Project site.		
		Outstanding concerns regarding advanced planting have been stated	Updated position (July 2024): The Applicant would welcome		
		within the JLA's Response to the Applicant's Deadline 6 Submissions	an updated position or response from WSCC against this SoCG		
		[REP7-103] at sections 3 & 5. Further, the proposed advanced planting	item, or confirmation if this item can be marked as 'agreed' or 'no		
		does not minimise the effects alongside the highway corridor (between	longer pursuing'.		
		removal and reinstatement).			
2.8.4.17	Mitigation, Compensation	Tree planting maintenance and aftercare within the OLEMP does not	The oLEMP provides an overview of the principles of planting,	ES Appendix 8.8.1	Not Agreed
	and Enhancement	adequately ensure their establishment.	maintenance and aftercare. Full details will be set out in each	Outline Landscape	Agreed
			LEMP, at the detailed design phase.	and Ecology	<u>g. 555</u>
		Updated position (Deadline 1): The oLEMP should clarify the	LEMI , at the dotailed doorgh phace.	Management Plan	
		plans/documents in which the principal requirements will be provided	Updated position (April 2024): An updated oLEMP setting out	Part 1 [APP-113]	
		within each LEMP.	what plans/documents will be within each LEMP was submitted	alt   [Al 1 - 110]	
		WIGHT COOT LETYI .	at Deadline 3 (section 1.1.4).	<b>50.4</b>	
		Undated position (Doadling 5):	at Deadille 3 (Section 1.1.4).	ES Appendix 8.8.1	
		Updated position (Deadline 5): The updated of EMD IRED2 0211 provides little comfort that begin		Outline Landscape	
		The updated oLEMP [REP3-031] provides little comfort that basic		and Ecology	
		requirements such as planting plans, planting schedules and planting		Management Plan	
		details will be provided within LEMPs. A description of what would be		Part 2 [APP-114]	
		provided within such elements should also be provided (some of which			
		has been suggested already).		ES Appendix 8.8.1	
				Outline Landscape	
		Updated position (12 August 2024):		and Ecology	
				Management Plan	
				Part 3 [APP-115]	





		Section 1.1.4 now includes further detail as to how Tree planting maintenance and aftercare will be secured by the OLEMP.		ES Appendix 8.8.1 Outline Landscape and Ecology Management Plan Part 4 [APP-116]			
Other		1	1				
There are no ot	There are no other issues relevant to this topic within this Statement of Common Ground.						



# 2.9. Forecasting and Need

2.9.1 **Table 2.9** sets out the position of both parties in relation to forecasting and need matters.

## Table 2.9 Statement of Common Ground – Forecasting and Need Matters

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status	
Please see the	Please see the joint Statement of Common Ground prepared in relation to Forecasting and Need (Doc Ref. 10.1.18).					



# 2.10. Geology and Ground Conditions

2.10.1 **Table 2.10** sets out the position of both parties in relation to geology and ground conditions matters.

Table 2.10 Statement of Common Ground – Geology and Ground Conditions Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
2.10.1.1	Mineral Safeguarding	The Applicant's Mineral Resource Assessment (MRA) (APP-139) identifies that safeguarded brick clay will likely be sterilised beneath the proposed development area. The Applicant indicates that that where material will be sterilised, the overriding need for the Project will outweigh the safeguarding of brick clay given the national importance of the development and the size of the resource (clay) within the County.  Updated position (Deadline 1): The CoCP and CRWMP fail to reference mineral safeguarding or policy related to mineral safeguarding (Airports NPS and JMLP).  The CoCP and associated documents are lacking the detail required to demonstrate and ensure needless sterilisation will not occur.  Updated position (Deadline 5): The CoCP [REP4-007, REP4-008] and associated CRWMP [REP4-009, REP4-010] have been updated and submitted at D4. WSCC are pleased to see that reference has now been made to relevant mineral safeguarding policies, and that incidental extraction of safeguarded brick clay will be given due consideration.	A commitment to ensure that any surplus material (not reused on site during construction) is exported off-site for reuse, recycling or recovery, would constitute a mitigation for sterilisation and this is to be taken forward under the Materials Management Plan as secured within ES Appendix 5.3.2: Construction Resources and Waste Management Plan.  Updated position (April 2024): The CRWMP [APP-087] has been updated to include relevant mineral safeguarding policies and policy related to mineral safeguarding from the Airport National Policy Statement (ANPS) (2018) and the West Sussex Joint Minerals Local Plan (JMLP) (2018). The Project will seek to minimise the sterilisation of mineral safeguarded areas (as set out in the updated CRWMP). The updated CRWMP will be submitted to Examination at Deadline 4.	Draft DCO (REP3-006)  ES Appendix 5.3.2 Code of Construction Practice – Annex 5 Construction Resources and Waste Management Plan [APP-087]	Agreed
2.10.1.2	Mineral Safeguarding	The Secretary of State, as the decision maker for the Project, will be required to consider whether there is an overriding need for the development and whether the Applicant's proposed mechanisms are sufficient to avoid needless sterilisation.  Updated position (Deadline 1): Mineral safeguarding seeks to ensure that needless sterilisation does not occur. The applicant refers to off-site reuse, recycling or recovery as constituting mitigation for sterilisation.  This material would not constitute waste, but instead a safeguarded resource, and therefore, to avoid needless sterilisation, it would require use in line with the purpose for safeguarding – i.e. brick clay should be used to make bricks.  Updated position (Deadline 5):	A commitment to ensure that any surplus material (not reused on site during construction) is exported off-site for reuse, recycling or recovery, would constitute a mitigation for sterilisation and this is to be taken forward under the MMP as secured within ES Appendix 5.3.2: CRWMP.  Updated position (April 2024): The CRWMP was updated at Deadline 4 to include key policies from the West Sussex Joint Minerals Local Plan and how the CRWMP will seek avoid the sterilisation of safeguarded minerals. The updated CRWMP will be submitted to Examination at Deadline 4.  Updated position (April 2024): As stated within ES Appendix 10.9.2 Mineral Resource Assessment [APP-139] dialogue with brickworks operators continues and this will be the primary route to be explored should sterilisation be unavoidable. Acceptance by	Draft DCO (REP3-006)  ES Appendix 5.3.2 Code of Construction Practice – Annex 5 Construction Resources and Waste Management Plan [APP-087]	Agreed



		The CoCP [REP4-007, REP4-008] and associated CRWMP [REP4-009,	the brickworks operators will however be based on a sufficient		
		REP4-010] have been updated and submitted at D4. WSCC are pleased to see that reference has now been made to relevant mineral safeguarding policies, and that incidental extraction of safeguarded brick clay will be given due consideration.	volume of recovered brick clay being available and it being of suitable quality.		
2.10.1.3	Code of Construction Practice and securing incidental extraction	The MRA indicates that surplus material that is not used on site during construction would be sent off-site for sale or reuse elsewhere. The mechanism to achieve this is the Materials Management Plan, via the CoCP Annex 5 – Construction Resource and Waste Management Plan (APP-087).  Updated position (Deadline 1): The CoCP and CRWMP fail to reference mineral safeguarding or policy related to mineral safeguarding (Airports NPS and JMLP).  The CoCP and associated documents are lacking the detail required to demonstrate and ensure needless sterilisation will not occur.  Updated position (Deadline 5): The CoCP [REP4-007, REP4-008] and associated CRWMP [REP4-009, REP4-010] have been updated and submitted at D4. WSCC are pleased to see that reference has now been made to relevant mineral safeguarding policies, and that incidental extraction of safeguarded brick clay will be given due consideration.	A commitment to ensure that any surplus material (not reused on site during construction) is exported off-site for reuse, recycling or recovery, would constitute a mitigation for sterilisation and this is to be taken forward under the Materials Management Plan as secured within ES Appendix 5.3.2: Construction Resources and Waste Management Plan.  Updated position (April 2024): The CRWMP [APP-087] has been updated to include relevant mineral safeguarding policies and policy related to mineral safeguarding from the Airport National Policy Statement (2018) and the West Sussex Joint Minerals Local Plan (2018).  Clarification has been added to the CRWMP that opportunities to reuse the surplus material from the mineral safeguarded area will be explored through the Materials Management Plan. A summary of this clarification has also been added to the CoCP. The updated CRWMP and CoCP will be submitted to Examination at Deadline 4.	Draft DCO (REP3-006)  Paragraph 4.5.8 of ES Appendix 5.3.2 Code of Construction Practice – Annex 5 Construction Resources and Waste Management Plan [APP-087]	Agreed
2.10.1.4	Code of Construction Practice and securing incidental extraction	The CoCP (APP-082) is secured by Requirement 7 of the dDCO (AS-004), and therefore it is important to ensure that it will be fit for purpose.  Updated position (Deadline 1): The CoCP and CRWMP fail to reference mineral safeguarding or policy related to mineral safeguarding (Airports NPS and JMLP).  The CoCP and associated documents are lacking the detail required to demonstrate and ensure needless sterilisation will not occur.  Updated position (Deadline 5): The CoCP [REP4-007, REP4-008] and associated CRWMP [REP4-009, REP4-010] have been updated and submitted at D4. WSCC are pleased to see that reference has now been made to relevant mineral safeguarding policies, and that incidental extraction of safeguarded brick clay will be given due consideration.	A commitment to ensure that any surplus material (not reused on site during construction) is exported off-site for reuse, recycling or recovery, would constitute a mitigation for sterilisation and this is to be taken forward under the Materials Management Plan as secured within ES Appendix 5.3.2: Construction Resources and Waste Management Plan.  Updated position (April 2024): The CoCP has been updated to include a cross reference to the CRWMP which explains that the Project will seek to minimise the sterilisation of mineral safeguarded areas in line with mineral safeguarding policy in the ANPS and JMLP. The updated CRWMP and CoCP will be submitted to Examination at Deadline 4.	Paragraph 4.5.8 of ES Appendix 5.3.2 Code of Construction Practice – Annex 5 Construction Resources and Waste Management Plan [APP-087]	Agreed





2.10.1.5	Code of Construction Practice	Neither the CoCP nor the Construction Resources and Waste	A commitment to ensure that any surplus material (not reused on	Draft DCO (REP3-006)	Agreed
	and securing incidental	Management Plan refer to the adopted West Sussex Joint Minerals Local	site during construction) is exported off-site for reuse, recycling or		
	extraction	Plan (JMLP). Without reference to key policies in the JMLP, it is not clear	recovery, would constitute a mitigation for sterilisation and this is	Paragraph 4.5.8 of ES	
		how the requirement to avoid needless sterilisation of safeguarded	to be taken forward under the Materials Management Plan as	Appendix 5.3.2 Code	
		minerals will be met.	secured within ES Appendix 5.3.2: Construction Resources and	of Construction	
			Waste Management Plan. The position in terms of key policies is	Practice - Annex 5	
		Updated position (Deadline 1): The CoCP and CRWMP fail to reference	assessed within the Mineral Resource Assessment (see ES	Construction	
		mineral safeguarding or policy related to mineral safeguarding (Airports	Appendix 10.9.2: Mineral Resource Assessment).	Resources and Waste	
		NPS and JMLP).		Management Plan	
			Updated position (April 2024): The CRWMP was updated at	[APP-087]	
		The CoCP and associated documents are lacking the detail required to	Deadline 4 to include key policies from the West Sussex Joint		
		demonstrate and ensure needless sterilisation will not occur.	Minerals Local Plan and how the CRWMP will seek avoid the		
			sterilisation of safeguarded minerals. The updated CRWMP will be		
		Updated position (Deadline 5):	submitted to Examination at Deadline 4.		
		The CoCP [REP4-007, REP4-008] and associated CRWMP [REP4-009,			
		REP4-010] have been updated and submitted at D4. WSCC are pleased			
		to see that reference has now been made to relevant mineral			
		safeguarding policies, and that incidental extraction of safeguarded brick			
		clay will be given due consideration.			



## 2.11. Greenhouse Gases

2.11.1 **Table 2.11** sets out the position of both parties in relation to greenhouse gases matters.

Table 2.11 Statement of Common Ground – Greenhouse Gases Matters

latter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
				I
aseline Environment	The Applicant has not considered all the latest up-to-date guidance with PAS2080:2023 and the Sixth Report of the United Nations Intergovernmental Panel on Climate Change(the AR6 report) is not referred to. PAS2080:2023 emphasises decisions and actions that reduce whole-life carbon more than PAS2080:2016 referred to in the GHG Assessment. The AR6 report considers many new updates concerning GHG assessment, which should be reviewed by the Applicant.  Updated Position (Deadline 5): Addressed	The Environmental Statement was submitted in July 2023, with the updated PAS2080 published in March 2023. The modelling and assessment of impact was complete prior to March 2023, and whilst GAL is considering the update, it is not expected that the update will materially affect the assessment or the conclusions drawn from the assessment.	n/a	Agreed
Methodology				
eHG emissions from airport uildings and ground perations in the ES does not ppear to include naintenance, repair, eplacement or refurbishment missions.	The scope of the GHG emissions from airport buildings and ground operations does not appear to cover maintenance, repair, replacement or refurbishment emissions. This would under account operational GHG emissions.  Updated position (Deadline 1): Under the IEMA GHG Assessment methodology used in the ES, the Applicant must update the assessment to evidence that exclusions are <1% of total emissions and where all such exclusions total a maximum of 5%.  Additionally, GAL should recognise the potential impact of emissions stemming from airport operations at least qualitatively for the sake of transparency. This acknowledgment aligns with one of the key principles of GHG accounting.  Updated Position (Deadline 5):  In Deadline 4, the Applicant has submitted updated calculations estimating emissions from maintenance, repair, replacement, and refurbishment activities. These emissions account for approximately 2.12% of the total emissions. The Applicant demonstrates that these emissions fall below the IEMA threshold, and therefore, they are not required to be included in the total whole-life carbon assessment	The methodology for the assessment was structured to follow the ANPS classification of emissions into four categories, and the assessment of Construction impacts was limited within the ES to those impacts prior to opening. The assessment was not seeking to provide a Whole Life Carbon assessment of the Project - a point explicitly noted within the ES.  Maintenance and repair of the newly constructed elements within the Project will be required. A full life cycle carbon assessment would seek to quantify this over a defined study period, which would likely extend beyond the 2050 assessment period (which is used based on assessing risk to UK achieving carbon targets). Within the timescales between opening year (2029) and the end of the assessment year (2050) it is considered unlikely that maintenance, repair, replacement, and refurbishment GHG emissions would be so great as to materially change the assessment of operational emissions. The mitigation set out in the Carbon Action Plan, specifically regarding to employing PAS2080 as a Carbon Management System, would necessitate GAL adopting a whole life carbon approach in the management and mitigation of emissions from Modules B2-B5 as part of their wider carbon management approach.  Updated position (April 2024) We intend to provide further analysis to inform the scale of	ES Appendix 5.4.2 Carbon Action Plan [APP-091]	Agreed
// ill up para el	ethodology HG emissions from airport ildings and ground erations in the ES does not spear to include aintenance, repair, placement or refurbishment	Interpovernment The Applicant has not considered all the latest up-to-date guidance with PAS2080:2023 and the Sixth Report of the United Nations Intergovernmental Panel on Climate Change(the AR6 report) is not referred to. PAS2080:2023 emphasises decisions and actions that reduce whole-life carbon more than PAS2080:2016 referred to in the GHG Assessment. The AR6 report considers many new updates concerning GHG assessment, which should be reviewed by the Applicant.  Updated Position (Deadline 5): Addressed  ethodology  He emissions from airport illdings and ground operations does not appear to cover maintenance, repair, replacement or refurbishment emissions. This would under account operational GHG emissions.  Updated position (Deadline 1): Under the IEMA GHG Assessment methodology used in the ES, the Applicant must update the assessment to evidence that exclusions are <1% of total emissions and where all such exclusions total a maximum of 5%.  Additionally, GAL should recognise the potential impact of emissions stemming from airport operations at least qualitatively for the sake of transparency. This acknowledgment aligns with one of the key principles of GHG accounting.  Updated Position (Deadline 5):  In Deadline 4, the Applicant has submitted updated calculations estimating emissions from maintenance, repair, replacement, and refurbishment activities. These emissions account for approximately 2.12% of the total emissions. The Applicant demonstrates that these emissions fall below the IEMA threshold, and therefore, they are not	The Applicant has not considered all the latest up-to-date guidance with PAS2080:2023 and the Sixth Report of the United Nations Intergovernmental Panel or Climate Change (the AR6 report) is not referred to. PAS2080:2023 emphasises decisions and actions that reduce whole-life carbon more than PAS2080:2016 referred to in the GHG Assessment. The AR6 report considers many new updates concerning GHG assessment, which should be reviewed by the Applicant.  Updated Position (Deadline 5): Addressed  ethodology  10 The scope of the GHG emissions from airport buildings and ground operations does not appear to cover maintenance, repair, replacement or refurbishment emissions.  11 The methodology for the assessment or the conclusions drawn from the assessment of emissions into four categories, and the assessment or refurbishment emissions. This would under account operational GHG emissions.  12 Updated position (Deadline 1): Under the IEMA GHG Assessment methodology used in the ES, the Applicant has refurbed to the emissions are at 1% of total emissions and where all such exclusions total a maximum of 5%.  2 Additionally, GAL should recognise the potential impact of emissions stemming from airport operations at least qualitatively for the sake of transparency. This acknowledgment aligns with one of the key principles of GHG accounting.  1 Updated Position (Deadline 5):  1 Deadline 4, the Applicant has submitted updated calculations estimating emissions from maintenance, repair, replacement, and refurbishment activities. These emissions account for approximately 2.1% of the total emissions. The Applicant form maintenance, repair, replacement, and refurbishment dealvilles. These emissions account for approximately 2.1% for the total emissions. The Applicant has submitted updated calculations estimating emissions from maintenance, repair, replacement, and refurbishment dealvilles. These emissions account for approximately 2.1% for the total emissions. The Applicant demonstrates that these emissions fall below the IEMA thresho	The Applicant has not considered all the latest up-to-date guidance with PAS2080.2023 and the Sixth Report of the United Nations Intergovernmental Panel on Climate Changelithe After report) is not referred to PAS2080.2023 emphasises desicions and actions that reduce whole-life carbon more than PAS2080.2032 emphasises desicions and actions that reduce whole-life carbon more than PAS2080.2032 emphasises desicions and actions that reduce whole-life carbon more than PAS2080.2016 referred to in the GHG Assessment. The After Report considers many new pudstes concerning GHG assessment and the properties of the GHG emissions from airport distinguished in March 2023. The modelling and assessment of impact was complete prior to March 2023, and whilst dassessment of impact was complete prior to March 2023. The modelling and assessment of impact was complete prior to March 2023. The modelling and assessment of impact was complete prior to March 2023. The modelling and assessment of impact was complete prior to March 2023, and whilst dassessment of impact was complete prior to March 2023. The modelling and assessment of impact was complete prior to March 2023. The modelling and assessment of impact was complete prior to March 2023. The modelling and assessment of impact was submitted in July 2023, with the updated PAS2080 published in March 2023. The modelling and assessment of impact was complete prior to March 2023. The modelling and assessment of impact was submitted in July 2023, with the updated PAS2080 published in March 2023. The modelling and assessment of impact was complete prior to March 2023. The modelling and assessment of impact was complete the sessessment of construction impacts was structured to follow the assessment of Construction impacts was structured to follow the assessment of Construction impacts was limited within the ES to essessment of popular part and the explaint of the newly constructed elements within the Project will be required. A full life cyclo carbon assessment was not sold an amaximum of



			I was which many the in the actual manifed on next of a cultural paid on the		
			refurbishment within the study period as part of a submission at		
			Deadline 4.		
2.11.2.2	It is not clear if carbon	Not accounting for WTT is noncompliant with the GHG Protocol Corporate	The assessment does not seek either to develop a Corporate	n/a	Not Agreed
	calculations were carried out	Accounting standard (referenced in the GHG ES Methodology).	Reporting Account (which is informed by the GHG Corporate		
	during the construction		Protocol Standard) nor a Whole Life Carbon Appraisal for the		
	lifecycle stage in the ES for	Updated position (Deadline 1): Additionally, GAL should recognise the	Project - the methodology has been developed to allow for the		
	well-to-tank (WTT) emissions.	potential impact of emissions stemming from airport operations at least	assessment of impact, and doing this within the context of the		
		qualitatively for the sake of transparency. This acknowledgment aligns	contextualisation exercise that forms part of the assessment. It is		
		with one of the key principles of GHG accounting.	not debated that Well-to-tank emissions arise in the supply chain for		
			fuels and methodologies for estimating these (as an uplift to direct		
		Updated Position (Deadline 5):	emissions) are well established.		
		In Deadline 4, the Applicant has provided WTT estimates for construction,			
		ABAGO, surface access, and aviation. These updates increase the total	However, the approach adopted is based on the assessment		
		emissions from the project between 2018 and 2050 by 3,978,000 tCO2e,	process which is contextualising emissions against a) the UK		
		representing a 19.83% increase.	carbon budget and b) the Jet Zero Strategy. The context for Jet		
			Fuel usage is specifically challenging due to the proportion of this		
		To contextualise these emissions against the carbon budget, the Applicant	fuel that is imported from outside the UK (approximately 70% in		
		references DUKES 2023 Chapter 3: Oil and Oil Products, estimating that	recent years [Ref 1]) and as a result WTT emissions would		
		around 36% of WTT aviation emissions occur within the UK boundary.	predominantly fall outside the scope of the UK carbon budgets and		
		Using this justification, the Applicant compares only this portion of aviation	the Net Zero commitment. Additionally the aviation strategy set out		
		WTT emissions to the carbon budget, along with the WTT emissions from	in Jet Zero does not include WTT within the main emissions		
		construction, ABAGO, and surface access.	calculation methodology. For these reasons WTT has been		
			excluded from the aviation impact assessment. For consistency		
		The Applicant then presents only the net impact, stating it accounts for	across the assessment methodology it has also been removed from		
		0.649% of the UK's 6th carbon budget, without displaying the total future	other aspects of the GHG assessment.		
		impact of the airport as done in the ES.			
			Ref 1: https://www.gov.uk/government/statistics/petroleum-chapter-		
		The Applicant should further forecast the percentage impact on future	3-digest-of-united-kingdom-energy-statistics-dukes		
		estimated carbon budgets using the CCC projections to estimate the			
		project's impact on future carbon budgets to understand if it is	Updated position (April 2024)		
		decarbonising in line with the estimated net zero trajectory.	It is acknowledged that the inclusion of WTT for Construction,		
			ABAGO, and Surface Access would be useful for contextualisation		
		Updated Position (12 August 2024):	against the UK Carbon Budgets. The WTT emissions for these will		
		The CCC's balanced net zero pathway serves as a guide for governments	be calculated and provided at Deadline 4.		
		and institutions aiming to assess and determine strategies for achieving			
		net zero emissions. While these guidelines are not legally binding, they	Updated position (July 2024)		
		illustrate the necessary carbon reductions to meet the legally binding net	The quantification for net impact of the Project, including WTT, at a		
		zero mandate set by the amended Climate Change Act.	level of 0.649% has been presented as this informs the assessment		
			of significance.		
		Furthermore, the IEMA GHG Assessment guidance, which the Applicant	Including WTT within the evaluation of emissions across the whole		
		uses for its evaluation, recommends contextualising a project's emissions	airport would include the contribution to carbon budgets as follows:		
		by referencing the UK carbon budgets and net zero trajectory. This	Fourth carbon budget: 0.171% (vs 0.144% presented in		
		approach is considered good practice	ES)		
			• Fifth carbon budget: 0.161% (vs 0.139% presented in ES)		
		l .			



			Civith cortion hudget: 0.0000/ /viz.0.4000/ massactadis EO		
			• Sixth carbon budget: 3.383% (vs 3.136% presented in ES)		
			This incorporates the assumption relating to the proportion of		
			aviation fuel imported to the UK.		
			The CCC projections do not reflect the level that future budgets will		
			actually be set at. On this basis there is no appropriate detail which		
			would support an assessment against carbon budgets beyond		
			<u>2038.</u>		
			Updated position (Deadline 9): Please see the Applicant's final		
			position with respect to this issue please within the greenhouse		
			gases section of the Applicant's <b>Closing Submission</b> (Doc Ref.		
			10.73).		
2.11.2.3	David Institute of Chartered	Concern with under accounting the construction transport emissions	RICS Whole Life Carbon Assessment for the Built Environment Vol	EC Annondiv 46 0 4	Agrood
2.11.2.3	Royal Institute of Chartered	Concern with under accounting the construction transport emissions.		ES Appendix 16.9.1	Agreed
	Surveyors (RICS) transport	Hadeted Besition (Besilies C). The Assiltant	1 was used to develop an estimated transport distance for bulk	Assessment of	
	distances have not been	Updated Position (Deadline 3): The Applicant needs to update the	materials and used the parameters for locally manufactured	Construction	
	applied comprehensively	transport assessment in compliance with the RICS methodology quoted in	materials (50km by road) and nationally manufactured materials	Greenhouse Gas	
		the ES to ensure shipping transport emissions are accounted for. This can	(300km) in an estimated 80:20 ratio - resulting in an average value	Emissions [APP-	
		then be used to inform appropriate transport efficiency mitigation	of 100km for each unit of material transported. At this stage the	<u>191</u> ]	
		measures as part of the CAP under Appendix 5.4.2 in the ES (APP091).	likely sourcing of materials is not known but the majority of		
			materials (by weight) are likely to be sourced within the UK due to		
		Updated Position (Deadline 5): Addressed	the large costs associated with transporting these large distances -		
			particularly as this part of the assessment process relates to		
			construction of airfield works where the majority of materials are		
			imported fill, asphalt, concrete, and GSB. Assessment of the		
			buildings emissions impact, and the Highways elements, are		
			calculated using an alternative method that does not make use of		
			this average 100km transport distance figure. On this basis the		
			100km is considered a reasonable assumption within the		
			assessment methodology.		
			Updated position (April 2024)		
			The assumption for average material haulage distance set out in		
			Table 4.1.1 of ES Appendix 16.9.1 Assessment of Construction		
			Greenhouse Gas Emissions [APP-191] was developed using the		
			parameters for locally manufactured materials (50km by road) and		
			nationally manufactured materials (300km) in an estimated 80:20		
			ratio - resulting in an average value of 100km for each unit of		
			material transported. This approach aligns with the RICS		
			methodology. It is not considered necessary to revise these.		
24424	Conhan coloniations	Not accounting for WIT is governed back with the OHO Develop	The accompany does not easily sith outside all and a control of the control of th	2/2	Night Agrees al
2.11.3.4	Carbon calculations do not	Not accounting for WTT is noncompliant with the GHG Protocol Corporate	The assessment does not seek either to develop a Corporate	n/a	Not Agreed
	include well-to-tank (WTT)	Accounting standard (referenced in the GHG ES Methodology).	Reporting Account (which is informed by the GHG Corporate		
	emissions, which is not		Protocol Standard) nor a Whole Life Carbon Appraisal for the		
	aligned to the GHG Protocol	Updated position (Deadline 1): Additionally, GAL should recognise the	Project - the methodology has been developed to allow for the		
		potential impact of emissions stemming from airport operations at least	assessment of impact, and doing this within the context of the		



	1			I	
	Standard mentioned in the	qualitatively for the sake of transparency. This acknowledgment aligns	contextualisation exercise that forms part of the assessment. It is		
	GHG ES Methodology.	with one of the key principles of GHG accounting.	not debated that Well-to-tank emissions arise in the supply chain for		
			fuels and methodologies for estimating these (as an uplift to direct		
		Updated Position (Deadline 5):	emissions) are well established.		
		In Deadline 4, the Applicant has provided WTT estimates for construction,			
		ABAGO, surface access, and aviation. These updates increase the total	However, the approach adopted is based on the assessment		
		emissions from the project between 2018 and 2050 by 3,978,000 tCO2e,	process which is contextualising emissions against a) the UK		
		representing a 19.83% increase.	carbon budget and b) the Jet Zero Strategy. The context for Jet		
			Fuel usage is specifically challenging due to the proportion of this		
		To contextualise these emissions against the carbon budget, the Applicant	fuel that is imported from outside the UK (approximately 70% in		
		references DUKES 2023 Chapter 3: Oil and Oil Products, estimating that	recent years1) and as a result WTT emissions would predominantly		
		around 36% of WTT aviation emissions occur within the UK boundary.	fall outside the scope of the UK carbon budgets and the Net Zero		
		Using this justification, the Applicant compares only this portion of aviation	commitment. Additionally the aviation strategy set out in Jet Zero		
		WTT emissions to the carbon budget, along with the WTT emissions from	does not include WTT within the main emissions calculation		
		construction, ABAGO, and surface access.	methodology. For these reasons WTT has been excluded from the		
			aviation impact assessment. For consistency across the		
		The Applicant then presents only the net impact, stating it accounts for	assessment methodology it has also been removed from other		
		0.649% of the UK's 6th carbon budget, without displaying the total future	aspects of the GHG assessment.		
		impact of the airport as done in the ES.			
			Ref 1: https://www.gov.uk/government/statistics/petroleum-chapter-		
		Updated Position (12 August 2024):	3-digest-of-united-kingdom-energy-statistics-dukes		
		The CCC's balanced net zero pathway serves as a guide for governments			
		and institutions aiming to assess and determine strategies for achieving	Updated position (April 2024)		
		net zero emissions. While these guidelines are not legally binding, they	Please refer to the response at Row 2.11.2.2.		
		illustrate the necessary carbon reductions to meet the legally binding net			
		zero mandate set by the amended Climate Change Act.	Updated position (July 2024)		
			Please refer to the response at Row 2.11.2.2.		
		Furthermore, the IEMA GHG Assessment guidance, which the Applicant			
		uses for its evaluation, recommends contextualising a project's emissions	Updated position (Deadline 9): Please see the Applicant's final		
		by referencing the UK carbon budgets and net zero trajectory. This	position with respect to this issue please within the greenhouse		
		approach is considered good practice.	gases section of the Applicant's Closing Submission (Doc Ref.		
			<u>10.73).</u>		
		In addition, for aviation emissions, the Applicant uses the entirety of the			
		Jet Zero High Ambition Scenario budget to demonstrate alignment with			
		the net zero trajectory. However, the Applicant does not allocate the			
		budget proportionally based on GAL's size. Therefore, it would be more			
		appropriate for the Applicant to estimate how much of the Jet Zero High			
		Ambition Scenario budget should be allocated to GAL and then use this			
		allocation as a benchmark to determine if future emissions are within the			
		allocated budget.			
2.11.2.5	It is not clear if carbon	These emissions are not indicated to be scoped into the assessment.	The methodology for the assessment was structured to follow the	ES Appendix 5.4.2	Not-Agreed
	calculations are carried out for	These emission sources could potentially account for a significant portion	ANPS classification of emissions into four categories, and the	Carbon Action Plan	
	maintenance, repair,	of the ABAGO emissions.	assessment of Construction impacts was limited within the ES to	[APP-091]	
	replacement or refurbishment		those impacts prior to opening. The assessment was not seeking to		
	emissions.				



		Updated position (Deadline 1): Under the IEMA GHG Assessment	provide a Whole Life Carbon assessment of the Project - a point		
		methodology used in the ES, the Applicant must update the assessment	explicitly noted within the ES.		
		to evidence that exclusions are <1% of total emissions and where all such			
		exclusions total a maximum of 5%.	Maintenance and repair of the newly constructed elements within		
			the Project will be required. A full life cycle carbon assessment		
		Additionally, GAL should recognise the potential impact of emissions	would seek to quantify this over a defined study period, which would		
		stemming from airport operations at least qualitatively for the sake of	likely extend beyond the 2050 assessment period (which is used		
		transparency. This acknowledgment aligns with one of the key principles	based on assessing risk to UK achieving carbon targets). Within the		
		of GHG accounting.	timescales between opening year (2029) and the end of the		
			assessment year (2050) it is considered unlikely that maintenance,		
		Updated Position (Deadline 5):	repair, replacement, and refurbishment GHG emissions would be		
		In Deadline 4, the Applicant has submitted updated calculations	so great as to materially change the assessment of operational		
		estimating emissions from maintenance, repair, replacement, and	emissions. The mitigation set out in the Carbon Action Plan,		
		refurbishment activities. These emissions account for approximately	specifically regarding to employing PAS2080 as a Carbon		
		2.12% of the total emissions. The Applicant demonstrates that these	Management System, would necessitate GAL adopting a whole life		
		emissions fall below the IEMA threshold, and therefore, they are not	carbon approach in the management and mitigation of emissions		
		required to be included in the total whole-life carbon assessment.	from Modules B2-B5 as part of their wider carbon management		
		required to be included in the total timele ine edition deceeding.	approach.		
		Updated Position (12 August 2024):	approuding		
		Agreed	Updated position (April 2024)		
		<u> 191000</u>	Please refer to the response at Row 2.11.2.1.		
			Troube force to the response at New 2.11.2.11.		
			Updated position (July 2024)  It is considered this matter can be marked as 'agreed'		
2.11.2.6	It is not clear how or if	It is not clear if the Applicant undertook a conversion from CO2 to CO2e	It is acknowledged that Appendix 16.9.4 Para 1.2.3 [APP-194] may	Paragraph 1.2.3 of	Agreed
2.11.2.0	Applicant converted CO2	as this would impact the aviation emissions by around a 0.91% increase	have led to some uncertainty relating to the modelling of aviation	Appendix 16.9.4	Agroca
	emissions from aircraft to	BEIS (2023)1 . Therefore, if not accounted for, this would increase	emissions. It can be clarified that the modelling process estimated	[APP-194]	
	CO2e.	aviation GHG emissions by approximately 48,441 tCO2e in 2028 in the	fuel consumption from aviation, and that this was then converted to	[ <del>/ ((   104</del> )	
	0020.	most carbon-intensive year where 5.327 MtCO2e was estimated to be	estimated tCO <sub>2</sub> e using the appropriate conversion factor. All		
		released (Table 5.2.1).	aviation emissions within the ES are reported to reflect tonnes of		
		1000000 (1000 0.2.1).	carbon dioxide equivalent (tCO <sub>2</sub> e).		
		Updated Position (Deadline 5): Addressed			
		Control (South (South South So			
2.11.2.7	WTT emission sources are	Not accounting for WTT is noncompliant with the GHG Protocol Corporate	The assessment does not seek either to develop a Corporate	n/a	Not Agreed
	not confirmed to be accounted	Accounting standard. Furthermore, this also contradicts the GHG ES	Reporting Account (which is informed by the GHG Corporate		
	for which is against the GHG	Methodology referenced. This would result in an underestimation of the	Protocol Standard) nor a Whole Life Carbon Appraisal for the		
	Protocol Standard mentioned	GHG emissions associated with aviation since a 20.77% (BEIS, 20232)	Project - the methodology has been developed to allow for the		
	in the GHG ES Methodology.	uplift would be required on all aviation emissions. Therefore, this would	assessment of impact, and doing this within the context of the		
		result in 1,106,530tCO2e not being accounted for in 2028 (the most	contextualisation exercise that forms part of the assessment. It is		
		carbon-intensive year), where 5.327 MtCO2e was estimated to be	not debated that Well-to-tank emissions arise in the supply chain for		
		released (Table 5.2.1).	fuels and methodologies for estimating these (as an uplift to direct		
		, , , , , , , , , , , , , , , , , , ,	emissions) are well established.		
		Updated position (Deadline 1): Under the IEMA GHG Assessment			
		methodology used in the ES, the Applicant must update the assessment			



to evidence that exclusions are <1% of total emissions and where all such exclusions total a maximum of 5%.

Additionally, GAL should recognise the potential impact of emissions stemming from airport operations at least qualitatively for the sake of transparency. This acknowledgment aligns with one of the key principles of GHG accounting.

#### **Updated Position (Deadline 5):**

In Deadline 4, the Applicant has provided WTT estimates for construction, ABAGO, surface access, and aviation. These updates increase the total emissions from the project between 2018 and 2050 by 3,978,000 tCO2e, representing a 19.83% increase.

To contextualise these emissions against the carbon budget, the Applicant references DUKES 2023 Chapter 3: Oil and Oil Products, estimating that around 36% of WTT aviation emissions occur within the UK boundary. Using this justification, the Applicant compares only this portion of aviation WTT emissions to the carbon budget, along with the WTT emissions from construction, ABAGO, and surface access.

The Applicant then presents only the net impact, stating it accounts for 0.649% of the UK's 6th carbon budget, without displaying the total future impact of the airport as done in the ES.

The Applicant should further forecast the percentage impact on future estimated carbon budgets using the CCC projections to estimate the project's impact on future carbon budgets to understand if it is decarbonising in line with the estimated net zero trajectory.

## **Updated Position (12 August 2024):**

The CCC's balanced net zero pathway serves as a guide for governments and institutions aiming to assess and determine strategies for achieving net zero emissions. While these guidelines are not legally binding, they illustrate the necessary carbon reductions to meet the legally binding net zero mandate set by the amended Climate Change Act.

Furthermore, the IEMA GHG Assessment guidance, which the Applicant uses for its evaluation, recommends contextualising a project's emissions by referencing the UK carbon budgets and net zero trajectory. This approach is considered good practice.

In addition, for aviation emissions, the Applicant uses the entirety of the Jet Zero High Ambition Scenario budget to demonstrate alignment with the net zero trajectory. However, the Applicant does not allocate the

However, the approach adopted is based on the assessment process which is contextualising emissions against a) the UK carbon budget and b) the Jet Zero Strategy. The context for Jet Fuel usage is specifically challenging due to the proportion of this fuel that is imported from outside the UK (approximately 70% in recent years [Ref 1]) and as a result WTT emissions would predominantly fall outside the scope of the UK carbon budgets and the Net Zero commitment. Additionally the aviation strategy set out in Jet Zero does not include WTT within the main emissions calculation methodology. For these reasons WTT has been excluded from the aviation impact assessment. For consistency across the assessment methodology it has also been removed from other aspects of the GHG assessment.

Ref 1: <a href="https://www.gov.uk/government/statistics/petroleum-chapter-3-digest-of-united-kingdom-energy-statistics-dukes">https://www.gov.uk/government/statistics/petroleum-chapter-3-digest-of-united-kingdom-energy-statistics-dukes</a>

#### Updated position (April 2024)

Please refer to the response at Row 2.11.2.2.

#### **Updated position (July 2024)**

Please refer to the response at Row 2.11.2.2.

<u>Updated position (Deadline 9):</u> Please see the Applicant's final position with respect to this issue please within the greenhouse gases section of the Applicant's **Closing Submission** (Doc Ref. 10.73).



Assessmen	1	budget proportionally based on GAL's size. Therefore, it would be more appropriate for the Applicant to estimate how much of the Jet Zero High Ambition Scenario budget should be allocated to GAL and then use this allocation as a benchmark to determine if future emissions are within the allocated budget.			
2.11.3.1	Concerns regarding increase	Concerns over the significant increase in greenhouse gas emissions and	The assessment sets out (in Paragraphs 16.9.2 to 16.9.4) how the	Para 16.9.2 to 16.9.4	Agreed
	in greenhouse gas emissions	impacts on climate change and understanding how airport expansion can be justified in the light of national and international carbon reduction targets (along with concerns over fundamental flaws in the assessment undertaken).  Updated position (Deadline 1): WSCC acknowledges the Applicant's assessment has been undertake with consideration to the Jet Zero high ambition trajectory and that this trajectory is representative of government's current 'budget' for aviation to contribute to net zero. On this basis it could be considered to align with the approach set out by IEMA.  Updated Position (Deadline 5): Addressed	approach follows guidance (from IEMA) on the assessment of impacts, and in line with this how GHG emissions are contextualised against the framework of UK carbon budgets, and sectoral decarbonisation trajectories.	of ES Chapter 16 Greenhouse Gases [APP-041]	
2.11.3.2	Assessment of Significant Effects	The GHG Assessment does not assess the cumulative impact of the Project in the context of the eight of the biggest UK airports planning to increase to approximately 150 million more passengers a year by 2050 relative to 2019 levels. Hence, this will greatly increase the UK's cumulative aviation emissions, which may have significant consequences on the UK's net zero trajectory.  Updated position (Deadline 1): WSCC acknowledge the Applicant's assessment has been undertake with consideration to the Jet Zero high ambition trajectory and that this trajectory is representative of government's current 'budget' for aviation to contribute to net zero. On this basis it could be considered to align with the approach set out by IEMA.  Updated Position (Deadline 5): Addressed	It is not for the applicant or for the examination to assess risks on the basis that government policy will fail.  It is apparent that government is committed to its net zero target and to closely monitoring aviation and other trajectories to ensure compliance.	n/a	Agreed
Mitigation a	and Compensation				
2.11.4.1	REGO	Purchasing Renewable Energy Guarantee of Origin (REGO) certificates does not mean that GAL will receive 100% renewable electricity. In reality, on low wind and solar energy generation days, much of the electricity supplied on green energy tariffs still comes from fossil fuel production.	The Carbon Action Plan commits Gatwick to a transition through carbon neutrality and towards Net Zero, and Absolute Zero, over time. It is entirely appropriate within this framework to consider the use of a range of market mechanisms at such stages are as appropriate - and this includes the use of REGOs as part of this.	ES Appendix 5.4.2 Carbon Action Plan [APP-091]	Agreed



		Consequently CAL connet reply upon DECO contition to instituits acre	The Carbon Action Plan notes GAL's commitments to use		
		Consequently, GAL cannot reply upon REGO certificates to justify its zero			
		carbon commitment.	internationally recognised offsetting schemes (CAP Para 1.1.4).		
		H	Within the CAP GAL also commits to investment in carbon removal		
		Updated position (Deadline 1): Aligned with SECR, GAL's reporting	mechanisms in preference to commonly used offsetting		
		should clearly delineate the distinction between market-based emission	mechanisms.		
		factor reporting and localised values for REGOs. This clarity is essential to			
		identify the extent of potential residual emissions stemming from electrical	Updated position (April 2024)		
		energy use.	The assessment incorporates a range of different emissions		
			sources, some of which are not addressed within SECR, which is		
		Updated Position (Deadline 5): Addressed	intended for use as a corporate reporting methodology. GAL		
			already provides reporting in line with its SECR requirements within		
			its corporate Annual Report.		
2.11.4.2	Science Based Targets	The Applicant has not confirmed if it is committed to best practice, e.g. by	The assessment considers GHG impacts beyond just the corporate	n/a	Agreed
		committing to the Science Based Targets initiative to achieve a net zero	reporting scope of Gatwick Airport Ltd. The assessment does not		
		trajectory aligned with the 1.5°C Paris Agreement across all emission	require all parties responsible for the generation of GHG emissions		
		scopes.	to adopt a specific standard for reducing GHG emissions, instead it		
			uses those commitments by GAL as one element within the broader		
			assessment of GHG emissions. As such the adoption of SBTi is		
		Updated Position (Deadline 5): Addressed	not, in and of itself, a requirement of the assessment process.		
Other					
2.11.5.1	UK Climate Change	The latest CCC Progress Report (2023) identified their main concerns and	It is for government to respond, annually, to the reports of the CCC.	n/a	Agreed
	Committee (CCC) Progress in	criticisms of the current UK Aviation climate change policy and risks to	In its most recent report (2023), the Government Response		J
	reducing emissions report,	achieving net zero.	included the following:		
	published in June 2023.				
		Updated Position (Deadline 5): Addressed	"We will monitor progress against our emissions reduction trajectory		
		Commission (Commission)	on an annual basis from 2025, with a major review of the Strategy		
			and delivery plan every five years. The first major review will be in		
			2027, five years after publication of the Strategy in 2022.		
			The Jet Zero Strategy sets out details on how the aviation sector		
			can achieve net zero without government intervening directly to limit		
			aviation growth. DfT analysis shows that in all modelled scenarios		
			we can achieve our net zero targets by focusing on new fuels and		
			technology, rather than capping demand, with knock-on economic		
			and social benefits.		
			If you find that the englants and man the theory is a large		
			If we find that the sector is not meeting the emissions reductions		
			trajectory, we will consider what further measures may be needed to ensure that the sector maximises in-sector reductions to meet the		
			to ensure that the sector maximises in-sector reductions to meet the UK's overall 2050 net zero target."		
			ON 3 Overall 2000 Het 2el0 talget.		
			The NRP application accords with government policy. As set out in		
			the Government's Response, aviation expansion (explicitly		
			including the NRP) will not compromise the Government's		
			commitment to the UK's net zero trajectory.		



2.11.5.2	The impact of EU's Emissions	It is not clear if the aviation forecasts used to develop the 'need case' has	Both the ETS and CORSIA have been included in the modelling of	Needs Case [APP-	Agreed
	Trading System (ETS) /	considered the impact of ETS/CORISA. Evidence is required that this has	future aviation forecasts as set out in the <b>Needs Case</b> [APP-250].	<u>250]</u>	
	international Civil Aviation	been taken into account in the forecasts.			
	Organization's Carbon				
	Offsetting and Reduction	Updated Position (Deadline 5): Addressed			
	Scheme for International				
	Aviation (CORISA).				
11.5.3	The unsustainable growth of	To monitor and control GHG emissions during the project construction and	The Climate Change Act places a duty on the Secretary of State to	Appendix B - The	Under
	airport operations may result	operation it is suggested a control mechanism to similar to the Green	prepare "such proposals and policies as the Secretary of State	Applicant's	discussion Not
	in significant adverse impacts	Controlled Growth Framework submitted as part of the London Luton	considers will enable the carbon budgets that have been set under	Response to	<u>Agreed</u>
	to the climate	Airport Expansion Application, is provided. Implementing such a	this Act to be met." (Section 13).	Deadline 4	
		framework would make sure that the Applicant demonstrates sustainable		Submissions (Doc	
		growth while effectively managing its environmental impact. Within this	That duty lies with the Secretary of State and it is apparent that the	Ref 10.38)	
		document, the Applicant should define monitoring and reporting	Government has put in place a clear framework of policy to ensure		
		requirements for GHG emissions for the Applicant's construction activities,	that the Government's duty and commitment is met. The Jet Zero	The Applicant's	
		airport operations and surface access transportation. Similar to the	Strategy forms part of that policy framework and, within it, the	Response to	
		London Luton Airport Green Controlled Growth Framework, emission	Government makes clear that its modelling demonstrates that the	Deadline 5	
		limits and thresholds for pertinent project stages should be established.	commitment can be met without demand management – i.e. without	<u>Submissions -</u>	
		Should any exceedances of these defined limits occur, the Applicant must	constraining the growth of airports. That conclusion is reached in	Response to JLA's	
		cease project activities.	the light of the acknowledged importance of aviation to the UK and	EMG Framework	
			the critical importance of the Government supporting growth in the	Paper [REP6-093]	
		Where appropriate the Applicant should undertake emission offsetting in	aviation sector, whilst meeting its binding carbon reduction targets.		
		accordance with the Airport Carbon Accreditation Offset Guidance	The JZS is also clear that the Government is monitoring the position		
		Document to comply with this mechanism. In addition, and where	closely and will take further measures if necessary, if it becomes		
		reasonably practical, the airport will seek to utilise local offsetting schemes	apparent that the trajectory of aviation emissions is not being		
		that can deliver environmental benefits to the area and local community	achieved. In these circumstances, a control of the type proposed		
		around the airport. Offsets should align with the following key offsetting	by the local authority in this case would cut across the balance		
		principles i.e. that they should be: o additional in that would not have	being struck by government and would not meet the relevant tests		
		occurred in the absence of the project o monitored, reported and verified o	of necessity or appropriateness.		
		permanent and irreversible o without leakage in that they don't increase			
		emissions outside of the proposed development o Have a robust	Updated position (Deadline 5): The Applicant has responded to		
		accounting system to avoid double counting and o Be without negative	the JLAs' Introduction for a proposal for Environmentally Managed		
		environmental or social externalities.	Growth at Appendix B of The Applicant's Response to Deadline		
			4 Submissions (Doc Ref 10.38) submitted at Deadline 5 and The		
		Updated Position (Deadline 5):	Applicant's Response to Deadline 5 Submissions - Response		
		The Applicant should consider how it can foster sustainability into the	to JLA's EMG Framework Paper [REP6-093] submitted at		
		projects governance processes to demonstrate that it will monitor and	Deadline 6. Together, these submissions detail why the Applicant		
		control GHG emissions during operation using a control mechanism to	considers an EMG framework is neither necessary nor appropriate		
		similar to the Luton DCO Green Controlled Growth Framework.	for the Project		
		The position from the JLA's on an Environmentally Managed Growth	Updated position (Deadline 9): Please see the Applicant's final		
		Framework is set out as an introduction within document REP4-050. The	position with respect to this issue please within the greenhouse		
		JLAs are submitting further documentation at Deadline 5.	gases section of the Applicant's Closing Submission (Doc Ref.		
		Undeted Resition (40 August 2004)	<u>10.73).</u>		
		Updated Position (12 August 2024):			



The unsustainable growth of airport

The JLAs have detailed their full position in the D7 EMG Framework response concerning the control of greenhouse gases from surface access and ABAGO to support sustainable growth.

In summary the JLAs are concerned, on the level of ongoing enforcement on greenhouse emissions, including consequences if targets are not being met, and considers an Environmentally Managed Growth (EMG) framework would act as a safety net and provide this reassurance.

The Applicant appears to be taking a reactive approach to managing greenhouse gas emissions, failing to set thresholds or limits to support sustainable growth. This contrasts with best practices, such as the Luton Airport Green Controlled Growth Framework which supports a similar framework.

# Alternative Changes if EMGF is Not Accepted ABAGO

Unlike Surface Access Journeys, there is no dedicated group to hold the Applicant accountable for ABAGO commitments. It is recommended to establish a similar group with relevant local authorities and stakeholders for regular reviews.

If the EMGF is not accepted, the ABAGO Annual Monitoring Report should outline the carbon reduction trajectory and thresholds towards the 2030 and 2040 targets, providing early warnings if commitments are not met.

This will enable the Applicant to take corrective action if targets are missed, reporting to the forum on measures to limit growth until targets are achieved.

This approach ensures proactive rather than reactive measures, keeping the Applicant on track with ABAGO commitments in the CAP [APP-091].

The Applicant should extend its emission scope to include Scope 3 emissions within its targets. The CAP [APP-091] strategy balances remaining emissions from sources under GAL's jurisdiction with removals, aiming for zero emissions for Scope 1 and 2 by 2040, but currently does not offset Scope 3 emissions.

Scope 3 emissions should be included in the CAP [APP-091] as a net limit, including any offsetting measures, ensuring emissions stay within the CAP limit.



		The Applicant has committed to net zero Scope 1 and 2 emissions by 2030 and zero emissions by 2040, aligning with Jet Zero. A reduction			
		trajectory should be presented to minimise reliance on removals by 2040, with a suggested linear reduction for net zero by 2030 and zero emissions			
		by 2040.			
		Surface Access Journeys  If EMG is not accepted, the Transport Annual Monitoring Report should include GHG emissions against reduction targets. If targets are not met, the Applicant should report actions to limit growth until targets are achieved.  Similar to the Luton Airport Green Controlled Growth Framework, JLAs			
		suggest GAL should offset net surface access journey emissions when thresholds are exceeded.			
		triesholds are exceeded.			
2.11.5.4	If the Applicant does not provide infrastructure or	The Applicant should provide infrastructure within the Airport to support the anticipated uptake of electric vehicles and provide electric vehicle	The Transport Assessment [AS-079] and the Surface Access Commitments (SAC) [APP-090] set out how the Applicant's	Transport Assessment [AS-	Agreed
	services to help decarbonise	charging infrastructure.	commitments (SAC) [APP-090] set out now the Applicant's commitments to sustainable travel are binding under the DCO.	079]	
	surface transport emissions it				
	may have the potential to	The Applicant should support a Green Bus Programme such as the	An updated version of ES Appendix 5.4.1: Surface Access	Surface Access	
	result in the underreporting of the Proposed Development's	expansion of the network of hydrogen buses used in the Gatwick/Crawley area into Mid Sussex with accompanying infrastructure.	Commitments [REP3-028] has been submitted at Deadline 3 which adds further detail to Commitment 12. Under Commitment	Commitments [APP-090]	
	impact on the climate. The full	area into wild Gassex with accompanying infractive according	12A GAL shall produce a strategy for providing charging	Surface Access	
	impact of the Proposed	Updated Position (Deadline 5):	infrastructure for electric vehicles used to access the Airport (both	Commitments -	
	Development on the	The Applicant has demonstrated in Deadline 3 that it is committed to	passenger and staff) to facilitate the use of ultra-low and zero	Version 2 [REP3-	
	government meeting its net zero targets cannot be	providing charging infrastructure for electric vehicles used to access the Airport (both passenger and staff) to facilitate the use of ultra-low and zero	emission vehicles for those journeys that are made by car.	029]	
	identified.	emission vehicles for those journeys that are made by car. The Applicant	Achieving the modes shares set out will significantly reduce surface		
		is also committed to investing £1m to Metrobus in hydrogen buses for the	transport emissions. We are continuing to invest in charging		
		local network.	infrastructure for passengers and staff within a wider strategy for		
			Evs on the campus as part of our Decade of Change programme independent of the DCO. This includes a partnership with Gridserve		
			to provide an electric vehicle charging forecourt on airport,		
			completed in early 2024. Our passenger valet parking service also		
			offers an EV charging service. For operational vehicles there is a		
			programme underway to deliver the Applicant's and third party airfield EV charging requirements.		
			annote Ev ondrying requirements.		
			The Applicant has invested or pledged over £1m to Metrobus in		
			hydrogen buses for the local network serving the airport and		
			continues to support the transition to ultra low or zero emission		
			vehicles in local bus services and in the Applicant's own surface transport fleet.		



			Decarbonisation of all surface transport is a matter for Government	
			policy and the Applicant cannot mandate that all surface access	
			journeys are by zero emission vehicles ahead of meeting those	
			policy targets	
2.11.5.5	GAL does not identify the	GAL should state if they comply with the Airport Carbon Accreditation	At Gatwick today, through its Airport Carbon Accreditation Level 4+,	 Agreed
2.11.5.5	•			Agreed
	risks associated with using	Offset Guidance Document which specifies the type of offsetting Schemes	the Applicant buys offsets covering residual Scope 1 and 2 GHG	
	carbon offset schemes.	that need to be used. In addition, and where reasonably practical, GAL	emissions (as well as business travel).	
		should seek to utilise local offsetting schemes that can deliver		
		environmental benefits to the area and local community around the	In order for the Applicant to maintain its ACA certification, any	
		airport. Offsets should align with the following key offsetting principles i.e.	offsets – removal and/or reduction – must be bought from schemes	
		that they should be:	accredited by the ACA.	
		o additional in that would not have occurred in the absence of the project		
		o monitored, reported and verified o permanent and irreversible	ACA is the only global, airport-specific carbon standard which relies	
		o without leakage in that they don't increase emissions outside of the	on internationally recognised methodologies. It provides airports	
		proposed development	with a common framework for active carbon management with	
		o Have a robust accounting system to avoid double counting and	measurable goalposts. The programme is site-specific allowing	
		o Be without negative environmental or social externalities.	flexibility to take account of national or local legal requirements,	
			whilst ensuring that the methodology used is always robust	
		Updated position (Deadline 5): Addressed	Details of Level 4+ available on the ACA website:	
			https://www.airportcarbonaccreditation.org/about/7-levels-of-	
			accreditation/	
			With a view to achieving Net Zero for Scope 1 and 2 GHG	
			emissions by 2030 (under both its existing Decade of Change	
			commitments, and the equivalent under the Carbon Action Plan as	
			part of the Project), the Applicant is in the process of transitioning	
			from use of carbon reduction offsets to carbon removal offsets	
			instead (as the use of carbon removal offsets would not meet the	
			definition of Net Zero). For 2023, GAL purchased 25% removal	
			offsets and 75% reduction offsets.	
			Furthermore, the Applicant is investigating the development of a	
			local removal project, independent of the Project. Any such project	
			will need to be accredited by the ACA.	
			will fleed to be accieuited by the ACA.	



# 2.12. Health and Wellbeing

2.12.1 **Table 2.12** sets out the position of both parties in relation to health and wellbeing matters.

Table 2.12 Statement of Common Ground – Health and Wellbeing Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline				l	<u> </u>
There are r	o issues relating to the baseline	for this topic within this Statement of Common Ground.			
ssessme	nt Methodology				
2.12.2.1	Lack of evidence of	Results should be presented with a detailed description of the statistical	ES Chapter 18: Health and Wellbeing has taken into account the	ES Chapter 18:	Under
	engagement and results from	methods used, including all variables accounted for and those not	consultation responses of health stakeholders and the public. The	Health and	discussion Agreed
	that engagement with the	included in the analysis models. This would enable a better interpretation	health stakeholder engagement is discussed in ES Appendix	Wellbeing [APP-043]	Agreed
	communities/ receptors.	of the results, which seem not to be in line with what should be expected.	18.3.1 and the consultation responses from the public taken into	Consultation Report	
		A detailed definition of the populations in the study area and a clear	account are provided in the separate Consultation Report.	[APP-218]	
		description of evidence supporting each assumption made have not been		Consultation Report	
		demonstrated.	There have been a comprehensive series of consultation events,	Annex B Autum <u>n</u>	
			including with hard-to-reach groups. Consultation through the	2021 Consultation	
		Updated position (Deadline 1): The Applicant has demonstrated in the	DCO process is conducted through a series of statutory defined		
		documentation that they have reached out to a range of community	processes. This includes Section 42 consultation with	Consultation Report	
		groups and organisations. Though no mention of vulnerable groups in the	stakeholders and Section 47 consultation with the public. The	Annex A Autumn	
		context of those with physical or psychological vulnerabilities.	Consultation Report discusses the Section 47 engagement with	2021 Consultation	
		Documentation was offered in alternative formats and languages but only	the community for the Autumn 2021 consultation in section 5.6	Issues Tables [APP-	
		if requested no evidence of proactive engagement with non-English	and for the Summer 2022 consultation in section 6.6.	<u>219</u> ]	
		speaking audience in their language.	Consultation Report Annex A-D set out the issues raised and the		
			response for each consultation. The responses from these	Consultee Response	
		Relevant documents searched for words, Vulnerable, Hard to reach,	consultations were taken into account the by Chapter 18: Health	Summaries [APP-	
		disabilities, disabled, hearing, ethnic, nationalities with no result.	and Wellbeing.	220]	
		Updated position (Deadline 5):	Autumn 2021 consultation Section 47 themes and	Consultation Report	
		No Update Required	responses from the public are set out in Consultation	Annex C Summer	
			Report - Annex A, Table A.2 section 'I. Health and well-	2022 Consultation	
		Update   Position (12 August 2024):	being'.	Issues Tables [APP-	
		As the applicant will not be be providing a separate detailed Health		221]	
		impact Assessment separate to the Environmental Impact	Summer 2022 consultation Section 47 themes and		
		Assessment . The applicant is requested to consider how they	responses from the public are set out in Consultation	Consultation Report	
		will monitor the impacts on communities' health through the	Report - Annex A, Table C.2 section 'I. Health and well-	Annex D Summer	
		project, ideally at a SLOA level as impacts can be diluted when	being'.	2022 Consultation	
		looking at a Local Authority District and Borough level. As well as		Consultee Response	
		the operational period moving forward, to include vulnerable groups, including physical, psychological and mental health	Updated Position (April 2024):	Summaries [APP-	
		impacts within those communities, and review any mitigation	Community engagement has informed the assessment and	222]	
		with a view to altering / increasing mitigation to safeguard the	mitigation, including that vulnerable group responses are		
		public's health.	inherently part of the consultation undertaken. This position is set		
		Include within the Communications plan for the project and for	out in the Deadline 2 Submission 10.9.7 The Applicant's		
		ongoing operations a clear pathway for the public to raise	Response to Actions - ISH2-5 [REP2-005], Section 3.5 ISH3:		
		concerns and impacts effecting the public as individuals and	Action Point 7.		



			He dated a said on ( bulk 2004)		
		communities to the applicant and a robust policy or responding	Updated position (July 2024):		
		to issues raised. This communications plan to consider a range	Unless there are specific residual comments, we suggest that this		
		of publication routes that accommodate individuals with	is marked as agreed.		
		disabilities and non-English speakers and ethnic groups.			
			Updated position (Deadline 9): The Applicant's position on		
			monitoring is set out in <b>Deadline 8 Submission - 10.62.4 The</b>		
			Applicant's Written Summary of Oral Submissions ISH9 -		
			Socio-Economics section 2.8, which confirmed it is not		
			proposed that the population's health outcomes be monitored. It		
			would not be appropriate or proportionate to monitor individual		
			clinical health outcomes. Population level monitoring in general is		
			already undertaken and published by the Office for Health		
			Improvement and Disparities, relevant links to which appear in		
			ES Chapter 18: Health and Wellbeing [APP-043]. Project specific		
			monitoring would not be feasible in terms of attributing causation		
			at a population level. Large epidemiological studies would be		
			required to achieve the outcome proposed, which would not be		
			proportionate. This is the case particularly as no significant		
			adverse effects on population health area anticipated, a		
			conclusion with which the national public health statutory health		
			stakeholders agree [RR-4687].		
			Gatwick Airport Limited Deadline 8 Submission - 5.3		
			Environmental Statement Appendix 5.3.2 Code of Construction		
			Practice - Version 5 (Clean) [REP8-024] section 4.12 sets out		
			community engagement commitments include around raising		
			complaints. With regard to communications, we would signpost to		
			the additions Deadline 8 Submission - 5.3 Environmental		
			Statement Appendix 5.3.2 Code of Construction Practice -		
			Annex 7 - Construction Communications and Engagement		
			Plan - Version 2 (Tracked) paragraphs 6.1.2 and 7.1.1.		
			, , , , , , , , , , , , , , , , , , , ,		
2.12.2.2	Assessment of Significant	WSCC expects to see data relating to the study area, specifically the	Consultation Report, Table 4.4 explains the steps taken to	Consultation Report	Under discussion
Z. 1 Z. Z. Z	Effects	feedback from the individual vulnerable groups. This would ensure that	identify and engage with hard-to-reach-groups.	[APP-218]	<del>Onder disoussion</del>
	Lilotto	their feedback had been included in the assumptions made in relation to	lacinary and origago with maru-to-readir-groups.	Consultation Report	Applicant suggests
		changes in green space locations, active travel and access, to support	A list of 110 hard to reach groups were identified from across the	Annex B Autum	(July 2024) that it
		the wellbeing of the communities affected.	region and all were contacted to offer briefings. In addition, a	2021 Consultation	can be agreed that
		the wellbeing of the communities affected.		2021 Consultation	this issue can be
		The DCO application does not evidence engagement with the affected	consultation pack was sent out to all such groups. Five briefings were held with hard-to-reach organisations during the Autumn	Consultation Report	marked as
		communities and how the outcome of those engagements have	2021 Consultation.	Annex A Autumn	resolved.Agreed
		influenced the Applicant's assumptions used as a basis for the	ZUZT GUTTSUITATIOTI.	2021 Consultation	
			For the Summer 2022 Consultation, soven hard to reach		<u>Agreed</u>
		assessment findings and decisions on mitigation measures to reduce	For the Summer 2022 Consultation, seven hard-to-reach	Issues Tables [APP-	
		these impacts.	organisations were identified within the targeted consultation	<u>219</u> ]	
			zone. Each group was emailed to advise them of the		
			consultation, and subsequently sent a poster providing details of		



**Updated position (Deadline 1):** The Applicant in their documentation demonstrated a wide range of organisations contacted. It was unclear from the Consultation Report Annex D Ref Doc 6.1 if any of the response was from these vulnerable groups.

The Applicant has shared in the Consultation Report the in Fig 6.1 the targeted consultation zone where vulnerable receptors likely to be using the Riverside Garden Park currently and the new green space to the East.

WSCC would like to know more detail in regard to any plans for the new green spaces to encourage activities such as nature trails, exercise apparatus, child activities train, and the use of sustainable, natural and recycled materials, that will enhance the experience of using the space and encourage wellbeing.

#### **Updated position (Deadline 5):**

No update to position

### Updated position (12 August 2024 ):

No update to position

the consultation. No requests for additional information or briefings were received. These groups were: Surrey Gypsy Traveller Communities Forum; Age UK Horley; Horley Youth Club; 1st & 2nd Horley Scout Group; SeeAbility, Horley Support Service; Gatwick Islamic Centre; and Oakwood School. Consultation Report Figure 6.1 provides a map of the targeted consultation zone.

Consultation Report Appendix B.23 provides the list of hard-to-reach organisations; Appendix B.24 is the Hard-to-reach consultation pack; and Appendix C.7 sets out the hard-to-reach poster.

ES Chapter 18: Health and Wellbeing has taken into account the consultation responses of health stakeholder and the public. The health stakeholder engagement is discussed in ES Appendix 18.3.1 and the consultation responses from the public taken into account are provided in the separate Consultation Report.

There have been a comprehensive series of consultation events, including with hard-to-reach groups. Consultation through the DCO process is conducted through a series of statutory defined processes. This includes Section 42 consultation with stakeholders and Section 47 consultation with the public. The Consultation Report discusses the Section 47 engagement with the community for the Autumn 2021 consultation in section 5.6 and for the Summer 2022 consultation in section 6.6.

Consultation Report Annex A-D set out the issues raised and the response for each consultation. The responses from these consultations were taken into account the by ES Chapter 18: Health and Wellbeing.

- Autumn 2021 consultation Section 47 themes and responses from the public are set out in Consultation Report - Annex A, Table A.2 section 'I. Health and wellbeing'.
- Summer 2022 consultation Section 47 themes and responses from the public are set out in Consultation Report - Annex A, Table C.2 section 'I. Health and wellbeing'.

#### **Updated Position (April 2024):**

Community engagement has informed the assessment and mitigation, including that vulnerable group responses are

Consultee Response
Summaries [APP-

220]

Consultation Report Annex C Summer 2022 Consultation Issues Tables [APP-221]

Consultation Report Annex D Summer 2022 Consultation Consultee Response Summaries [APP-222]

ES Chapter 18: Health and Wellbeing [APP-043]



inherently part of the consultation undertaken. This position is set out in the Deadline 2 Submission The Applicant's Response to Actions - ISH2-5 [REP2-005], Section 3.5 ISH3: Action Point ES Appendix 8.8.1: Outline Landscape and Ecology Management Plan [REP2-021 to REP2-027] sets the overarching vision for the Project and Annex 2 of the Outline LEMP contains an outline Landscape Maintenance schedule. The LEMPs for areas of replacement open space, including the detailed design, management and maintenance arrangements will be submitted to and approved by the LPA before work commences as set out within Requirement 8(1) of the draft DCO. These LEMPs are required to be substantially in accordance with the principles in the outline LEMP. The draft Section 106 Agreement [REP2-004] proposes funding arrangements for the maintenance of the Church Meadows open space replacement area. The Car Park B replacement open space will be maintained by the Applicant in accordance with the LEMP. The Applicant is open to discussing plans for the new green spaces to encourage activities such as nature trails, exercise apparatus, child activities trails, and the use of sustainable, natural and recycled materials, that will enhance the experience of using the space and encourage wellbeing. It is expected these would be the subject of post determination development of detailed design. **Updated position (July 2024):** Clarification is provided in the Deadline 7 document Tthe Applicant's FResponse to ExQ2 HW.2.4 and HW.2.6 [REP7-084]. Agreement is sought that this issue can be marked as agreed given the Applicant's April 2024 position, including confirming that "The Applicant is open to discussing plans for the new green spaces to encourage activities such as nature trails, exercise apparatus, child activities trails, and the use of sustainable, natural and recycled materials, that will enhance the experience of using the space and encourage wellbeing. It is expected these would be the subject of post determination development of



		detailed decire." Unless there are experific recidual comments we		
		detailed design." Unless there are specific residual comments, we		
		suggest that this is marked as agreed.		
				1
Lack of an Equality Impact Assessment.	Though Equality is stated as a baseline there is no Equality Impact Assessment of the effects of the Project. This would aid in the understanding of how the project may impact on different groups and ensure that certain individuals are not put at a disadvantage or discriminated against as a result of the project activities. This would also ensure that mitigation measures can be tailored to avoid harm to equality.  Updated position (Deadline 1): Under the Equality Act 2010, public bodies have a statutory duty to ensure race, disability and equality are considered in the exercise of their functions, to ensure that this has been considered by the Applicant in this programme of work. WSCC would request that the Applicant provides a Equality Impact Assessment EqIA for the implications on West Sussex residents to cover the protected characteristics, age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race and ethnicity, religion and belief, sex; and, sexual orientation.  Acknowledging there is not a statutory duty on the applicant to undertake	ES Chapter 18: Health and Wellbeing, Table 18.3.2 notes that "The ES health assessment considers inequalities. An equality impact assessment relates to the public sector equality duty under the Equality Act 2010. This is not a duty of the applicant."  ES Chapter 18: Health and Wellbeing includes specific mitigation targeted to relevant vulnerable population groups to reduce health inequalities and avoid inequitable health outcomes. See Table 18.7.1 and paragraph 18.11.22.  Updated Position (April 2024): The Applicant's position with regards to Equality Impact Assessment and Health Impact Assessment is set out in the Deadline 1 Submission - 10.9.4 The Applicant's Response to Actions from Issue Specific Hearing 3: Socio-economics [REP1-064] Section 3 (Action Point 6). An Equality Statement was submitted at Deadline 3 [REP3-109] to assist the determining authority in discharging the Public Sector Equality Duty. The document signposts to relevant information within the Gatwick	ES Chapter 18: Health and Wellbeing [APP-043]  Equality Statement [REP3-109]	Applicant suggests (July 2024) that it can be agreed that this issue can be marked as resolved. Agreed Not Agreed
	a specific HIA, in the case if this project, size, length of construction, proximity to communities and for reaching disruption as well as ongoing operational increase in activity on completion we would recommend a HIA be carried out for each affected LA area.  Updated position (Deadline 5):  The Environmental Statement Chapter 1: Introduction (planninginspectorate.gov.uk) provided by the Applicant refers to existing documents with the addition of table 6.1 setting out the potential for disproportionate or differential equality impacts and affected Characteristics but not the effects on health. WSCC recommend that local evidence of the impacts on the local communities of West Sussex is used as opposed to wider health data and robust engagement with the local communities and stakeholders, to include space specific demographics and population specifics in assessments of equalities and health impacts.  Updated position (12 August 2024 ):  No update to position	Updated position (July 2024):  ES Chapter 1 Introduction [APP-026] references ES Chapter 18 Health and Wellbeing [APP-043]. The GAL Deadline 3 Submission - 10.20 Equality Statement [REP3-109] Table 6.1 sets out a summary of potential equality impacts, which also references ES Chapter 18 Health and Wellbeing [APP-043].  The Applicant's position on the use of local evidence and assessment of local communities in West Sussex is set out in the Deadline 5 Submission - 10.38 The Applicant's Response to Deadline 4 Submissions [REP5-072] paragraph 3.17.4 (pdf page 405/464).  The HIA [APP-043] has specifically used local evidence to assesses the impacts on the population close to the airport, including residents and vulnerable groups in West Sussex. This is set out in ES Chapter 18 Health and Wellbeing [APP-043], for example on Study Area (pdf pages 25 to 27) and throughout section 18.8 in relation to site-specific and local effects; ES Appendix 18.2.1 Summary of Planning Policy - Health and		



24222		WCCC is concerned that the impact of the Drainet on lead health	Wellbeing [APP-202], for example in relation to the adopted and emerging local plan polices on health; ES Appendix 18.5.1 Health Baseline Trends, Priorities and Vulnerable Groups [APP-206], for example discussion of summary public health indicators and relevant points in relation to the West Sussex Joint Health and Wellbeing Strategy and Joint Strategic Needs Assessment; and ES Appendix 18.5.2 Health and Wellbeing Baseline Data Tables [APP-207], for example the detailed data tables of demographics and public health indicators for West Sussex and for the districts and the 9 wards close to the airport. This detailed local evidence is considered appropriate and proportionate to assessing the sensitivity of the relevant West Sussex populations and the potential for likely significant effects due to the Project.  The consultation with communities and stakeholders is set out in the Consultation with communities and stakeholders is discussed in ES Chapter 18 Health and Wellbeing [APP-043] Section 18.3 and ES Appendix 18.3.2 Summary of Other Consultation Responses - Health and Wellbeing [APP-204]. These include the health topic working group meetings, which included representation from the UK Health Security Agency (UKHSA), the Department of Health and Social Care Office of Health Improvement and Disparities (OHID), West Sussex County Council, East Sussex County Council, Mid Sussex District Council, Surrey County Council, Kent Council, Crawley Borough Council, Reigate and Banstead Borough Council, Nole Valley District Council, Tandridge District Council, NHS Sussex, NHS Sussex ICB, Surrey Heartlands ICB and Applied Resilience (in the capacity of emergency management on behalf of Reigate and Banstead Borough Council).	ES Chanter 19.	Agrood
2.12.3.2	Lack of evidence of how local services will be affected.	WSCC is concerned that the impact of the Project on local health services is currently not considered. This is particularly important, as from practical experience in West Sussex, a higher throughput at Gatwick Airport has often led to an increased demand for health services.  Updated position (Deadline 1): The Applicant has consulted with the Sussex ICB.  The Applicant has suggested quantifiable data of increased footfall affecting the increase in A&E attendances, but this does not take into	ES Chapter 18: Health and Wellbeing sets out the effects on local healthcare capacity in Section 18.8, paragraphs 18.8.512 to paragraph 18.8.618. The effects relating to construction and operational workers, as well as passengers are covered. For example, see the analysis of 'Medical Calls and Ambulance Attendances at the Airport' from paragraphs 18.8.530 to 18.8.538. This includes predictions of number of ambulance transfers from the Airport to hospitals in each assessment year. The analysis is considered robust and indicates the likely demand	ES Chapter 18: Health and Wellbeing [APP-043]	Agreed



		account the effects of that increase A&E attendance on subsequent treatment and bed days in the NHS Secondary Care System.	levels for A&E and secondary care from increased passenger footfall, see Chapter 18, Table 18.8.40.  Chapter 18 Table 18.7.1 sets out mitigation measures to avoid significant adverse effects on local healthcare services, including 'healthcare for construction workers' and 'healthcare for airport passengers and visitors'.		
			ES Chapter 18 assessment has been informed by a review of medical events and ambulance callout data, as well as discussion with the West Sussex Integrated Care Board on improving access to healthcare for Airport workers.		
2.12.3.3	Lack of evidence of improvements to social mobility.	There is no indication that consideration has been given to the impact on small and medium sized businesses, or where this is cross referenced from other chapters. It is advised that this is included, considering the influence it could have on health and well-being. It is vital to consider the nature and quality of work and how this benefits residents and future generations when discussing the economic benefits of the Project.	ES Chapter 17: Socio-Economic sets out the analysis of effects to local businesses and discusses Enterprises of different sizes (see paragraph 17.6.57). ES Appendix 17.8.1: Employment, Skills and Business Strategy (ESBS) notes that an overarching objective is to drive up growth and productivity across the business base through the expansion of capacity and enterprise acumen of Small to Medium Sized and Micro businesses. There are a range of proposals to support Small and Medium-Sized Enterprises (SMEs).  Environmental Statement Chapter 18: Health and Wellbeing (Doc Ref. 5.1) sets out the population health implications of employment and economic impacts in Section 18.8, paragraphs 18.8.361 to paragraph 18.8.411. This assessment is based on the findings of ES Chapter 17: Socio-Economic and takes into account measures set out in the ESBS.	ES Chapter 17: Socio-Economic [APP-042]  ES Chapter 18: Health and Wellbeing [APP-043]  ES Appendix 17.8.1: Employment, Skills and Business Strategy [APP-198]	Agreed
2.12.3.4	Lack of evidence to support professional views and assumptions made in the documentation.	Evidence used to substantiate assumptions should incorporate feedback from communities likely to be impacted by the Project. For example, it is claimed that expected increases in walking journey times are not considered to be 'onerous' and would contribute to physical activity levels, it is also possible for longer journey times to discourage people from active travel - having a negative and perhaps rebound impact on active travel. There is insufficient information to allow an understanding of the conclusions made around this or if the diversions have disproportionate impacts on certain groups.  Updated position (Deadline 1): Noted wrong page numbers, 18.8, paragraphs 18.8.310 (pdf page 1083/214)	ES Chapter 18: Health and Wellbeing sets out the effects of changes in active travel walking and cycling routes in Section 18.8, paragraphs 18.8.310 to paragraph 18.8.360. The issues of potential for disproportioned effects to vulnerable groups and of the potential to discourage people from active travel are specifically considered. For example, see Chapter 18 paragraphs 18.8.337-338 which explains the context of the assessment is of additional journey times of around 10-20 minutes on long-distance routes with constrained alternatives. That these are long-distance routes is important to the population health effect. These are not short-distance routes connecting say residential areas to a school or shops, where lengthy diversions would have the potential for adverse behavioural change in active travel. The acceptability of the routes was reviewed with a site visit and consideration has been given to community engagement	ES Chapter 18: Health and Wellbeing [APP-043]  ES Chapter 19: Agricultural Land Use and Recreation [APP-044]  Consultation Report [APP-218] Consultation Report Annex B Autum 2021 Consultation	Agreed



responses on this issue and the mitigations proposed through the **Consultation Report** Outline Public Rights of Way Management Strategy at ES Annex A Autumn Appendix 19.8.1. 2021 Consultation Issues Tables [APP-There have been a comprehensive series of consultation events, including with hard-to-reach groups. Consultation through the **Consultee Response** DCO process is conducted through a series of statutory defined processes. This includes Section 42 consultation with Summaries [APPstakeholders and Section 47 consultation with the public. The 220] Consultation Report discusses the Section 47 engagement with the community for the Autumn 2021 consultation in section 5.6 **Consultation Report** and for the Summer 2022 consultation in section 6.6. **Annex C Summer** Consultation Report Annex A-D set out the issues raised and the 2022 Consultation response for each consultation. The responses from these Issues Tables [APPconsultations were taken into account the by Chapter 18: Health and Wellbeing. **Consultation Report** The themes of the community response (Section 47) for the **Annex D Summer** 2022 Consultation Autumn 2021 consultation included interest in improving the operational active travel opportunities of the project. These are **Consultee Response** Summaries [APPdiscussed in Chapter 12. The construction did not raise construction stage footpath and cycleway diversions as a theme 222 of concern. ES Appendix 19.8.1 The themes of the community response (Section 47) for the **Outline Public** Summer 2022 consultation did raise concern about diversions of **Rights of Way** footpaths and cycleways, albeit not specifically in relation to Management Strategy [APP-215] health effects. These concerns informed the Chapter 19: Agriculture, Land Use and Recreation assessment, which in turn informed the Chapter 12 health assessment. The issues raised are responded to by the Outline Public Rights of Way Management Strategy at ES Appendix 19.8.1. The Chapter 12 health assessment confirms that diversions would be advertised in advance, clearly signposted and comparable in access related considerations. • Autumn 2021 consultation Section 42 themes and responses from statutory stakeholders are set out in Consultation Report - Annex A, Table A.1 section 'l. Health and well-being'. Autumn 2021 consultation Section 47 themes and responses from the public are set out in Consultation Report - Annex A, Table A.2 section 'I. Health and wellbeing'.



			Summer 2022 consultation Section 42 themes and		
			responses from statutory stakeholders are set out in Consultation Report - Annex A, Table C.1 section 'I. Health and well-being'.		
			Summer 2022 consultation Section 47 themes and responses from the public are set out in Consultation Report - Annex A, Table C.2 section 'I. Health and wellbeing'.		
			The Outline Public Rights of Way Management Strategy at ES Appendix 19.8.1 responds to the concerns raised in relation to diversions of footpaths and cycleways.		
2.12.3.5	Assessment of Significant Effects	Though the impact from construction staff on primary care and secondary care services is set out, the increased footfall of passengers when increased flights are operational, and the impact on emergency attendances for this group within secondary care A&E services, is not clear or evidenced satisfactorily.  Updated position (Deadline 1): ICB Engaged.	ES Chapter 18: Health and Wellbeing sets out the effects on local healthcare capacity in Section 18.8, paragraphs 18.8.512 to paragraph 18.8.618. The effects relating to passengers requiring emergency healthcare are covered. For example, see the analysis of 'Medical Calls and Ambulance Attendances at the Airport' from paragraphs 18.8.530 to 18.8.538. This includes predictions of number of ambulance transfers from the Airport to hospitals in each assessment year. The analysis relates to passengers and is based on data held by the Airport, which is the only data source available. Patients are taken to the most appropriate location for their condition. Due to patient confidentiality the NHS does not publish data that would extend this analysis. The analysis is considered robust and indicates the likely demand levels for A&E and secondary care from increased passenger footfall, see Chapter 18, Table 18.8.40.	ES Chapter 18: Health and Wellbeing [APP-043]	Agreed
Mitigation a	and Compensation				
2.12.4.1	Loss of public open space.	It is stated that as a mitigation measure, new areas will be created to serve all users but will not be immediately contiguous with area lost. This does not provide enough reassurance that mitigation measures will be targeted at communities or groups impacted by the loss.  Updated position (Deadline 1): The green space lost to construction at the Riverside Park though in Surrey is accessible to West Sussex	ES Chapter 18: Health and Wellbeing sets out the effects of changes in availability of public areas of open space in Section 18.8, paragraphs 18.8.310 to paragraph 18.8.360. Changes in open space are summarised in paragraphs 18.8.333-334. Further detail is provided in ES Chapter 19: Agricultural Land Use and Recreation.	ES Chapter 18: Health and Wellbeing [APP-043]  ES Chapter 19: Agricultural Land Use and Recreation	Applicant suggests (July 2024) that it can be agreed that this issue can be marked as
		residents in the North of the County and though being replaced this is an opportunity to ensure the new green space has access to those with disabilities to allow inclusion, independence, and empowerment, encourages community interaction, play and exercise.  Updated position (Deadline 5):	The public open space lost from the southern fringe of Riverside Garden Park is associated with the provision of new public open space at the adjacent area of Carpark B, with access provided to ensure the link to Riverside Garden Park is contiguous (see Chapter 18, paragraph 18.8.341).	[APP-044]  Consultation Report [APP-218]	resolved.Agreed



	No change to position	The public open space lost from the southern part of Church	Consultation Report
	The sharings to position	Meadows is associated with the provision of new public open	Annex B Autum
		space at the adjacent area of land west of the River Mole, with a	2021 Consultation
	Updated position (12 August 2024 ):	new footbridge access across the River Mole to ensure the link to	2021 Odiisultation
	No update to position	Church Meadows is contiguous (see Chapter 18, paragraph	Consultation Report
	No update to position	18.8.342).	Annex A Autumn
		10.0.342).	2021 Consultation
		The locations of new provision and the elements that make the	
		The locations of new provision and the elements that make the	Issues Tables [APP-
		new public open space continuous are a direct response to	<u>219</u> ]
		ensuring that there is easily and equally accessible by current	Canaciltae Bassanas
		users and communities.	Consultee Response
		On the state of th	Summaries [APP-
		Community consultation (Section 47) is set out in the	220]
		Consultation Report Sections 5.6 and 6.6, as well as Annex A-D.	Comparison Donati
		Harlett I Barrier (Augustines)	Consultation Report
		Updated Position (April 2024):	Annex C Summer
		It is agreed that The Car Park B replacement open space is an	2022 Consultation
		opportunity to ensure the new green space has access to those	Issues Tables [APP-
		with disabilities to allow inclusion, independence, and	221]
		empowerment, encourages community interaction, play and	
		exercise. The Car Park B replacement open space will be	Consultation Report
		maintained by the Applicant in accordance with the LEMP.	Annex D Summer
			2022 Consultation
		ES Appendix 8.8.1 Outline Landscape and Ecology	Consultee Response
		Management Plan - Part 1 [REP2-021] paragraph 4.7.4 states at	Summaries [APP-
		the first bullet: "The location of open space should be easily	<u>222</u> ]
		accessible by all groups of people, including those with	
		disabilities. The design of the space should also consider the	
		needs of different groups of people, such as families with	
		children, older adults, and people with disabilities."	
		ES Appendix 8.8.1: Outline Landscape and Ecology	
		Management Plan [REP2-021 to REP2-027] sets the	
		overarching vision for the Project and Annex 2 of the Outline	
		LEMP contains an outline Landscape Maintenance schedule. The	
		LEMPs for areas of replacement open space, including the	
		detailed design, management and maintenance arrangements	
		will be submitted to and approved by the LPA before work	
		commences as set out within Requirement 8(1) of the draft DCO.	
		These LEMPs are required to be substantially in accordance with	
		the principles in the outline LEMP.	
		Updated position (July 2024):	



		Clarification is provided in the Deadline 7 document the	
		Applicant's response to ExQ2 HW.2.4 and HW.2.6 [REP7-084].	
		Agreement is sought that this issue can be marked as agreed	
		given the Applicant's April 2024 position in row 2.12.2.2, which	
		confirms that "The Applicant is open to discussing plans for the	
		new green spaces to encourage activities such as nature trails,	
		exercise apparatus, child activities trails, and the use of	
		sustainable, natural and recycled materials, that will enhance the	
		experience of using the space and encourage wellbeing. It is	
		expected these would be the subject of post determination	
		development of detailed design." Unless there are specific	
		residual comments, we suggest that this is marked as agreed.	
Other	1		
<del></del> ,	4 ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	the first of the control of the cont	

There are no other issues relating to this topic in this Statement of Common Ground.



## 2.13. Historic Environment

2.13.1 **Table 2.13** sets out the position of both parties in relation to historic environment matters.

Table 2.13 Statement of Common Ground – Historic Environment Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline					•
2.13.1.1	Lack of historic background to	No clear understanding or description of the history of the airport	An additional report can be prepared to meet this concern, and	n/aThe Historical	Under
	the Airport.	development.	would suggest it is discussed through a TWG meeting with WSCC.	Development of	discussion Agreed
				<b>Gatwick Airport</b>	
		Updated position (Deadline 1): WSCC fully support and would suggest	Updated position (April 2024): GAL have prepared a detailed	including a Review	
		a meeting ASAP as this document is vital to the understanding of the	history of the airport and information regarding past ground	of the Extent of	
		archaeological impact of the application.	disturbance. Once that report has been provided and a meeting to	Past Ground	
			discuss held with the appropriate advisors to WSCC, the final	Disturbance [REP6-	
		Updated position (Deadline 5):	position will be consolidated in the finalised WSI.	070]	
		GAL shared the report with WSCC on 13 <sup>th</sup> May 2024 which is being			
		considered by Officers and Archaeological Advisors (Place Services). A	Updated position (July 2024)		
		meeting has been arranged with GAL on the 31st May to discuss this	The report setting out the historical development of the airport has		
		document and outstanding archaeological matters.	been provided to WSCC and their archaeological advisors. The		
			Historical Development of Gatwick Airport including a Review		
			of the Extent of Past Ground Disturbance [REP6-070] was		
			submitted at Deadline 6. A meeting has been held with GAL to		
			discuss the implications of the report and the way forward.		
2.13.1.2	Lack of archaeological	The scheme of archaeological investigation undertaken to date, has been	The scheme of archaeological investigation undertaken prior to the	ES Appendix 7.8.2:	Under
	evaluation within the Airport	focused on areas within the Project that were easily accessible and has	submission of the DCO application was developed through	Written Scheme of	discussion Agreed
	perimeter	not covered all potential areas of impact.	discussions with WSCC's appointed archaeological advisors and in	Investigation for	
	i e		line with the methodologies approved in writing by those advisors.	post-consent	
		Updated position (Deadline 1): No written documents have been		Archaeological	
		provided of such a previous agreement and discussions with the previous	The issues relating to undertaking archaeological investigation	Investigations and	
		advisors have indicated they were awaiting information on the historical	within the perimeter of the airport have been discussed on a	Historic Building	
		development of the airport and its potential impact on surviving	number of occasions and it was agreed that such investigation was	Recording - West	
		archaeological deposits. As stated at the single TWG we have attended	not necessary. This was due to the land within the airport perimeter	Sussex [APP-	
		the document as identified in row 7.18 would provide clarity on those	having a reduced archaeological potential (as a result of previous	406]REP7-046]	
		areas previously impacted.	development) and/or the lack of impacts arising from the scheme.		
			Updated position (April 2024): The above remains the GAL	The Historical	
		Updated position (Deadline 5):	position. GAL have prepared a detailed history of the airport and	Development of	
		GAL shared the report with WSCC on 13th May 2024 which is being	information regarding past ground disturbance. Once that report	Gatwick Airport	
		considered by Officers and Archaeological Advisors (Place Services). A	has been provided a meeting to discuss its findings will be held with	including a Review	
		meeting has been arranged with GAL on the 31st May to discuss this	the appropriate advisors to WSCC.	of the Extent of	
		document and outstanding archaeological matters.		Past Ground	
			Updated position (July 2024)	Disturbance [REP6-	
			The report setting out the historical development of the airport has	070]	
			been provided to WSCC and their archaeological advisors. This		
			report was submitted at Deadline 6. A meeting has been held with		
			GAL to discuss the implications of the report and the way forward.		



			An updated WSI for post-consent archaeological investigations and		
			historic building recording – West Sussex was submitted at		
			Deadline 7. Section 6 Further Archaeological Investigations and		
			Historic Building Recording has been updated following these		
			discussions.		
2.13.1.3	Historic Environment	Previous archaeological work has established that the area within and	Further clarification is requested from WSCC as to where the	ES Appendix 7.8.2:	Under
		around Gatwick Airport has the potential to contain archaeological	specific areas are in order to provide a response.	Written Scheme of	discussionNot
		remains of a multiperiod nature, ranging in date from the prehistoric to the		Investigation for	Agreed
		medieval. WSCC is concerned that there are several areas within the	The scheme of archaeological investigation undertaken prior to the	post-consent	
		Project where insufficient archaeological mitigation work has been	submission of the DCO application was developed through	Archaeological	
		proposed without sufficient justification. Therefore, WSCC recommends	discussions with WSCC's appointed archaeological advisors and in	Investigations and	
		that there is an increase in the amount of archaeological assessment and	line with the methodologies approved in writing by those advisors.	Historic Building	
		recording undertaken.	The advisors did not identify any areas where insufficient	Recording - West	
			archaeological work was proposed during those discussions.	Sussex [REP7-	
				046APP-106]	
		Updated position (Deadline 1): No written documents have been	Updated position (April 2024): The above remains the GAL		
		provided of such a previous agreement and discussions with the previous	position. GAL have prepared a detailed history of the airport and	The Historical	
		advisors have indicated they were awaiting information on the historical	information regarding past ground disturbance. Once that report	Development of	
		development of the airport and its potential impact on surviving	has been provided a meeting to discuss its findings will be held with	<b>Gatwick Airport</b>	
		archaeological deposits. As stated at the single TWG we have attended	the appropriate advisors to WSCC.	including a Review	
		the document as identified in row 7.18 would provide clarity on those		of the Extent of	
		areas previously impacted. The LIR response has details of areas of	Updated position (July 2024)	Past Ground	
		concern, however, the additional report identified under 7.18 may satisfy	The report setting out the historical development of the airport has	Disturbance [REP6-	
		our concerns on some areas.	been provided to WSCC and their archaeological advisors. This	070]	
			report was submitted at Deadline 6. A meeting has been held with		
		Updated position (Deadline 5):	GAL to discuss the implications of the report and the way forward.		
		GAL shared the report with WSCC on 13 <sup>th</sup> May 2024 which is being	An updated WSI for post-consent archaeological investigations and		
		considered by Officers and Archaeological Advisors (Place Services). A	historic building recording – West Sussex was submitted at		
		meeting has been arranged with GAL on the 31st May to discuss this	Deadline 7. Section 6 Further Archaeological Investigations and		
		document and outstanding archaeological matters	Historic Building Recording has been updated following these		
			discussions.		
		Updated position (12 August 2024 ):			
		The applicant has failed to provide suitable evidence that the new hotel	Updated position (14 August 2024)		
		office and multi-storey at Car Park H has been suitably disturbed to the	At deadline 6, the Applicant submitted a report titled "The Historical		
		extent that there is no potential for significant archaeological survival. As	Development of Gatwick Airport including a Review of the Extent of		
		discussed and raised with GAL previously we have requested a	Past Ground Disturbance" [REP6-070]. This concluded that while		
		programme of work within the car park area to assess the level of	the survival of archaeological features in this location cannot be		
		disturbance. This area only has a limited amount of services and	entirely ruled out, they are likely to be truncated in terms of the		
		considering the car park's early construction date there is a potential of	removal of the upper parts of the features and fragmentary in terms		
		surviving archaeological deposits beneath. We continue to recommend	of disruption from deeper disturbances such as drainage. In		
		that archaeological work is undertaken within this area; perhaps in a	response to requests for clarification from WSCC's consultant,		
		staged approach, with initial low level of trenching to assess survivability	Essex Place Services the Applicant provided confidential		
		and then wider trenching if there is good survival. This work can be	information showing that there was a grid of buried electrical		
		The state of the s			
		carried out after consent is granted.	services and drainage over the entire area of the car park (by letter,		



			CO lives COOA). December the socilable evidence the Applicant		T
			28 June 2024). Based on the available evidence, the Applicant		
		In respect of all other development areas regarding this issue, agreed.	does not agree that it is in any way necessary or reasonable to		
			undertake archaeological investigation in this area. This remains a		
			matter not agreed.		
2.13.1.4	Assessment of Significant	No archaeological work has been proposed or evidence provided in a	Further clarification is required from WSCC regarding which	n/a ES Appendix	Under
2.10.114	Effects	number of locations where groundworks are planned in potentially	locations are referred to in the issue raised, in order for GAL to	7.8.2: Written	discussionNot
	Lifects	undisturbed areas.	provide a response.	Scheme of	agreed
		undisturbed areas.	provide a response.	Investigation for	<u>agreeu</u>
		Updated position (Deadline 1): As stated at the single TWG we have	Updated position (April 2024): The above remains the GAL	post-consent	
		attended the document as identified in row 7.18 would provide clarity on	position. GAL have prepared a detailed history of the airport and	<u>Archaeological</u>	
		those areas previously impacted. The LIR response has details of areas	information regarding past ground disturbance. Once that report	Investigations and	
		of concern, however, the additional report identified under 7.18 may	has been provided a meeting to discuss its findings will be held with	Historic Building	
		satisfy our concerns on some areas.	the appropriate advisors to WSCC.	Recording - West	
				Sussex [REP7-	
		Updated position (Deadline 5):	Updated position (July 2024)	046 <del>APP-106]</del> ]	
		GAL shared the report with WSCC on 13 <sup>th</sup> May 2024 which is being	The report setting out the historical development of the airport has		
		considered by Officers and Archaeological Advisors (Place Services). A	been provided to WSCC and their archaeological advisors. This	The Historical	
		meeting has been arranged with GAL on the 31st May to discuss this	report was submitted at Deadline 6. A meeting has been held with	Development of	
		document and outstanding archaeological matters.	GAL to discuss the implications of the report and the way forward.	Gatwick Airport	
			An updated WSI for post-consent archaeological investigations and	including a Review	
		Updated position (12 August 2024 ):	historic building recording – West Sussex was submitted at	of the Extent of	
		As per row 2.13.1.3, concerns remain reharding regarding Car Park H, for	Deadline 7.	Past Ground	
		which it is recommended that trial-trenching is undertaken. In respect of	Beddine 1.	Disturbance [REP6-	
		all other development areas regarding this issue, agreed.	Updated position (14 August 2024)	070]	
		all other development areas regarding this issue, agreed.	See response above for row 2.13.1.3 - this remains a matter not	0701	
			agreed.		
Assessme	nt Methodology		agreeu.		
		ent methodology for this topic within this Statement of Common Ground.			
Assessme	<u> </u>				
2.13.3.1	Assessment of Significant	There is a lack of evidence that buildings proposed for demolition or	The Historic Environment Baseline Report identifies buildings of	ES Appendix 7.6.1:	Under
	Effects	conversion have no historic interest.	historic interest that could potentially be affected by the proposed	Historic	discussion Agreed
			development. These include listed and locally listed buildings. The	Environment	
		<b>Updated position (Deadline 1):</b> The document proposed under 7.18 has	only building of historic interest to be demolished is the former	Baseline Report	
		the potential to clarify whether these structures are regarded as being of	control tower which is not listed and is not included on the local list	[APP-101]	
		historic interest. Once the report has been completed this can be	maintained by Crawley Borough Council. If WSCC know of any		
		discussed at the appropriate TWG.	other buildings of historic interest that would be demolished or	The Historical	
			converted as part of the proposed development then the Applicant	Development of	
		Updated position (Deadline 5): GAL shared the report with WSCC on	would be pleased to undertake a review of these.	Gatwick Airport	
		13 <sup>th</sup> May 2024 which is being considered by Officers and Archaeological		including a Review	
		Advisors (Place Services). A meeting has been arranged with GAL on the	Updated position (April 2024): The above remains the GAL	of the Extent of	
		31st May to discuss this document and outstanding archaeological matters	position. GAL have prepared a detailed history of the airport and	Past Ground	
		ay to diodece this adouthent and odiotariality aronacological matters	information regarding past ground disturbance. Once that report	Disturbance [REP6-	
			has been provided a meeting to discuss its findings will be held with	070]	
				070]	
			the appropriate advisors to WSCC. No information has been		



2.13.3.2	Assessment of Significant Effects	Alternatively, an explanation and evidence should be provided to show why certain works are unlikely to impact significant archaeological remains, either due to modern disturbance, foundation design, or other factors.  Updated position (Deadline 1): WSCC fully support and would suggest a meeting ASAP as this document is vital to the understanding of the archaeological impact of the application.  Updated position (Deadline 5): GAL shared the report with WSCC on 13th May 2024 which is being considered by Officers and Archaeological Advisors (Place Services). A meeting has been arranged with GAL on the 31st May to discuss this document and outstanding archaeological matters  Updated position (12 August 2024): The applicant has failed to provide suitable evidence that the new hotel office and multi-storey at Car Park H has been suitably disturbed to the extent that there is no potential for significant archaeological survival.	provided by WSCC to suggest that any other buildings proposed for demolition are of historic interest.  Updated position (July 2024) The report setting out the historical development of the airport has been provided to CBC and their archaeological advisors. This report was submitted at Deadline 6. A meeting has been held with GAL to discuss the implications of the report and the way forward. No information has been provided by WSCC to suggest that any other buildings proposed for demolition are of historic interest.  An additional report can be prepared to meet this concern, and we would suggest it is discussed through the TWGs.  Updated position (April 2024): GAL have prepared a detailed history of the airport and information regarding past ground disturbance. Once that report has been provided a meeting to discuss its findings will be held with the appropriate advisors to WSCC.  Updated position (July 2024) The report setting out the historical development of the airport has been provided to CBC and their archaeological advisors. This report was submitted at Deadline 6. A meeting has been held with GAL to discuss the implications of the report and the way forward. An updated WSI for post-consent archaeological investigations and historic building recording – West Sussex was submitted at Deadline 7. Section 6 Further Archaeological Investigations and Historic Building Recording has been updated following these discussions.  Updated position (14 August 2024) See response above for row 2.13.1.3 - this remains a matter not agreed.	n/a ES Appendix 7.8.2: Written Scheme of Investigation for post-consent Archaeological Investigations and Historic Building Recording - West Sussex [APP- 106REP7-046]  The Historical Development of Gatwick Airport including a Review of the Extent of Past Ground Disturbance [REP6- 070]	Under discussionNot Agreed
Mitigation ar	nd Compensation  Management of Historic	The CoCP does not reflect the archaeological work proposed. The	We consider the suggested change aligns with the text already	ES Appendix 5.3.2:	Under
	Environment effects	objective should be to protect or mitigate the setting of built heritage and the recording of affected archaeological deposits. It also does not detail a Heritage Clerk of Works.  Updated position (Deadline 1): WSCC are happy to discuss at the TWG both the wording of the CoCP and the need for a Clerk of Works. The	included within the CoCP and would be happy to discuss further in a TWG meeting with WSCC.  As the proposed programme of archaeological investigation and historic building recording is very small, the works can be undertaken without a Heritage Clerk of Works.	Code of Construction Practice (REP1-021)	discussionAgreed



				T	
		extent of the proposed archaeological programme is at present not agreed	Updated position (April 2024): The above remains the GAL		
		but the document proposed under 7.18 will assist these discussions.	position. GAL have prepared a detailed history of the airport and		
			information regarding past ground disturbance. Once that report		
		Updated position (Deadline 5):	has been provided a meeting to discuss its findings will be held with		
		GAL shared the report with WSCC on 13th May 2024 which is being	the appropriate advisors to WSCC.		
		considered by Officers and Archaeological Advisors (Place Services). A			
		meeting has been arranged with GAL on the 31st May to discuss this	Updated position (July 2024)		
		document and outstanding archaeological matters	It is now agreed that a Heritage Clerk of Works is not required.		
			Ris now agreed that a Frentage old it of Works is not required.		
2.13.4.2	Proposed mitigation on areas	The proposed mitigation identified within the WSI on areas that have been	GAL would appreciate further clarification from WSCC regarding	n/a ES Appendix	Under
	already evaluated.	evaluated is not sufficient and will need to be expanded.	this issue, including the specific areas being referred to and the	7.8.2: Written	<del>discussion</del> Agreed
		· ·	additional work that is requested.	Scheme of	
		Updated position (Deadline 1): A list of concerns regarding the		Investigation for	
		proposed mitigation method and extent has been provided within the LIR	Updated position (April 2024): GAL will meet to discuss the	post-consent	
		and we would suggest that these can be discussed and hopefully agreed	proposed locations for expansion with the appropriate advisors to	Archaeological	
		at the next TWG.	WSCC to discuss whether updates to the WSI are necessary.		
		at the next TWG.	wood to discuss whether updates to the wor are necessary.	Investigations and	
				Historic Building	
		Updated position (Deadline 5):	Updated position (July 2024)	Recording - West	
		Meeting to be held on 31 <sup>st</sup> May with GAL.	The requested amendments have been made within the ES	Sussex [REP7-	
			Appendix 7.8.2: Written Scheme of Investigation for post-	046 <b>APP-106</b> ]	
			consent Archaeological Investigations and Historic Building		
			Recording - West Sussex [REP7-046] submitted at Deadline 7.		
			Section 6 Further Archaeological Investigations and Historic		
			Building Recording has been updated following these discussions.		
2.13.4.3	Proposed building recording	Proposed level 2 recording not appropriate for this type of rare structure.	The level of recording proposed for the former control tower can be	ES Appendix 7.8.2:	Agreed once
2.13.4.3		Proposed level 2 recording not appropriate for this type of fale structure.			added to the WSI
	of control tower.	He date describes (Dec. His e. 4), WOOO assessed the according of the	increased to Level 3. This can be discussed through the TWG.	Written Scheme of	added to the WSI
		Updated position (Deadline 1): WSCC support the recording of the		Investigation for	
		structure to level 3.	Further clarification is requested from WSCC as to what is meant	post-consent	
			by 'should be identified as a heritage asset'. The former control	Archaeological	
		Updated position (Deadline 5):	tower is identified within the submission documents as a building of	Investigations and	
		The Applicant has not made the changes to the West Sussex Written	historic interest, and therefore will be subject to the proposed	Historic Building	
		Scheme of Investigation. Further detail of outstanding concerns are set	programme of recording prior to demolition.	Recording - West	
		out in response to HE1.1 [REP4-065]		Sussex [REP7-	
			GAL has referred to CBC's maintained list of buildings within the	046APP-106]	
			Borough. Whilst not statutorily listed, these are considered by the		
			Council to be important due to their architectural, historical or		
			archaeological significance. The former airport control tower is not		
			on the list.		
			Updated position (April 2024): The amendment to the proposed		
			level of recording will be included within the next revision of the		
			Written Scheme of Investigation for post-consent Archaeological		
			Investigations and Historic Building Recording - West Sussex.		



			Updated position (July 2024)  This amendment has been made within the updated WSI for post- consent archaeological investigations and historic building recording – West Sussex submitted at Deadline 7.		
2.13.4.4	No proposals for heritage community outreach.	Updated position (Deadline 1): WSCC would agree  Updated Position (Deadline 3): The Applicant has indicated in SoCG (V1 – March 24) that they are happy to discuss adding a section regarding community engagement into the WSI for West Sussex. WSCC are willing to engage and discuss further.  Updated position (Deadline 5): A meeting to be held on 31st May with GAL.	A section regarding community engagement can be included within a revised version of the WSI for West Sussex. We would suggest that this addition is discussed and agreed through future TWGs and SoCG discussions.  Updated position (April 2024): GAL will meet with the appropriate advisors to WSCC to discuss the proposed programme of community engagement. Additional text to cover this will be included within the next revision of the Written Scheme of Investigation for post-consent Archaeological Investigations and Historic Building Recording - West Sussex.  Updated position (July 2024)  This issue is addressed in the updated WSI for post-consent archaeological investigations and historic building recording – West Sussex submitted at Deadline 7. Section 10 details the public outreach measures proposed.	ES Appendix 7.8.2: Written Scheme of Investigation for post-consent Archaeological Investigations and Historic Building Recording - West Sussex [REP7- 046APP-106]	Under discussion Agreed
2.13.4.5	Clarity in sign off for archaeological mitigation.	Failure to define a procedure for the monitoring and signing-off of the archaeological works.  Updated position (Deadline 1): WSCC would agree.  Updated Position (Deadline 3): The Applicant has indicated in SoCG (1 – March 24) that happy to discuss adding this to WSI (matter to be progressed via TWG and SoCG discussions  Updated position (Deadline 5):  To be discussed during the meeting to be held on 31st May.	A section regarding the sign-off procedure can be included within a revised version of the WSI for West Sussex. We would suggest that this addition is discussed and agreed through future TWGs and SoCG discussions.  Updated position (April 2024): GAL will meet with the appropriate advisors to WSCC to discuss the proposed sign-off procedure. Additional text to cover this will be included within the next revision of the Written Scheme of Investigation for post-consent Archaeological Investigations and Historic Building Recording - West Sussex.  Updated position (July 2024) This amendment has been made within the updated WSI for post-consent archaeological investigations and historic building recording – West Sussex submitted at Deadline 7.	ES Appendix 7.8.2: Written Scheme of Investigation for post-consent Archaeological Investigations and Historic Building Recording - West Sussex [REP7- 046APP-106]	Under discussionAgreed
2.13.4.6	Assessment of Significant Effects	Given the widespread groundworks proposed for elements of the Project, a more extensive programme of archaeological trial trenching/test pitting is required in advance of construction. This would accurately assess the presence and survival of archaeological remains in areas to be impacted by the proposed groundworks and allow for the creation of an appropriate mitigation strategy.	The scheme of archaeological investigation undertaken prior to the submission of the DCO application was developed through discussions with WSCC's appointed archaeological advisors and in line with the methodologies approved in writing by those advisors.	ES Appendix 7.8.2: Written Scheme of Investigation for post-consent Archaeological Investigations and	Under discussionNot agreed



			The issues relating to undertaking archaeological investigation	Historic Building	
		Updated position (Deadline 1): No written documents have been	within the perimeter of the airport have been discussed on a	Recording - West	
			·	Sussex [REP7-	
		provided of such a previous agreement and discussions with the previous	number of occasions and it was agreed that such investigation was		
		advisors have indicated they were awaiting information on the historical	not necessary. This was due to the land within the airport perimeter	046APP-106	
		development of the airport and its potential impact on surviving	having a reduced archaeological potential (as a result of previous		
		archaeological deposits. As stated at the single TWG we have attended	development) and/or the lack of impacts arising from the scheme.	The Historical	
		the document as identified in row 7.18 would provide clarity on those		Development of	
		areas previously impacted. The LIR response has details of areas of	Updated position (April 2024): GAL have prepared a detailed	Gatwick Airport	
		concern, however, the additional report identified under 7.18 may satisfy	history of the airport and information regarding past ground	including a Review	
		our concerns on some areas.	disturbance. Once that report has been provided a meeting to	of the Extent of	
			discuss its findings will be held with the appropriate advisors to	Past Ground	
		Updated position (Deadline 5):To be discussed at the meeting on the	WSCC.	Disturbance [REP6-	
		31st May.		070]	
			Updated position (July 2024)		
		Updated position (12 August 2024 )	The report setting out the historical development of the airport has		
		Concerns remain around Car Park H, for which it is recommended that	been provided to CBCWSCC and their archaeological advisors.		
		trial trenching is undertaken. In respect of all other development areas	This report was submitted at Deadline 6. A meeting has been held		
		regarding this issue, agreed.	with GAL to discuss the implications of the report and the way		
			forward.		
			An updated WSI for post-consent archaeological investigations and		
			historic building recording – West Sussex was submitted at		
			Deadline 7.		
			Updated position (14 August 2024)		
			See response above for row 2.13.1.3 - this remains a matter not		
			agreed.		
			agrood.		
2.13.4.7	Mitigation, Compensation and	Concerns about proposed recording, excavation/trenching and mitigations	Further clarification is required from WSCC regarding which	n/a ES Appendix	Under
21101111	Enhancement	for key archaeological sites.	archaeological sites are being referred to, in order for GAL to	7.8.2: Written	discussionNot
	Emanoomon	Tor noy aronacological choc.	provide a response.	Scheme of	<u>agreed</u>
		Updated position (Deadline 1): A list of concerns regarding the	p.o. a rooponoo.	Investigation for	<u>agrood</u>
		proposed mitigation method and extent has been provided within the LIR	Updated position (April 2024): GAL will meet to discuss the	post-consent	
		and we would suggest that these can be discussed and hopefully agreed	proposed locations for expansion with the appropriate advisors to	Archaeological	
		at the next TWG.			
		at the next TVVG.	WSCC to discuss whether updates to the WSI are necessary.	Investigations and	
		Undeted position (Deadline 5)	Undeted position ( luly 2024)	Historic Building	
		Updated position (Deadline 5):	Updated position (July 2024)	Recording - West	
		To be discussed on the 31st May.	The requested amendments have been made within the updated	Sussex [REP7-	
		Harland In a strain (40 August 2004)	WSI for post-consent archaeological investigations and historic	046APP-106]	
		Updated position (12 August 2024 )	<u>building recording – West Sussex submitted at Deadline 7.</u>		
		Concerns remain around Car Park H, for which it is recommended that		The Historical	
		trial trenching is undertaken. In respect of all other development areas	Updated position (14 August 2024)	Development of	
		regarding this issue, agreed.	See response above for row 2.13.1.3 - this remains a matter not	Gatwick Airport	
			agreed.	including a Review	
				of the Extent of	
				Past Ground	



				Disturbance-[REP6-	
				<u>070]</u>	
2.13.4.8	Mitigation, Compensation and	Lack of clarity with regards the sign-off procedure for each phase of	A section regarding the sign-off procedure can be included within a	ES Appendix 7.8.2:	Under
	Enhancement	archaeological mitigation.	revised version of the WSI for West Sussex. We would suggest this	Written Scheme of	discussion Agreed
			is discussed and agreed through the TWGs and SoCG discussions.	Investigation for	
		Updated position (Deadline 1): WSCC would agree.		post-consent	
			Updated position (April 2024): GAL will meet with the appropriate	Archaeological	
		<b>Updated position (Deadline 5):</b> To be discussed on the 31st May.	advisors to WSCC to discuss the proposed sign-off procedure.	Investigations and	
			Additional text to cover this will be included within the next revision	Historic Building	
		<u>Updated position (12 August 2024 ): The updated WSI clarifies the sign-</u>	of the Written Scheme of Investigation for post-consent	Recording - West	
		off procedure suitably.	Archaeological Investigations and Historic Building Recording -	Sussex [REP7-	
			West Sussex.	046APP-106]	
			Updated position (July 2024)		
			This amendment has been made within the updated WSI for post-		
			consent archaeological investigations and historic building		
			recording – West Sussex submitted at Deadline 7.		
Other					

There are no other issues related to this topic within this Statement of Common Ground.



- 2.14. Landscape, Townscape and Visual
- 2.14.1 **Table 2.14** sets out the position of both parties in relation to matters.

**Table 2.14 Statement of Common Ground Matters** 

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline					
	<u> </u>	seline in this Statement of Common Ground.			
Assessmei	nt Methodology				
2.14.2.1	Lack of Zone of Theoretical Visibility (ZTV) for project elements.	Although stated in the application that a separate ZTV for the CARE flue is provided, no evidence of this is included within the documentation. No ZTVs are produced for the construction compounds.  Updated position (Deadline 1): Awaiting the new ZTV illustrating the maximum parameters of the temporary construction compounds and the new ZTV for the CARE stack.  Updated position (Deadline 5): WSCC are no longer pursuing the ZTV for the CARE facility, due to the Project changes presented by the Applicant. WSCC are currently reviewing the submitted ZTVs for the construction compounds and will provide comments at Deadline 5.	ES Chapter 8 LTVIA includes Figures 8.4.1, 8.4.2 and 8.4.4 which illustrate a ZTV of the proposed development that includes the CARE facility stack. A separate ZTV of the stack will be generated and included in a figure to demonstrate the different areas of landscape intervisible with the stack compared with all other elements of the proposals. A new ZTV illustrating the maximum parameters of the temporary construction compounds will be generated to inform visibility during the construction phase.  Updated position (Deadline 1): The stack to the replacement CARE facility has been removed through the Change Request, which has been accepted by the ExA.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.	Figures 8.4.1, 8.4.2 and 8.4.4 of ES Chapter 8 Landscape, Townscape and Visual Figures - Part 1 [APP-060]	No longer pursuing Under discussion
2.14.2.2	Methodology	A concern is the visual impact of the ('up to 48m') stack associated with the CARE waste facility. Although stated in Table 8.3.1 that a separate Zone of Theoretical Visibility (ZTV) for the flue is provided, no evidence of this is included within the documentation.  Updated position (Deadline 1): Awaiting the new ZTV illustrating the maximum parameters for the CARE stack.  Updated position (Deadline 5):  Due to the project changes put forward by the Applicant and accepted by the ExA, WSCC are no longer pursuing concerns over the CARE facility stack height.	ES chapter 8 LTVIA includes Figures 8.4.1, 8.4.2 and 8.4.4 which illustrate a ZTV of the proposed development that includes the CARE facility stack. A separate ZTV of the stack will be generated and included in a figure to demonstrate the different areas of landscape intervisible with the stack compared with all other elements of the proposals.  Updated position (Deadline 1): The stack to the replacement CARE facility has been removed through the Change Request, which has been accepted by the ExA.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.	ES Chapter 8 Landscape, Townscape and Visual Figures - Part 1 [APP-060]	No longer pursuing



2.14.2.3	Methodology	Due to the longevity of the construction phase, no ZTVs have been prepared for the larger construction compounds, especially those close to sensitive receptors, or for those compounds with batching plants proposed to be up to 25m in height. Further assessment is required to understand where construction phase visual effects will be felt and how they will be mitigated.  Updated position (Deadline 1): Awaiting new ZTVs.	ES chapter 8 LTVIA includes Figures 8.4.1, 8.4.2 and 8.4.4 which illustrate a ZTV of the proposed operational development. A new ZTV illustrating the maximum parameters of the temporary construction compounds will be generated to inform visibility during the construction phase.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer	ES Chapter 8 Landscape, Townscape and Visual Figures - Part 1 [APP-060]	Agreed Under discussion
		Updated position (Deadline 5):  WSCC are currently reviewing the submitted ZTVs for the construction compounds and will provide comments at Deadline 5.  Updated position (12 August 2024)  Agreed.	pursuing'.		
Assessme	nt				
2.14.3.1	Extent of vegetation loss	Concern is raised over the extent of vegetation that would be lost (primarily along the road corridor), which is significant and its effects on ecosystem service benefits and the loss of connectivity at a landscape scale.  Updated position (Deadline 1): Impacts to trees adjacent surface access improvements have not been adequately demonstrated and could therefore require the loss of mature large trees unless mitigation measures are in place. This is not accounted for within the response.  Tree loss along the surface access works are temporary but of long-term significant effect. Whilst reinstatement measures are proposed, enhancement opportunities within the vicinity are not.  Updated position (Deadline 5):  The oAVMS provides further detail as to how trees adjacent the surface access improvements could be retained (if appropriately reflected within detailed AVMS to be approved).  The authorities recognise the overarching strategies presented within the oLEMP, however, concerns remain regarding the long-term effect from the	The majority of the vegetation that would be removed as part of the surface access improvements of the A23 would be scrub and small to medium sized trees. Reinstatement of scrub and tree planting (see illustrative designs for landscape mitigation in Appendix 8.8.1 Outline LEMP), would occur where possible and in accordance with guidelines in Highways England, DMRB LD117 Landscape Design, the Manual of Contract Documents for Highways Works, Major Projects and Highways England, DMRB Asset Data Management Manual Volume 13, and will mitigate visual and townscape impacts and reduce levels of effect to a level that is no longer significant.  The details of landscape planting proposals will be agreed in consultation with the relevant authorities should the DCO be granted and will be secured as Requirement 8 of the draft DCO in Schedule 2. Publicly accessible replacement green space would be created in locations at car park B and Longbridge roundabout, connecting to existing green infrastructure, to compensate for any loss of vegetation and open space, representing a benefit to the local community, Gatwick staff and visitors and biodiversity.  Updated Position (April 2024):	ES Appendix 8.8.1 Outline LEMP [APP- 113]  ES Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment [REP1-026, REP1- 027, REP1-028, REP1-029, REP1-030]  ES Appendix 5.3.2 Code of Construction Practice [REP1-021]  Code of Construction Practice Annex 6 – Outline Arboricultural and Vegetation Method Statement [REP1-	<u>Agreed</u>
		temporary loss of features along the access corridor. There will be a temporary loss of vegetation along this corridor for a notable period of time, with unknown phasing of reinstatement proposed by the oLEMP. Stated enhancements, whilst welcomed for other purposes, provide little comfort to the matter raised.  Updated position (12 August 2024):	ES Appendix 8.8.1: Outline Landscape and Ecology  Management Plan [REP2-021, REP2-023, REP2-025, REP2-027]. The oLEMP sets out the overarching landscape strategy describing the existing landscape features of each "zone" of the site and the objectives for the detailed design of the landscape and ecology management plans relevant to each zone. The document also includes landscape principles which are specific to	023, REP1-024, REP1-025]	



			each zone and particular development features. The oLEMP		
		The Applicant has considered the vegetation loss appropriately within the	includes preliminary landscape proposals plans for replacement		
		ES and has indicatively shown landscape proposals which will provide a	public open space and publicly accessible land within the Project		
		reinstated corridor where possible.	and landscape proposals for the surface access improvements to		
			demonstrate appropriate landscape mitigation measures. The		
			oLEMP demonstrates that a holistic approach to the provision of		
			green infrastructure, public access, habitat creation and		
			townscape character has been undertaken through the surface		
			access corridor connections to replacement open space on land to		
			the north of Longbridge roundabout and at car park B.		
			Considerable enhancements of these areas of urban fringe land		
			would be delivered as part of the Project. A LEMP for individual		
			parts of the Project will be submitted to and approved by the LPA		
			before work commences on that part as set out within		
			Requirement 8(1) of the draft DCO. These LEMPs must be		
			substantially in accordance with the oLEMP.		
			Tree survey plans, tree quality schedules, preliminary tree		
			removal plans and impact assessment for the Project site are		
			included in ES Appendix 8.10.1: Tree Survey Report and		
			Arboricultural Impact Assessment [REP1-026, REP1-027,		
			REP1-028, REP1-029, REP1-030].		
			<u>KEP 1-020, KEP 1-029, KEP 1-030</u> ].		
			ES Appendix 5.3.2 Code of Construction Practice [REP1-021]		
			sets out general methodologies and mitigation measures and		
			Code of Construction Practice Annex 6 – Outline		
			Arboricultural and Vegetation Method Statement [REP1-023,		
			REP1-024, REP1-025] which includes Tree Removal and		
			Protection Plans. These drawings will be revisited and refined		
			during the detailed design process and submitted for approval as		
			part of the detailed Arboricultural Method Statement.		
2.14.3.2	Landscape, Townscape, and	WSCC is concerned about the landscape and visual impacts associated	Existing and proposed ZTVs have been undertaken for a 15 km	ES Chapter 8	Not Agreed Under
	Visual Resources	with the additional intensification of the development within the airport	radius to inform the extent of the study area. The ZTV indicates	Landscape,	discussion
		boundary and the highway corridor to the surrounding environment. The	that the vast majority of land that may be potentially intervisible	Townscape and	
		Environmental Statement (ES) downplays the value of the landscape	with development at Gatwick Airport lies within a 5 km radius. This	Visual Figures - Part	
		surrounding the airport. There is no aspiration or commitment to improve	has been defined as an appropriate study area to capture the	<b>3</b> [APP-062]	
		the declining visual landscape caused by the airport activity already in	relevant landscape and townscape receptors (including		
		existence. The indicative design, scale, and siting of the Project would	undesignated landscapes) that are likely to be affected by the	ES Appendix 8.4.1	
		further damage the landscape, with concerns about how the design	Project and to ensure that all likely significant effects have been	LTVIA Methodology	
		principles presented would secure good design. WSCC is concerned	identified. ES chapter 8 includes a thorough assessment of	[APP-109]	
		about the lack of imagination in terms of mitigation and enhancement	landscape value, sensitivity, magnitude of impact and significance	<u>[</u>	
		measures proposed.	of effect based on a methodology within Appendix 8.4.1.	Appendix 8.8.1	
		moddarod propodod.	Photomontage/photo wirelines (ES Chapter 8 Figures 8.9.1 to	Outline LEMP [APP-	
			8.9.128) demonstrate the intervisibilty of the existing and	033]	



**Updated position (Deadline 1):** Further information and more detailed design principles to secure good design are needed.

### **Updated position (Deadline 5):**

Further discussions are on-going with the Applicant regarding process for good design and how the process for detailed design stage can be secured through the DCO.

## Updated position (12 August 2024)

WSCC is still concerned about the limited level of detail provided for a number of sensitive sites due to the overall lack of design detail included within the Design Principles document [REP7-063] which is intended to be the control document with the rest of the DAS being 'illustrative'

proposed airport infrastructure with receptors within the landscape and townscapes which surrounds the application site and inform the assessment of effects in sections 8.9 and 8.11 of the ES.

Illustrative designs for landscape mitigation are included in Appendix 8.8.1 Outline LEMP which will minimise and mitigate landscape, townscape and visual impacts. Publicly accessible replacement green space would be created in locations at car park B and Longbridge roundabout, connecting to existing green infrastructure, to compensate for any loss of vegetation and open space, representing a benefit to the local community, Gatwick staff and visitors and biodiversity. A Design and Access Statement has been prepared to provide design quality control without being too restrictive for future design stages.

The details of landscape planting proposals will be agreed in consultation with the relevant authorities should the DCO be granted and will be secured as Requirement 8 of the draft DCO in Schedule 2.

### Updated Position (April 2024):

ES Appendix 8.8.1 Outline LEMP [ REP2-021, REP2-022, REP1-023, REP2-024, REP2-025, REP2-026, REP2-027, REP2-028] sets the overarching vision for the Project. Figures 1.2.4 to 1.2.15 show Surface Access Landscape Proposals. Trees and vegetation to be removed will be replaced with native tree and scrub species. A typical mix of native tree and shrub species planted as predominantly bare root transplants would be sufficiently mature at 10 years to achieve screening and softening of development and is included in ES Appendix 8.8.1 OLEMP Annex 3 Typical Planting Schedules. Tree species in particular would continue to grow and mature to further mitigate effects on landscape and visual resources and contribute to enhancement of green infrastructure generally and integration with the surrounding landscape and townscape.

The obligations within the oLEMP are secured through a requirement in the **Draft DCO** (Doc Ref. 2.1) in that prior to commencement of development of an area, a Landscape and Ecology Management Plan (LEMP) must be submitted to and approved by CBC (in consultation with RBBC, MVDC and TDC as relevant) under Requirement 8. The LEMPs must be substantially in accordance with this oLEMP.

Design and Access Statement Volume 1 [APP-253]

Design and Access Statement Volume 2 [APP-254]

Design and Access Statement Volume 3 [APP-255]

Design and Access Statement Volume 4 [APP-256]

Design and Access
Statement Volume 5
[APP-257]

**ES Appendix 8.8.1 Outline LEMP** [ REP2-021, REP1-023, REP2-025, REP2-027]

Appendix A:
Response on Design
Matters [REP7-096]



			Updated position (July 2024): The Applicant has reviewed the		
			comments made on the design principles and the topic of Good		
			Design by the Joint Local Authorities and other Interested Parties		
			and has provided a response at Deadline 7 which sets out how		
			these have been taken into account by GAL – Appendix A:		
			Response on Design Matters [REP7-096]. The Applicant has also		
			committed to the use of a design advisor. Further details of this		
			process, including a CV of the proposed advisor were shared at		
			Deadline 6.		
Mitigation	and Compensation		Deadilite 0.		
		The decise existing an experience which the detailed decise would be account.	Annual in 0.04 Outline LEMP and the average him wising for	FC A	Not Assessed basis
2.14.4.1	Lack of certainty high quality	The design principles, upon which the detailed design would be secured	Appendix 8.8.1 Outline LEMP sets the overarching vision for	ES Appendix 8.8.1	Not Agreed Under
	design will be secured.	against, have had no input from stakeholders and are currently not	landscape proposals and management of green infrastructure of	Outline Landscape	discussion
		detailed enough for each element of the Project.	the Project. The obligations within the outline LEMP will be	and Ecology	
			secured through Requirement 8 of the draft DCO. A LEMP for	Management Plan	
		Updated position (Deadline 1): Although the Design and Access	individual parts of the Project will be submitted to and approved by	[APP-113]	
		Statement (DAS) (APP-253-257) is a separate DCO control document, the	the LPA before work commences. These LEMPs will be in general		
		design principles upon which the detailed design would be secured	accordance with the principles in the outline LEMP. A greater level	Design and Access	
		against, have had no input from stakeholders. They are currently not	of detail for landscape mitigation proposals is provided for the	Statement Volume 1	
		detailed enough and contain ambiguous wording, which does not ensure	surface access improvements, in accordance with DMRB.	[APP-253]	
		that a high-quality development can be secured.			
		and any gradiny development can be decided.	A Design and Access Statement has been prepared to provide	Design and Assess	
		Updated position (Deadline 5):	design quality control without being too restrictive for future design	Design and Access	
				Statement Volume 2	
		Further discussions are on-going with the Applicant regarding process for	stages. Publicly accessible replacement green space would be	[APP-254]	
		good design and how the process for detailed design stage can be	created in locations at car park B and Longbridge roundabout		
		secured through the DCO. WSCC maintains the position regarding lack of	when the temporary construction compounds are removed to	Design and Access	
		detail within the DAS.	compensate for any loss of green infrastructure and space,	Statement Volume 3	
			representing a benefit to the local community, Gatwick staff and	[APP-255]	
		<u>Updated position (12 August 2024)</u>	visitors and biodiversity.	[	
		WSCC is still concerned about the limited level of detail provided for number of		Decimo en I Access	
		sensitive sites due to the overall lack of design detail included within the Design	Updated Position (April 2024): The Design Principles [REP3-056]	Design and Access	
		Principles document [REP7-063] which is intended to be the control document	have been updated at Deadline 3 in response to LA feedback and	Statement Volume 4	
		with the rest of the DAS being 'illustrative'	ExQ1 DCO.1.57. The Applicant welcomes WSCC's comments on	[APP-256]	
		with the rest of the DAS being mustrative	the updated design principles.		
			and apparent accepts principles	Design and Access	
				Statement Volume 5	
			Updated position (July 2024): The Applicant has reviewed the	[APP-257]	
			comments made on the design principles and the topic of Good		
			Design by the Joint Local Authorities and other Interested Parties	Design and Access	
			and has provided a response at Deadline 7 which sets out how	Statement (DAS)	
			these have been taken into account by GAL – Appendix A:		
			Response on Design Matters [REP7-096]. The Applicant has also	[REP2-032, REP2-033,	
			updated the Design Principles and the DAS at Deadline 7 in	REP2-034, REP2-035,	
			response.	REP2-036]	
				ES Appendix 8.8.1	
				Outline LEMP [ REP2-	



Enhancement proposals will be immature, not just visually, but in ecosystem service provision too. The Applicant needs to review its work and present appropriate opportunities for substantial advance planting.  Updated position (Deadline 1): Further discussion for the consideration of advanced planting is welcomed.  Updated position (Deadline 5):  The authorities recognise the 'opportunities' for advanced mitigation and enhancement planting presented within the oLEMP [REP4-012], however, as they are only recognised as 'opportunities', this provides little comfort that these areas will be planted in advance.  Annex 4 identifies Preliminary Surface Access Tree Removal and Protection Plans only, contrary to the response within the updated position.  Annex 5 – Preliminary Locations for Advanced Planting (March 2024), part 4 of the oLEMP [REP2-027] has not been revised since Deadline 2.  Landscape concept detail for two of the three areas identified on the plan remains unknown, including Crawter's Brook and Perimeter Road East/ A23.	Illustrative designs for landscape mitigation are included in Appendix 8.8.1 Outline LEMP. The details of landscape planting proposals will be agreed in consultation with the relevant authorities should the DCO be granted and will be secured as Requirement 8 of the draft DCO in Schedule 2.  The potential for advanced planting will be considered. Areas will be identified which would not restrict/compromise flexibility for construction activities or access as part of the detailed design phase.  Generally, landscape proposals will be implemented in the 12 month period after completion of the construction phase.  Updated Position (April 2024): ES Appendix 8.8.1: Outline Landscape and Ecology	
Enhancement proposals will be immature, not just visually, but in ecosystem service provision too. The Applicant needs to review its work and present appropriate opportunities for substantial advance planting.  Updated position (Deadline 1): Further discussion for the consideration of advanced planting is welcomed.  Updated position (Deadline 5):  The authorities recognise the 'opportunities' for advanced mitigation and enhancement planting presented within the oLEMP [REP4-012], however, as they are only recognised as 'opportunities', this provides little comfort that these areas will be planted in advance.  Annex 4 identifies Preliminary Surface Access Tree Removal and Protection Plans only, contrary to the response within the updated position.  Annex 5 – Preliminary Locations for Advanced Planting (March 2024), part 4 of the oLEMP [REP2-027] has not been revised since Deadline 2.  Landscape concept detail for two of the three areas identified on the plan remains unknown, including Crawter's Brook and Perimeter Road East/ A23.	Appendix 8.8.1 Outline LEMP. The details of landscape planting proposals will be agreed in consultation with the relevant authorities should the DCO be granted and will be secured as Requirement 8 of the draft DCO in Schedule 2.  The potential for advanced planting will be considered. Areas will be identified which would not restrict/compromise flexibility for construction activities or access as part of the detailed design phase.  Generally, landscape proposals will be implemented in the 12 month period after completion of the construction phase.  Outline Landscape and Ecology Management Plan [APP-113]  ES Appendix 8.8.1  Outline LEMP [ REP2 021, REP1-023, REP2-025, REP2-027]	discussion
Updated position (12 August 2024 ):  Outstanding concerns regarding advanced planting have been stated within the JLA's Response to the Applicant's Deadline 6 Submissions [REP7-103] at sections 3 & 5. Further, the proposed advanced planting does not minimise effects (between removal and reinstatement) alongside the highway corridor which has been the principal area of concern.  Up will concern.	Management Plan [REP2-021, REP2-023, REP2-025, REP2-027] sets the overarching vision for the Project and tree survey and protection methods required to achieve this. The obligations within the outline LEMP will be secured through Requirement 8 (1) of the draft DCO. A LEMP for individual parts of the Project and detailed tree protection and landscape planting proposals will be submitted to and approved by the LPA before work commences. These LEMPs will be substantially in accordance with the principles in the outline LEMP.  The revised oLEMP for Deadline 3 includes, at Annex 4, preliminary locations within the Project where opportunities exist for substantial advance mitigation and enhancement planting proposals to take place. Areas have been identified which would not restrict or compromise the flexibility for construction activities or access throughout the Project programme.  Updated position (July 2024): As set out above, the Applicant will seek to plant in advance where practical. However without a contractor being appointed or detailed design, GAL must ensure construction activities or access are not restricted or compromised.	







# 2.15. Major Accidents and Disasters

2.15.1 **Table 2.15** sets out the position of both parties in relation to major accidents and disasters matters.

Table 2.15 Statement of Common Ground – Major Accidents and Disasters Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
2.15.1.1	Increased risk of potential terrorist activity.	With the increase in the terminal forecourt areas and increased passenger number throughput, there is concern this could increase the risk of potential terrorist activities taking place in these locations.  Updated position (Deadline 1): WSFRS acknowledges the current mitigation and contingency measures for responding to a terrorist attack at the Airport. However, WSFRS is seeking assurance from the Applicant that they understand the need for an increased and continued level of collaborative scrutiny and risk assessment during the planning and construction phases of the project, which align with the threat of a terrorist attack.  The project will bring significant changes to the airport's built environment and transportation networks, creating uncertainty for emergency responders, GAL's staff and passengers. If the Applicant fails to show that they have considered and identified all risks through effective communication and consultation with WSFRS, it could lead to an ineffective and uncoordinated multi-agency emergency response to such an event. This would put lives at risk.  Although the increased capacity does not increase the risk of a terrorist attack at the Airport, any uncertainty and deviation from normal operations could be seen as an opportunity for terrorists.  Updated position (Deadline 5):  The Applicant has noted their collaboration with NaCTSO and consultation on the Project. WSFRS participates in meetings where the threat of terrorism at the airport is discussed. Therefore, it is assumed that the project's impact against this threat will be continuously evaluated and communicated to WSFRS during the construction and operational phases.	GAL's engagement with the National Counter Terrorism Security Office (NaCTSO) is an on-going activity, and not one that occurs solely during airport development planning, although they are of course consulted on this issue. The risk of potential terrorist activities is not a function of passenger numbers or forecourt development. The increased capacity associated with the Project would not therefore be expected to have a direct effect on this aspect.  In addition, there are extensive mitigation and contingency measures in place to manage these risks. All security measures are confidential and cannot be detailed in the public domain.	ES Appendix 5.3.4: Major Accidents and Disasters [APP-089]	Agreed
2.15.1.2	Potential impact to emergency response times.	Relocation of RVPs would impact emergency services and possibly the attending appliances.  Updated position (Deadline 1): WSFRS requires the Applicant to communicate and consult regarding a geographical or procedural change to any existing RVPs as soon as possible, allowing WSFRS to evaluate potential impacts on its own procedures aligned to the different	RVP North is indicated on the plans submitted as Work No. 13.  The precise locations of rendezvous points will be determined at the Project's detailed design stage. The locations will be established with due consideration given to emergency response logistics.	Works Plans [AS-017]	Agreed



		types of emergency response at the Airport where a RVP will be nominated.			
2.15.1.3	Potential requirements or increased humanitarian support (and subsequent demands upon services).	In the event of a major incident or disaster, there will be an increased demand for humanitarian support, putting higher demands and pressures on acute hospitals/local authorities and Rest Centre requirements. Clarity on whether there is enough capacity at local A&E departments and within the broader emerging ICS (Integrated Care System) to cope with the demand of an additional passengers passing through the airport every year is needed.  Updated position (Deadline 5):  WSCC would have no further comment on this – and revert to CBC on this matter.	The demand for humanitarian support in response to a major incident or disaster would be dependent upon the nature of the specific event. The NRP will result in an increase in passenger numbers and total aircraft movements. However, it won't introduce fundamentally new or "bigger" hazards and thus, within the frequency with which major events occur, would not be expected to result in higher demands and pressures on acute hospitals/local authorities and rest centres.  As demonstrated in the "Health and Wellbeing Effects from Changes to Local Healthcare Capacity" assessment sections within ES Chapter 18: Health and Wellbeing (Doc ref. 5.1), the residual impact on external healthcare providers is not solely a factor of passenger throughput, as the intervention, triage and care provided can significantly reduce the need for ambulance call outs and referral. In terms of construction impacts, the proportion of nonhome-based staff would not be significant, and an occupational health service provision would be in place to address the occupational health needs of the workforce, removing impacts upon local public health care capacity.	ES Appendix 5.3.4: Major Accidents and Disasters [APP-089]	No longer pursuing
2.15.1.4	Major Accidents and Disasters	There is concern about any permanent or temporary change to the location of the existing Rendezvous Points (RVP) at the Airport as part of the Project. Any future changes to the RVPs or intended changes in how the Applicant will nominate these for an emergency service response as a result of the Project, must be communicated and discussed with WSFRS. WSFRS will need to understand the potential traffic management changes, both temporary and permanent, in attending emergency incidents at the Airport itself and in its proximity.  Updated position (Deadline 1): WSFRS requires the Applicant to communicate and consult regarding a geographical or procedural change to any existing RVPs as soon as possible, allowing WSFRS to evaluate potential impacts on its own procedures aligned to the different types of emergency response at the Airport where a RVP will be nominated.	RVP North is indicated on the plans submitted as Work No. 13.  The precise locations of rendezvous points will be determined at the Project's detailed design stage. The locations will be established with due consideration given to emergency response logistics.	Works Plans [AS-017]	Agreed
2.15.1.5	Major Accidents and Disasters	During the construction phase, there will likely be changes to the current infrastructure design that supports a fire service response and the safe evacuation of the public. The extent and impact of this work is difficult for WSFRS to understand and assess at this stage.	Fire prevention and emergency measures currently employed as part of Gatwick Airport operations would be in place and extended to the Project. During construction, specific fire prevention and emergency measures would be developed and set out in the CoCP.	ES Appendix 5.3.2: Code of Construction Practice (Doc Ref. 5.3)	Agreed



2.15.1.6	Major Accidents and Disasters	Updated position (Deadline 5):  As part of the Code of Construction Practice, the Applicant must establish clear reporting lines with WSFRS to ensure that any changes or disruptions to emergency response can be addressed by WSFRS internally at the earliest opportunity. This will enable WSFRS to maintain an effective operational response during all construction phases of the project.  WSFRS need to understand the projection in passenger forecast and changes to the broader Airport layout in more detail as part of the Project, to assess the potential impact upon operational preparedness and resilience planning. An example of this requirement would be the plans for an incident (including risk of terrorist attack) at the Airport that will require evacuation, shelter, and welfare of a large number of people. Even though the frequency/demand of emergency incidents at the Airport is relatively low, the impact of an incident could be very high. The likelihood and impact of these events increasing due to the Project, and how this will be mitigated, need further understanding.  Updated position (Deadline 1): There must be a process to inform and consult WSFRS on changes or disruption to fixed installations and defined areas used to support effective firefighting and emergency response operations throughout the construction phase? It is	The risk of potential terrorist activities is not really a function of passenger numbers or forecourt development. The increased capacity associated with the Project would not therefore be expected to have a direct effect on this aspect.  In addition, there are extensive mitigation and contingency measures in place to manage these risks. All security measures are confidential and cannot be detailed in the public domain.  The following mitigation and management measures currently apply:  CAP 1223: Framework for an Aviation Security (Civil Aviation Authority, 2018a). Security Management Systems (SeMS) provide a formalized, risk-driven framework for integrating security into the daily operations and culture of an entity. The SeMS enables an entity to identify and	ES Appendix 5.3.4: Major Accidents and Disasters [APP-089]  The Applicant's Response to Deadline 4 Submissions submitted at Deadline 6 [REP6-090]	Under discussionAgreed
		temporarily taken out action or decommissioned. In most circumstances, WSFRS will need to be aware of this state for its operational response planning. In addition, equal consideration will need to be applied to the closure or diversion of vehicle routes used for emergency response and access.  In the planning phase, the Applicant must provide a detailed outline of their process and methods for ongoing communication with WSFRS during construction regarding any infrastructure changes that support firefighting and emergency operations.	consistent and proactive way. SeMS is not a mandated process but if an entity has SeMS which contain all the elements which are identified in CAP 1223, it will help the entity to meet the internal quality control provisions of articles 12, 13 and 14 of EC 300/20081.  • Guidance on policing at airports (National Policing Improvement Agency, 2011). The Project would be designed and operated in line with the Guidance on policing at airports (National Policing Improvement Agency, 2011) as is the case with the existing airport.		
		Updated position (Deadline 5):  No change in position	Updated position (July 2024): The Applicant provided a response to the position set out by WSCC on this matter at Deadline 4, in The Applicant's Response to Deadline 4 Submissions submitted at Deadline 6 [REP6-090].		
2.15.1.7	Major Accidents and Disasters	WSFRS are adapting to the emergence of renewable energy systems and electric-powered vehicles and aircraft. Many risks and hazards are being identified that could endanger Firefighter safety and the public and, therefore, WSFRS requires further discussions regarding these	Fire prevention and emergency measures currently employed as part of Gatwick Airport operations would be in place and extended to the Project. During construction, specific fire prevention and emergency measures would be developed and set out in the CoCP.	ES Appendix 5.3.4: Major Accidents and Disasters [APP-089]	Agreed





systems and provisions which is currently lacking in the DCO submission documents. This is a particularly live issue given the multi-storey car park fire at Luton Airport on 11 October 2023.

**Updated position (Deadline 1):** Will the Applicant collaborate with WSFRS alongside the Local Authority in the planning phase to review the best available information and safety controls associated with renewable energy systems and technology?

The emergence of renewable energies and the drive to net zero has created significant safety risks and uncertainties for the UK Fire Service sector to mitigate.

### **Updated position (Deadline 5):**

Can the Applicant confirm that they will consult with WSFRS regarding this subject? This will enable WSFRS to comprehensively understand all new and upcoming energy practices being applied at the airport and part of this project's scope. Doing so will help WSFRS effectively anticipate and address any potential risks and hazards and establish appropriate strategies and procedures for managing these in the event of an emergency.

### Updated position (12 August 2024)

WSFRS is asking the Applicant to collaborate with them on anything that could potentially affect its emergency response during the different phases of the project - design, construction and operation. This collaboration will give WSFRS the assurance it needs to plan for any uncertainties in responding to all foreseeable emergencies at the airport or in its vicinity during this time.

The intent is to give an indication of future Project risk management through a description of present-day (and well-established) practices.

<u>Update position (Deadline 6):</u> GAL will engage with WSFRS at the detailed design stage regarding adapting to the emergence of renewable energy systems and electric-powered vehicles and aircraft.



# 2.16. Noise and Vibration

2.16.1 **Table 2.16** sets out the position of both parties in relation to noise and vibration matters.

Table 2.16 Statement of Common Ground – Noise and Vibration Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline	-		,		1
2.16.1.1	Road traffic noise - Noise monitoring duration.	One 20-minute survey and one 10- minute survey is not sufficient to provide data suitable for validation of the road traffic noise model and indeed these data are not used as such. There is therefore no validation of the road traffic noise model in terms of measured levels.  Updated position (Deadline 5): Additional information is accepted	A sensitivity test of taxiing noise modelling with the slower transition fleet will be provided.  Ground noise impacts are generally determined by the extent to which ground noise exceeds ambient noise, usually road traffic noise, so ground noise impacts are greatest when ground noise levels are highest in 2032.  Ground noise contours were discussed with the TWG. Because ground noise impacts are determined by the change in ground noise and the extent to which it exceeds ambient noise, contours of ground noise levels can be misleading and are not considered helpful to depict area of impact in the ES.  Updated Position (April 2024): The Applicant has produced Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix D - Traffic Noise Important Area Assessment [REP3-071]. This Technical Note summarises the approach and methodology used in the ES to assess road traffic noise in Noise Important Areas (NIAs) and in specifying mitigation as part of the ES Project design for the Gatwick DCO submission, as requested by National Highways. In addition, in response to comments from the Local Authority and National Highways, the note also summarises the approach to using existing measured baseline noise levels to validate the road traffic noise model.	ES Appendix 14.9.3: Ground Noise Modelling [APP-173]  Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix D - Traffic Noise Important Area Assessment [REP3- 071]	Agreed
2.16.2.1	Local planning policies	Local planning policies are set out in Table 14.2.2 but no information is provided on how these policies are addressed in the ES.  Updated position (Deadline 1): Local planning policies should be covered in detail with information provided regarding where they have been addressed in the ES.  Updated position (Deadline 5): Local planning policies and how they have been addressed in the noise assessment should be covered.  Updated position (12 August 2024): the Applicant has not provided any information to address this point.	The relevant planning policies relating to noise and vibration have been identified in the assessment and reference to them is made where relevant in the ES, e.g. Planning Advice Document Sussex is used to assess fixed sources of ground noise, see para 7.1.2 of ES Appendix 14.9.3: Ground Noise Modelling [APP-173]. Planning polies and how they are addressed in relation to the application is principally addressed in the Planning Statement.	ES Appendix 14.9.3: Ground Noise Modelling [APP-173]  Planning Statement [APP-245]	Not Agreed



2.16.2.2	Assessment periods (Construction noise)	Table are provided for daytime and night-time construction noise predictions. However, no identification of evening construction works has been provided.  The information provided by the Applicant does not address the concerns. The most important point is that construction noise barriers have been relied upon in the construction noise assessment to avoid significant effects but are not secured anywhere in the DCO. Section 61 is NOT a reliable means of securing mitigation as it allows for significant effects to occur. The acoustic barriers MUST be secured in the DCO or the construction noise assessment cannot be relied upon.	ES Appendix 14.9.1: Construction Noise and Vibration describes the Construction Noise Model identifying assumptions on the plant used, for which construction activities and in which period (day, night or both).  Tables 14.9.1 and 14.9.2 provide predicted levels of construction noise for 24 periods during construction at community receptors in each of 12 receptors Areas, for daytime and night-time.  Paras 14.9.5 and 14.9.46 of ES Chapter 14: Noise Vibration explain that construction will be carried out in accordance with ES Appendix 5.3.2 Code of Construction Practice. Table 14.9.3 of Chapter 14, identifies relevant "Best Practical Means" measures which will be adopted. Where noise barriers have been identified as practicable they have been included within the assessment as discussed in paras 14.9.50 – 14.9.52.  Updated position (Deadline 9)  The construction noise barriers identified in paras 14.9.50 – 14.9.51 were discussed and agreed as practicable with the GAL construction team. For example, they are located on site boundaries and will not interfere with access of other requirements. Paragraph 5.9.4 of the CoCP requires the contractor to use Best Practicable Means including the provision of noise barriers (bullet point 2). Therefore, if noise mitigation is required these noise barriers will be provided to meet this requirement. If the contractor finds other ways to reduce noise levels (for example through quieter plant) to avoid impacts they may not be. The Local Authority will be asked to vet the final choice of mitigation within the Section 61 Application before work begins to ensure the BPM requirement is met once the final methods of working are known.	ES Appendix 14.9.1: Construction Noise and Vibration [APP- 171]  Tables 14.9.1, 14.9.2, 14.9.3 and paras 14.9.5 and 14.9.46 and 14.9.50 to 14.9.52 of ES Chapter 14: Noise Vibration [APP-039]  ES Appendix 5.3.2: Code of Construction Practice (Doc Ref. 5.3)	Not_Agreed
2.16.2.3	Assessment of vibration effects from road construction	The assessment only considers effects from sheet piling and does not consider vibration effects from vibratory compactors and rollers used in highway construction.  Updated position (Deadline 5): potential exceedances of the SOAEL are identified in the assessment of vibration emissions from compactors and rollers. The Applicant should provide information as to how potential vibration impacts would be managed and levels monitored/controlled to ensure that the SOAEL is not exceeded in practice.  Updated position (12 August 2024): An exceedance of the SOAEL means that the Project does not align with NPSE aims and should be avoided regardless of duration. WSCC would like the Applicant to provide information as to how potential vibration impacts would be managed and levels monitored/controlled to ensure that the SOAEL is	Vibratory compactors and rollers used in the highway construction are not expected to be sufficiently close to noise sensitive receptors to give rise to significant vibration effects. A note providing further details on the use of vibratory compactors and rollers will be provided to the TWG.  Updated Position (April 2024): The Applicant has provided an assessment of vibration from compaction and rollers which explains how this will not give rise to significant effects in Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix A - Construction Vibration [REP3-071].  Updated position (July 2024) The Applicant has provided assessment of construction vibration as requested by the local authority as referenced above. In paragraph 4.1.2 this concludes:	Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix A - Construction Vibration [REP3-071]	Not Agreed Unc discussion



		not exceeded in practice. The Applicant has not provided this, so the	It is unlikely that vibratory compaction will result in vibration magnitudes		
		matter is considered not agreed.	above SOAEL for a sustained period of time within any particular shift or		
			during a particular phase of works. Therefore applying the DMRB criterion		
			set out in paragraph 2.1.2, vibratory compaction will not give rise to		
			significant effects.		
			4.1.3 When works are further from the receptor, the vibration is unlikely to		
			exceed the SOAEL value at all. Therefore, the effects are expected to be		
			generally between the LOAEL and SOAEL at times and may be		
			perceptible, but are not expected to result in significant vibration impacts.		
			For this reason, they have been classed as Minor Adverse based on the		
			methodology in the ES.		
			Paragraph 2.1.2 states the DMRB guidance that for a significant effect to		
			arise the 1.0mm/s PPV value must be exceeded 10 or more days or nights		
			in any 15 consecutive days or nights; or a total number of days exceeding		
			40 in any 6 consecutive months. The assessment concludes this will not		
			arise so significant effects are not predicted, mitigation is not required so		
			monitoring is not required.		
			Updated position (Deadline 9)		
			The CoCP requires vibration monitoring where a risk is identified.		
			The Coor Tequires vibration monitoring where a risk is identified.		
2.16.2.4	Air noise – No assessment	Assessment criteria based around the LOAEL and SOAEL focuses on	The methodology for assessing non-residential receptors is summarised in	ES Chapter 14:	Not-Agreed
2.10.2.4	criteria is provided for the	noise effects at residential receptors. Non residential receptors should	ES para 14.4.76. Non-residential noise sensitive receptors include:	Noise and Vibration	Hot Agreed
	assessment of effects on	be considered on a case-by-case basis.	Educational facilities (schools, colleges, nurseries) doctors medical	[APP-039]	
	non-residential receptors	be considered on a case-by-case basis.	centres, hospitals, auditoria (concert halls, theatres, sound recording and	[AFF-039]	
	non-residential receptors	Undeted position (Deadline 4), Decarrent 44 4 76 [ADD 020] etetos	· · · · · · · · · · · · · · · · · · ·		
		Updated position (Deadline 1): Paragraph 14.4.76 [APP-039] states:	broadcasting studios), places of worship, offices, museums, community	Applicant's	
		"For non-residential buildings specific noise assessment criteria are	and village halls, courts, libraries, hotels etc. Noise assessment criteria for	Response to ExQ1	
		used where significant noise increases are expected above the	these can be drawn from various guidelines and in all cases are Leq 16 hour	- Noise and	
		threshold levels described above, with reference to their particular use,	50dB or 55dB. Noise change criteria for significant effects are in all cases	Vibration [REP3-	
		design and circumstances".	3dB or more. Hence, it is reasonable to use the residential Leq 16 hr 51dB	<u>101].</u>	
			LOAEL as a scoping threshold for non-residential receptors. As noted in		
		No specific noise assessment criteria for non-residential receptors are	ES para 14.4.76 for non-residential buildings, sensitivity to noise tends to		
		defined. Additionally, the assessment of non-residential receptors is	depend not just on the building use, but also its construction and other		
		included in secondary noise metrics, which the Applicant identifies are	factors. Therefore, where noise levels above the scoping criterion are		
		not for identifying significant effects and are for context only.	identified they are assessed in a case by case basis.		
		Updated Position (Deadline 5): It is noted that the Applicant has	Construction noise has been modelled at all buildings regardless of use.		
		provided detailed non-residential screening criteria in The Applicant's	The residential daytime and where relevant night-time LOAEL was used to		
		Response to ExQ1 - Noise and Vibration [REP3-101]. The criteria is not	scope impacts at all receptors including non-residential. Paragraphs		
		agreed as it contains an error and criteria for schools is based on	14.9.17 to 14.9.43 identify various schools, churches, open spaces, hotels		
		measured noise data at a school near London Luton Airport, which is			
		not relevant to Gatwick.			



and offices where these could be exceeded and Table 14.9.4 identified Updated Position (12 August 2024): WSCC accept the use of Luton mitigation and on a case by case basis where impacts are likely. Airport's non-residential screening criteria, which has been tested through DCO examination. Non-residential receptors were considered in assessing the worst affected properties for baseline surveys, with measurements carried out and used to characterise the ambient noise levels at non-residential receptors in two of the 13 Noise Sensitive Receptor Areas used in the ground noise assessment. Ground noise has been modelled at all buildings regardless of use. The residential LOAELs were used to scope impacts at all receptors including non-residential. Appendix 14.9.3 provides predicted noise levels at schools, offices, a care home and an aquatic centre and assesses impacts where relevant on a case by case basis. The air noise assessment provides modelled noise levels at non-residential properties to scope impacts above the residential LOAELs. Figure 14.9.32 (Doc Ref. 5.2) shows 50 noise sensitive community buildings (21 schools, one hospital, 18 places of worship and 7 community buildings) for which noise levels are predicted and assessed. The seven Community Representative Locations chosen to describe impacts in more detail in para 14.9.150 to 14.9.158 are non-residential (6 schools and one care home). Road traffic noise has been modelled at all buildings regardless of use. The residential LOAELs were used to scope impacts at all receptors including non-residential. Noise changes in the Riverside Garden Park have been assessed in detail. Potential noise impacts at two hotels and the Gatwick Airport Police Station are assessed on a case by case basis. Updated Position (April 2024): The Applicant has provided a further response on this including criteria for non-residential receptors and a full description of how they have been assessed in The Applicant's Response to ExQ1 - Noise and Vibration (Doc Ref 10.16), question NV.1.7. **Updated position (July 2024)** The error in The Applicant's Response to ExQ1 - Noise and Vibration [REP3-101], in relation to noise change at schools above Leg 16 hr 63dB is not relevant because as noted in the Applicant's response to ExA question NV.1.7 the largest increase in air noise at any school is LAeq 16 hr 1.4dB in 2032 with the Project compared to the 2032 baseline, which is not significant.



.2.5	Air noise - Only 2032	The assessment only covers 2032 as it is identified as the worst-case;	The noise modelling method is summarised in Section 2 of Appendix	ES Noise and	Not Agreed
	assessment year is	however, identification of significant effects for all assessment years	14.9.2 and was explained in a CAA ERCD presentation and slide deck	Vibration Figures	
	assessed as a worst-case	should be provided.	hand out to the TWG on 7th June 2022.	Part 1 [APP-063]	
		Updated position (Deadline 1): All assessment years (2029, 2032,	GAL engaged with the LPAs before and after the PEIR to discuss and	ES Noise and	
		2038 and 2047) should be covered in the assessment to understand	explain the scenarios modelled and reported in the ES. These comprise:	Vibration Figures	
		temporal effects on the local population	explain the sectioned induction and reported in the Eo. These comprise.	Part 2 [APP-064]	
			8 metrics - Leq 16 hr, Leq 8 hr night, N65 day, N60 night, Lden,		
		Updated position (Deadline 5): WSCC maintain their position on this	LNight, Lmax and overflights;	ES Noise and	
		matter.	• 5 assessment years – 2019, 2029, 2032, 2038 and 2047	Vibration Figures	
		Updated position (Deadline 8): WSCC maintain their position on this	2 Fleet transition scenarios, the Central Case and Slower	Part 3 [APP-065]	
		matter.	Transition Case.		
				ES Appendix	
			These are presented in 71 figures in the ES relating to air noise impacts	14.9.2: Air Noise	
			with the data tabulated in Appendix 14.9.2. LPAs have also been given	Modelling [APP-	
			access to an air noise web viewer to download air noise contours. This is	<u>172</u> ]	
			considered a suitable set of noise modelling scenarios to allow the ES as		
			written to describe the likely significant effects of the Project.	ES Addendum -	
				<u>Updated Central</u>	
			Updated position (July 2024)	Case Aircraft Fleet	
			ES Table 14.9.7 provides population estimates for day and night noise	Report [REP4-004]	
			contours for 2019 and with the Project for 2029, 2032, 2038 and 2047		
			illustrating that populations affected above LOAEL are highest in 2032 and		
			hence that noise levels are highest in this assessment year. Table 3.2		
			within the Environmental Statement Addendum – Updated Central Case		
			Aircraft Fleet Report (ES Addendum - Updated Central Case Aircraft		
			Fleet Report [REP4-004])		
			confirms this position for the updated central case fleet. The series of		
			tables ES Appendix 14.9.2 provide further detail for each assessment year,		
			and the air noise figures for each assessment year also depict this. Table		
			14.9.8 within the Noise and Vibration ES Chapter 14 and Table 3.3 within		
			the ES Addendum - Updated Central Case Aircraft Fleet Report		
			[REP4-004] show the increases in the areas of the various noise contours		
			in each assessment year, that are greatest in 2032 indicating the largest		
			noise increases in this year. Hence 2032 will have the greatest noise		
			impacts and the highest noise levels and is therefore used to determine the		
			extent of noise mitigation required, including the contour areas for the noise		
			insulation scheme zones. The impacts in 2029, 2038 and 2047 will be		
			lower than in 2032, and the ES (which includes the Updated Central Case		
			Aircraft Fleet Report Addendum [REP4-004) reports the likely significant		
			impacts of the project, providing sufficient information for the impacts in		
			each year to be understood and to confirm that the mitigation which is		
			proposed is based on the worst-case and will be adequate to mitigate effects in all assessment years.		
			GHEGG III dii doogoohighi yedio.		



2.16.2.6	Air noise - No attempt has been made to expand on the assessment of likely significant effects through the use of secondary noise metrics.	Context is provided to the assessment of ground noise through consideration of the secondary LAmax, overflight, Lden and Lnight noise metric; however no conclusions on how this metric relates to likely significant effects have been made so the use of secondary metrics in terms of the overall assessment of likely significant effects is unclear.  Updated position (Deadline 1): Supplementary noise metrics should be used supplement the primary metric assessment to identify likely significant effects.  Updated position (Deadline 5): Reference to the ground noise assessment is not relevant. WSCC maintain their position on this matter.	Paragraph 14.4.79 of the ES explains: The assessment of significance is based primarily on the predicted levels and changes in the primary noise metrics and the factors described above, but additional noise metrics (the secondary noise metrics) are used to provide more detail on the changes that would arise.  Updated Position (April 2024): For ground noise the change in number of Lmax events above 65dB in the day and 60dB at night has also been used in addition to Leq levels in some cases in arriving at the overall assessment of significance, for example in the Charlwood, Riverside Horley, Bonnetts Lane, and Lowfield Heath Assessment Areas as discussed in Section 8 of ES Appendix 14.9.3 Ground Noise Modelling [APP-173].	Para 14.4.79 of ES Chapter 14: Noise and Vibration [APP- 039]  ES Appendix 14.9.3 Ground Noise Modelling [APP- 173]	Not Agreed
		Updated position (12 August 2024): WSCC query the inclusion of text relating to construction vibration.  WSCC maintain their position on this matter. There should be clear criteria as to how the Applicant identifies significant effects using the LAmax metric. These effects should NOT relate to how changes in ground noise LAeq,T levels may be perceived as different noise sources are considered for LAmax and LAeq,T metric. Any significant effects from both metrics at individual locations should be considered as a cumulative significant effect.	Updated position (July 2024) The Applicant has provided assessment of construction vibration as requested by the local authority as referenced above. In paragraph 4.1.2 this concludes:  It is unlikely that vibratory compaction will result in vibration magnitudes above SOAEL for a sustained period of time within any particular shift or during a particular phase of works. Therefore applying the DMRB criterion set out in paragraph 2.1.2, vibratory compaction will not give rise to significant effects.		
			4.1.3 When works are further from the receptor, the vibration is unlikely to exceed the SOAEL value at all. Therefore, the effects are expected to be generally between the LOAEL and SOAEL at times and may be perceptible, but are not expected to result in significant vibration impacts. For this reason, they have been classed as Minor Adverse based on the methodology in the ES.		
			Paragraph 2.1.2 states the DMRB guidance that for a significant effect to arise the 1.0mm/s PPV value must be exceeded 10 or more days or nights in any 15 consecutive days or nights; or a total number of days exceeding 40 in any 6 consecutive months. The assessment concludes this will not arise so significant effects are not predicted, mitigation is not required so monitoring is not required.		
2.16.2.7	Air noise - No details of the noise modelling or validation process are provided. No details of measured Single Event Level or LASmax	Provision is needed of the assumptions and limitation that have been applied in the validation of the noise model and production of noise contours.	CAA ERCD gave a presentation to the TWG on 7th June 2022 on the ANCON model and its validation, and it was discussed at the TWG. The slide deck provided for this meeting included SEL and Lmax levels from the Gatwick NTK and how they are used to validate the model every year. Further information has been added to the ES Appendix 14.9.2 Section 2.1 describing the air traffic forecasts used, the distribution across routes and	n/a Appendix G - Response to the JLAs' Comments at Deadline 4 on the Noise and Vibration	Not Agreed



noise data from the Noise-Track-Keeping are provided. **Updated position (Deadline 1):** Details should be provided of the validation process and noise modelling processes with any noise model assumptions and limitations

#### **Updated position (Deadline 5):**

The information on aircraft fleets is welcomed; however, no information has been provided on the validation process and noise modelling processes with any noise model assumptions and limitations. This information underpins the air noise assessment and is essential to understanding the composition of air noise contours.

Updated position (12 August 2024): The Applicant has provided information on the validation of the Boeing 737-800 aircraft only [REP5-079]. The issue regarding the lack of information on air noise model validation was raised at ISH9 and the Applicant responded that the data was confidential to the CAA and could not be releases. The JLAs have since contacted the CAA who stated they would release the data with the consent of the Applicant. The JLAs await provision of the following information

i) the results of statistical analysis of SEL and LAmax data for individual aircraft at each monitoring location that feed into the validation process at Gatwick along with a figure showing the monitoring locations on a map.

And:

ii) a comparison of the measured SEL and LAmax data against predicted levels for each aircraft. We would like to see this information for all aircraft that make up 75% of the noise energy at the airport

runways, flight dispersion adopted, height and speed profiles, source terms for next generation aircraft and the ANCON model and referring to *ECRD Report 2002: Noise Exposure Contour for Gatwick Airport 2019* for further details.

ERCD has been producing noise contours for Gatwick airport using the ANCON model since 1988 including annual contours every year. Up until 2015 the contours were produced for the DfT, and since then they have been carried out for GAL. ERCD has a team who maintain the model and calibrate it for Gatwick Airport using thousands of data points every year. ANCON is used on other UK airports as well as for international studies, and is considered the most accurate tool available to model noise from Gatwick Airport. it is strongly refuted that it is difficult to have confidence in the noise model based on the information provided.

Updated Position (April 2024): The Applicant has provided full details of the aircraft types modelled each year in Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix F - Aircraft Fleets for Noise Modelling (Doc Ref 10.13.6).

#### **Updated position (July 2024)**

The information on the ANCON model validation is provided in Annex a of 10.38 Appendix G - Response to the JLAs' Comments at Deadline 4 on the Noise and Vibration Technical Notes [REP5-079].

#### **Updated Position (Deadline 9)**

In ISH9 The Applicant explained how a mass of noise measurements are used by ERCD to calibrate the Gatwick model each year, and that a sample of that has been shared with the noise Topic Working Group last year. The Applicant did not say this noise measurement data is confidential to the CAA. This would have contacted the explanation he was providing that some of it has been shared. The Applicant actually said (See Recording of ISH9 Day 1 Part 2; 30 July 2024) time: 1:18:25) 'The databases that sit behind that are in fact confidential to the CAA'. That database is the core of the model that it uses to predict SEL and Lmax noise levels. Termed the Aircraft Noise Performance database, ERCD has confirmed this is confidential and will not be released to the JLAs.

Since Deadline 8, ERCD has shared with the Applicant their analysis of 165,000 noise measurements carried out at 20 Noise and Track Keeping monitors around Gatwick in 2018 and 2019 used to validate the noise ANCON noise model that has been used for this Project. The Applicant understands ERCD has now supplied this dataset to the JLAs. The Applicant trusts this now puts an end to concerns that the ANCON model is

## **Technical Notes**

[REP5-079].



				J. Co. 10.1	and the second	The American Ci	and have also of constitution		
							has been clear from the		
			start that the ANCON	N model	is fully va	lidated and is	the best model for the		
			Project.						
2.16.2.8	Assessment Methodology	For the ground noise and air noise assessments, changes in noise	For air noise, Tables	14 9 10	and 14 9	.11 of FS Cha	apter 14 give the	Paragraphs 14.9.102	Not Agreed
2.10.2.0	7.00000ment wethodology		,					to 14.9.104 and	140t / tgreed
		should be identified for receptors/population experiencing noise levels	populations predicted			•			
		between LOAEL and SOAEL and for those experiencing noise levels	ranges. Only noise I	levels at	ove LOA	EL are reporte	ed.	Tables 14.9.10 and	
		exceeding SOAEL.						14.9.11 of <b>ES</b>	
			Paragraphs 14.9.102	2 to 14.9	.104 desc	ribe where the	ese significant changes	Chapter 14 Noise	
		Updated position (Deadline 1): Table 14.9.10 and Table 14.9.11	are expected. 40 ha					and Vibration [APP-	
					•				
		should be updated to show population exposed to changes in noise		ve SOAI	=L. Inese	are the 80 sig	gnificantly affected by	039]	
		between LOAEL and SOAEL and above SOAEL.	the Project.						
								ES Appendix 14.9.3	
		Updated position (Deadline 5): ECRD Report 2002 does not contain	For ground noise the	e change	es in noise	and whether	they are above LOAEL	<b>Ground Noise</b>	
		the information requested. The information is important to understand	and/or SOAEL are d	_				Modelling [APP-	
		the aircraft noise contours and underpins the air noise assessment. The	across each of the 1				• •	173]	
		·	acioss each of tile 1	Z HUISE	ochollive i	eceptor areas		113	
		information was initially requested after the WSCC review of the PEIR							
		and the Applicant has continually not fulfilled the request.	Updated position (	July 202	<u>24)</u>				
			The information on the	he ANC	ON model	validation is p	provided in Annex a of		
		Updated position (Deadline 8): Refer to their response in row 2.16.2.7	10.38 Appendix G -	10.38 Appendix G - Response to the JLAs' Comments at Deadline 4					
		regarding this matter	on the Noise and V	ibration	Technic	al Notes [REF	P5-079].		
2.16.2.9	Construction Noise (and	No information is provided on how the LOAEL is defined at sensitive	Paragraphs 14.9.8	14.9.9. 1	4.9.13 an	d 14.9.14 of th	ne ES Chapter 14 give	Paragraphs 14.9.8,	Not Agreed
	Vibration)	receptor locations in accordance with Table 14.4.4 of ES Chapter 14	1 .				e derived from Table	14.9.9, 14.9.13 and	1101719.000
	Vibration)	Noise and Vibration (APP-039).	14.4.4 using baseling					14.9.14 of <b>ES</b>	
		Noise and Vibration (AFF-039).	1						
			modelled in the road				unded to the hearest	Chapter 14 Noise	
		Updated position (Deadline 1): The process when defining LOAEL	5dB as required in the	ne BS52	28 ABC m	nethod.		and Vibration [APP-	
		and SOAEL should be detailed including ambient noise levels at each						039]	
		receptor group and the corresponding ABC defined construction noise	Updated position (	July 202	24) C5				
		thresholds for relevant time periods	A table giving the tim	ning of e	ach noisy	works modell	ed will be provided.		
		Updated position (Deadline 5):	Updated Position (I	Deadling	e 9)				
		No information on this matter has been provided by the Applicant and	The full set of ABCs			r areas is as f	follows		
		WSCC maintain their position.					BS5228 Category Night		
		Wood maintain their position.	Balcombe Road	70	55	B	C C		
			Riverside, Horley	65	55	Α	С		
		<u>Updated position (12 August 2024)</u>	Longbridge Road, Horley	65	55	A	С		
		The Applicant has not provided this information, therefore, this matter is	Povey Cross Farmfield	65 65	55 50	A	C B		
		not agreed.	Charlwood Road	65	55	A	С		
			Outer Charlwood	65	55	A	С		
			Charlwood Bonnets Lane	65 70	55 55	A B	C		
			Lowfield Heath	65	55	A	C		
			Rowley Farm	65	55	Α	С		
			Tinsley Green	65	55	Α	С		
1									



2.16.2.10	Construction Noise (and	It is upplied what construction activities are accurring within each	This issue has been responded to proviously at Day 42.40 of Table 43 in	Daragrapha 14 0 1 ta	Not Agreed
2.16.2.10	Construction Noise (and	It is unclear what construction activities are occurring within each	This issue has been responded to previously at Row 13.40 of Table 13 in	Paragraphs 14.9.1 to 14.9.3 of <b>ES</b>	Not Agreed
	Vibration)	assessment scenario.	Appendix 1.	Chapter 14 Noise	
		Updated position (Deadline 1): There is no information on what	Paragraphs 14.9.1 to 14.9.3 of ES Chapter 14 explain how one or more of	and Vibration [APP-	
		construction activities are taking place during each modelled scenario.	17 activities has been modelled at each of 170 areas of works within one or	039]	
		This information should be presented clearly in the ES.	more of 24 periods across the 15 year construction programme from 2024	039	
		This information should be presented clearly in the ES.	to 2038. There is no more concise and clear way to present this in an ES.		
		Updated position (Deadline 5): The Applicant has not addressed this.	In the TWG on 4 <sup>th</sup> January 2023 we showed the construction noise model		
		A more clear and concise way to present this would be by adding an	and examples of the activities in some works areas. Further examples of		
		additional column to Table 2.1.1 [APP-171] that identified what	the construction noise model can be shown to the TWG.		
		scenarios each activity occurred in.	the construction hoise model can be shown to the TWG.		
		Scenarios each activity occurred in.	Undeted position ( July 2024)		
		Undeted position (42 August 2024)	Updated position (July 2024)  A table giving the timing of each point works modelled will be provided		
		<u>Updated position (12 August 2024)</u> The Applicant has not provided this information, therefore, this matter is	A table giving the timing of each noisy works modelled will be provided.		
			Undeted Resition (Deadline 0)		
		not agreed.	Updated Position (Deadline 9)  Two tables, Construction Noise Model, Airfield Works Programme and		
			Two tables, Construction Noise Model, Airfield Works Programme and Construction Noise Model, Highways Works Programme, were provided to		
			the Topic Working Group following the TWG meeting on 18 July 2024,		
			providing further details of which areas of construction work were modelling		
			in the relevant year.		
2.16.2.11	Air Noise	Aircraft fleets are not provided for the 92-day summer period (APP-172).	The fleets forecast are described in the Forecast Data Book and ES	ES Appendix 4.3.1	Not-Agreed
	7 111 7 10100	It is difficult to understand what has been modelled and how fleet	Appendix 14.9.5: Air Noise Envelope Background, however, this does not	Forecast Data Book	, tot / tg/ ood
		transition would occur without provision of aircraft fleets. Aircraft fleets	include full tables of the ANCON model types on the average summer day	[APP-075]	
		used in noise models should be provided along with how the fleet is split	and night periods, which will be provided to the noise TWG.	<u>[</u>	
		between the two runways.	and ingin pondes, minor this so provides to the nesses in the	ES Appendix 14.9.5:	
			Updated Position (April 2024): The Applicant has provided	Air Noise Envelope	
		Updated position (Deadline 1): Details of fleets for all assessment	Supporting Noise and Vibration Technical Notes to Statements of	Background [APP-	
		scenarios should be submitted along with how aircraft are distributed	Common Ground, Appendix F - Aircraft Fleets for Noise Modelling	175]	
		between the runways.	[REP3-071].	<u></u>	
		, , , , , , , , , , , , , , , , , , , ,		Supporting Noise	
		Updated position (Deadline 5): Information on fleets has been	Updated position (July 2024)	and Vibration	
		accepted; however, the Applicant should identify why the composition of	Details of the fleets have been provided and accepted. With regards to	Technical Notes to	
		the slower transition fleet is so different to the composition of the central	model validation, further information model validation is provided in <b>10.38</b>	Statements of	
		case fleet.	Appendix G - Response to the JLAs' Comments at Deadline 4 on the	Common Ground,	
			Noise and Vibration Technical Notes [REP5-079].	Appendix F -	
		Updated position (12 August 2024): Information has been accepted;		Aircraft Fleets for	
		however WSCCs position is that the original Central Case represents	The Applicant has provided the information requested.	Noise Modelling	
		the most likely future fleet.		[REP3-071]	
			An explanation as to how the fleet transition is forecast is provided in		
			Chapter 2 of 5.1 ES Addendum - Updated Central Case Aircraft Fleet	Appendix G -	
			Report [REP4-004]	Response to the	
				JLAs' Comments at	



				Deadline 4 on the Noise and Vibration	
				Technical Notes	
				[REP5-079].	
				ES Addendum -	
				Updated Central Case Aircraft Fleet	
				Report [REP4-004]	
2.16.2.12	Air Noise	Two scenarios are considered (Central Case and Slow-Transition Case)	The population exceeding SOAEL for each fleet are provided as the upper	ES Chapter 14	Not Agreed
		except for when properties exceeding the SOAEL are identified. It is not clear what scenario is considered for identifying receptors exceeding the	and lower end of each range provided in each cell of Table 14.9.7.	Noise and Vibration [APP-039]	
		SOEL and how many properties are exposed for each scenario,	Where properties experiencing significant increases are discussed and	ES Addendum -	
		including new receptors identified to determine compliance with the first	identified in paragraphs 14.9.102 to 14.9.105 these are for the slower	Updated Central	
		aim of the Airports National Policy Statement.	transition case, i.e. the worst case. The day and night SOAEL contours for	Case Aircraft Fleet	
			the two fleets are within 50-100m of each other in the majority of the	Report [REP4-004]	
		<b>Updated position (Deadline 1):</b> This information should be provided in	populated areas, that are all rural with low population densities, so the	FO Assess I'm 44 0 7	
		the ES so it is clear an understandable	equivalent populations to be identified for the Central Case fleet would be very similar but slightly lower in number.	ES Appendix 14.9.7 The Noise	
		Updated position (Deadline 5): One scenario, which represents the	Very Similar but slightly lower in number.	Envelope - Version	
		most likely scenario, should be assessed. The air noise assessment	Updated position (July 2024)	3 - Tracked [REP5-	
		should clearly assess population experiencing noise levels between	The Applicant has provided an assessment of noise impacts for the	030]	
		LOAEL and SOAEL and population experiencing noise levels exceeding	Updated Central Case fleet in ES Addendum - Updated Central Case		
		SOAEL.	Aircraft Fleet Report [REP4-004] and in ISH8 and Deadline 6 submissions ES Appendix 14.9.7 The Noise Envelope - Version 3 -		
		Updated position (12 August 2024): WSCCs position is that Chapter	Tracked [REP5-030] confirmed its commitment to setting the noise		
		14 should be updated to assess one scenario only and this should be	envelope based on the Updated Central Case fleet. The population above		
		the original Central Case.	LOAEL is 25,000 of which 1,100 are above SOAEL, as provided in that		
			addendum report.		
			Updated position (Deadline 9)		
			The Applicant has provided 10.66 Consolidated Environmental		
			Statement [REP8-120] which signposts all the documents relevant to the		
			noise assessment that have been updated during the Examination in response to questions raised by Interested Parties.		
			25		
2.16.2.13	Ground Noise	It is not clear if 'engine ground running', 'auxiliary power unit' and	A technical note will be provided to the TWG providing further details of	Supporting Noise	Not
		'engine around taxi noise' is included in LAeq,T ground noise predictions. Consequently, ground noise LAeq,T levels may be	engine ground running noise levels which demonstrates their contribution to Leq levels will be insignificant.	and Vibration Technical Notes to	Agreed Under discussion
		understated. All ground noise sources should be included in LAeq,T	to Led levels will be insignificant.	Statements of	<del>uiscussiUH</del>
		predictions covering a reasonable worst-case day.	Updated Position (April 2024): The Applicant has provided Supporting	Common Ground,	
			Noise and Vibration Technical Notes to Statements of Common	Appendix E -	
				Ground Noise	



Updated position (Deadline 5): The Applicant has attempted to provide some indication on how engine testing would contribute to the LAeq,T metric with some rather outlandish assumptions. Paragraph 2.7.2 [REP1-050] states that peak engine testing noise levels would last for two minutes and events would occur, on average, 0.35 times per day. As such, engine testing LAeq,T noise has been calculated based on event lasting for 0.7 minutes (42 seconds); however, ground running events can last substantially longer. This is not an appropriate assessment of ground running noise. Engine ground running, auxiliary power unit, fire training ground activities and engine around taxi noise should all be included in LAeq,T ground noise predictions.

Updated position (12 August 2024): WSCCs position remains that the LAeq,T is the most appropriate metric so assess engine ground run noise, which "...lasts in the region of 30-60 minutes". This is particular important to understand effects of ground running activities at the western end of the Juliet runway. The JLAs would like to understand how receptors will be affected during the period when there will be no barrier/ bund in place to screen ground activities. This point could be addressed through a commitment that there would be no ground running activities at the western end of the Juliet runway during the period when the existing bund has been removed and he replacement barrier/bund fully built.

The Applicant has used LAmax to assess significance of end around taxi, engine ground running and APU noise, as per the quote at Updated Position (Deadline 1) above. But there are no specific criteria to assess this so how can the significance of these noise source be assessed.? How can LAmax be used to confirm significant effects from different noise sources?

The LAmax metric is used to understand how changes in LAeq,T noise my be perceived but the Applicant's position is that the noise sources are not appropriate to be assessed using the LAeq,T metric.

WSCCs position is that there should be clear criteria as to how the Applicant identifies significant effects using the LAmax metric. These effects should NOT relate to how changes in ground noise LAeq,T levels may be perceived as different noise sources are considered for LAmax and LAeq,T metric. Any significant effects from both metrics at individual locations should be considered as a cumulative significant effect.

Ground, Appendix E – Ground Noise Engine Ground Runs in Supporting Noise and Vibration [REP3-071]

which provides further details and confirms the contribution of ground running noise to Leq, 16 hr noise levels is not significant.

### Updated position (July 2024) C7

### **Engine Ground Running**

The Applicant has provided a full explanation of the engine ground running (EGR) noise assessment in the ES in Supporting Noise and Vibration

Technical Notes to Statements of Common Ground, Appendix E 
Ground Noise Engine Ground Runs (Doc Ref 10.13.5) [REP3-071].

Within this the information taken from the airport on the locations, duration and frequency of engine ground running that form the basis of the assessment is reported. This is also provided The Applicant's Response to ExQ1 - Noise and Vibration [REP3-101] ref NV.1.5.

In the ES noise chapter [APP-039] it states, at paragraph 14.9.214, that in 2018 there were less than 200 EGR tests carried out across the year, which is based on a review of data supplied by the operations team. The actual recorded number of EGR tests in 2018 was 192 and for comparison, it was 195 in 2017 and 211 in 2019. The paragraph goes on to state that up to 267 EGR tests per year are forecast by 2038 with the Northern Runway Project. 267 EGRs per year is on average 0.7 EGRs per day, i.e. less than one per day. There are 4 locations where EGR tests can occur spaced around the airfield. The highest noise levels at any given noise sensitive receptor (NSR) will be from the nearest EGR, because the others are a considerable distance from it. The most used location takes about 50% of EGRs, so the worst case occurrence of EGR noise at any NSR is 50% of 0.7 per day, i.e. 0.35/day.

As explained in REP3-071, during an engine test the engines are usually run at a thrust setting known as 'ground idle' for most of the time across a nominal test period in the region of 30 – 60 mins and only increase to higher thrust settings for brief periods within this. At ground idle noise levels are 10-15dB lower than at higher thrusts, (less than half as loud when judged subjectively) and do not contribute to Leq 16 hour noise levels significantly. From observations at Gatwick the typical period of the highest peak noise level with a sound power level of 148 dBA used in the predictions occur for up to 2 minutes during an engine test. The noise assessment uses this peak (Lmax) noise levels to assess noise impacts. REP3-071 provides an assessment of the peak noise levels in each assessment area. Significant impacts are not identified.

Engine Ground Runs in Supporting Noise and Vibration [REP3-071]

The Applicant's
Response to the
ExA's Written
Questions (ExQ1) –
Noise and Vibration
[REP3-101]



The JLAs have asked how EGRs contribute to Leq 16 hour noise levels and suggest it should be included in the assessment of Leq 16 hour noise levels. The contribution of EGR noise to Leq 16 hr noise levels is given in REP3-071 as about 0.1dB ie it is negligible (the same is the case when considering a worst case day with 1 EGR). The key parameters in calculating this are the peak noise level, the number of EGRs per day and the duration of the noise. These are all summarised above, based on observations and measurements at Gatwick. The JLAs comment suggests these assumptions are outlandish. The Applicant has shown these assumptions are realistic and demonstrated that the contribution of EGR noise to Leq 16 hr noise levels is insignificant. So not including EGR noise in the Leq assessment does not under-estimate noise impacts, and the approach of assessing occasional noise in terms of the peak noise levels, Lmax is correct, as reported in the ES.

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#### **End Around Taxiways**

ES Paragraph 14.9.219 discussed end around taxiways ('EATs') noting that: "In order to allow for a small number of Category F size aircraft under dual runway operation. EATs have been incorporated into the design". The paragraph goes on to broadly describe three locations which may be affected by the usage of EATs: "The only location which is affected by more than 1 dB L<sub>eq</sub> through the inclusion of EATs (under westerly operation) is Westfield Place located adjacent to the end of the northern runway, within the Charlwood assessment area. The maximum noise levels (L<sub>max</sub>) generated by the proposed EAT usage would be 2 to 4 dB higher than the currently modelled development case at two locations within the Bonnetts Lane assessment area (Amberley fields Campsite and Westfield House)". To be clear, the change of more than 1 dB LAeq at Westfield Place is actually only 1.2 dB and the change at the two locations within the Bonnetts Lane assessment area would be no more than 0.6 dB LAeq. The low numbers of Category F movements mean that the effects of EAT usage are generally better described by looking at maximum L<sub>max</sub>) rather than average (LAeq) noise levels. Modelled Lmax noise levels at all assessment locations for EAT usage are given in ES Appendix 14.9.3 Table 6.2.3. Under westerly operation, anticipated EAT usage generates 16 hr L<sub>Aeq</sub> levels that are 10 dB or more below L<sub>Aeq</sub> levels generated by taxiing at all but three locations (as discussed above where is makes an insignificant contribution). Under Easterly operation, 16 hr LAeq levels related to EAT usage are all more than 18 dB below LAeq levels generated by taxiing.

**Auxiliary Power Units** 



2.16.2.14	Ground Noise	The ground noise assessment only accounts for the worst-case location (Rowley Cottages) and contextualises the 82 dB LAmax predictions by identifying car pass-by LAmax levels of 80 dB. However, there is no attempt to contextualise LAmax engine ground running noise at any other receptor location. The assessment of engine ground noise should cover all assessment locations.  Updated position (Deadline 5): The logic that aircraft taxiing noise LAmax noise levels are high so ground running noise LAmax noise levels are not significant is inherently flawed.  Updated position (12 August 2024): Can the Applicant direct WSCC to the commitment secured in the DCO to minimise use of ground running locations on taxiways Juliet and Yankee which are closest to residential receptors? There is a lack of this commitment currently.	ES paragraph 14.9.217 and 14.9.218 discuss auxiliary power unit ('APU') noise. Internal (GAL) airport reports indicate that APUs are very rarely used on stand and that this occurs less than 3% of the time based on survey information. Modelled L <sub>max</sub> noise levels from APU usage are given in ES Appendix 14.9.3 Table 6.2.3. Maximum levels generated by APU usage are generally comparable to or significantly lower than maximum levels generated by EAT usage and the APU usage is extremely low.  Summary  Where the worst-case maximum levels only have the potential to generate Lacq levels that are 10 dB (or more) below the Lacq generated by taxiing aircraft, this will not add significantly to predicted levels of ground noise from aircraft taxiing. The three locations where there is a potential for a small increase to Lacq relating to EAT usage have been identified at paragraph 14.9.219 of the ES. Effects at all other locations are better represented by using the secondary L <sub>max</sub> metric which is reported for EGRs, EATs and APUs at tables 6.2.3 and 6.2.4 of Appendix 14.9.3 Ground Noise Modelling.  A technical note will be provided to the TWG providing further details of engine ground running noise levels which demonstrates their contribution to Leq levels will be insignificant.  Updated Position (April 2024): The Applicant has provided Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix E - Ground Noise Engine Ground Runs in Supporting Noise and Vibration (Doc Ref. 10.13.3) which provides full contextualization at the other potentially affected properties.  Updated position (July 2024)  Engine testing, roughly once every 3 days, if relevant to a particular receptor, will be perceived in the context of the baseline that includes all existing airport noise including taxiing noise that occurs as a result of a forecast of 816 aircraft taxiing in the airfield per 16 hour day in the 2032 baseline. Furthermore, these isolated noise events will not be happening any closer to residential receptors	n/a	Not Agreed Under discussion
		residential receptors? There is a lack of this commitment currently.	any closer to residential receptors than in the baseline scenarios and will therefore not be getting any louder. It is only the Block 38S location which is changing as part of the project and as stated at paragraph 14.9.215 of		



2.16.2.15	Ground Noise	The Central Case has been considered for the ground noise assessment; however, higher levels of ground noise will be identified in the Slower Transition Case. Consequently, there is potential for receptors to experience significant noise effects that are identified in the Central Case assessment. Ground noise emissions during the Slower Transition Case should be assessed.  Updated position (Deadline 5): The information provided in The	development compared to the baseline. Whilst slight increases are predicted at 2 out of the 6 assessment areas, the effects of those increases is identified to be insignificant (paragraphs 2.6.7 and 2.6.8 of Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix E - Ground Noise Engine Ground Runs (Doc Ref 10.13.5)).  A technical note will be provided to the TWG providing further details of engine ground running noise levels at other receptor locations which demonstrates the Project will not give rise significant effects from engine ground running.  Updated Position (April 2024): The Applicant has provided Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix B - Ground Noise Fleet Assessment (Doc Ref	n/a	Not Agreed Under discussion
		Applicant's Response to ExQ1 - Noise and Vibration [REP3-101] does not fully address WSCC's position. Contour plots should be provided to allow better understanding of ground noise effects for each assessment year and scenario. It would be expected that LAeq and LAmax contour plots are provided. LAeq contours should be provided from the LOAEL upwards in 3dB increments.  Updated position (12 August 2024): The Applicant has provided SOAEL contours for day and night periods covering easterly and westerly operations for the 2032 Slower Transition Fleet only. This does not address the request of the JLAs. The limitations to not producing the contours are NOT accepted and the JLAs position remains as per the Deadline 5 update	10.13.2) which provides an updated assessment of ground noise with the slower transition fleet and further details of how provision of noise insulation will be also based on predicted levels.		
2.16.2.16	Ground Noise	It is not clear if fire training activities at the new fire training ground are considered within the ground noise assessment. Noise emissions from fire training ground activities should be assessed.  Updated position (Deadline 5): It was requested in Table 4-7 of the Scoping Opinion [APP-095] that the relocated fire training ground was covered in the ground noise assessment. This request has been consistently ignored by the Applicant. It is not agreed that activities over a reasonable worst-case day would be insignificant in terms of LAeq,T noise levels.  Updated position (Deadline 8): WSCC accept the Applicant's approach regarding the assessment of the fire training ground area	A sensitivity test will be undertaken for the Slower Transition Fleet case for ground noise. The results of this test will be analysed and presented in the form of a technical note that will be shared with the local authorities.  Updated Position (April 2024): The main noise source relating to the fire training ground, is the diesel engine of the vehicle carrying the firefighting apparatus. The assumed sound power of an APU, used in the predictions presented in Appendix 14.9.3, is 120 dBA and the same level would apply for a diesel engine associated with an HGV or similar vehicle. For a large taxiing aircraft, the assumed sound power level (Table 3.1.1 Appendix 14.9.3) is more than 20 dB higher than this which means that maximum noise levels from fire training activities could be expected to be more than 20 dB below the highest levels that could be expected at residential distances due to taxiing aircraft. The highest maximum levels have	n/a	Agreed Under discussion



the accessed by the proposed harder.  The assessment of ground noise only covers 2032 as it is identified as the worst-case, however, identification of likely significant effects for all assessment years should be provided.  Updated position (Deadline 1): 2022 is not the worst-case year for ground roise os other assessment years show bigger increases in noise. All assessment years accessed to the local population.  Updated position (Deadline 5): WSCC maintain their position on this matter.  Updated position (Deadline 5): WSCC maintain their position on this matter.  Updated position (Passition 12 August 2024): WSCC maintain their position on this matter.  Updated position (April 2024): The Applicant has provided Supporting Noise and Modeling (APP-173) this provided supporting Noise and Modeling (APP-173) this provided supporting Noise and 2027, it some cases the noise contains with the provided supporting Noise and access and assessment of a matter of the provided supporting Noise and access and assessment of a matter of the provided supporting Noise and access the new of the provided supporting Noise and Modeling (APP-173) this provided supporting Noise and Supporting Appendix 6 - Ground noise descent of Common Ground, Appendix 6 - Ground noise descent of Common Ground, Appendix 6 - Ground noise descent of Common Ground, Appendix 6 - Ground noise assessment of Ground noise with the Project are lower and public assessment of ground noise with the Project are lower and public assessment of ground noise with the Project are lower and public assessment of ground noise with the Project are lower and public assessment of ground noise with the Project are lower and public assessment of ground noise with the Project are lower. Because the ground noise assessment conditions and the expect and co			sixon that the location is near to the existing location and extinitive. "I	therefore already been accessed in the EC and since units from the Co.		
daylime L [evells would be insignificant:  Undiated position (July 2024)  The next incestion facility. General tiss and the above noise information, the Applicant specifion remains that the fire training around assessment of ground noise only covers 2032 as it is identified as the vorst-case; however, identification of likely agnificant effects for all assessment years should be provided.  Updated position (Deadline 1): 2032 is not the worst-case year for ground noise as other assessment years should be provided.  Updated position (Deadline 1): 2032 is not the worst-case year for ground noise assessment years should be covered in the assessment to understand temporal effects on the local population.  Updated position (Deadline 5): WSCC maintain their position that all assessment years (including central case and slower transition case) should be covered in the ground noise assessment.  Updated position (Deadline 5): WSCC maintain their position on this matter  Updated position (12 August 3024): WSCC maintain their position on this matter  Updated position (12 August 3024): WSCC maintain their position on this matter  Updated position (13 August 3024): WSCC maintain their position on this matter  Updated position (14 August 3024): WSCC maintain their position on this matter  Updated position (15 August 3024): WSCC maintain their position on this matter  Updated position (15 August 3024): WSCC maintain their position on this matter  Updated position (16 August 3024): WSCC maintain their position on this matter  Updated position (17 August 3024): WSCC maintain their position on this matter  Updated position (18 August 3024): WSCC maintain their position on this matter  Updated position (18 August 3024): WSCC maintain their position on this matter  Updated position (18 August 3024): WSCC maintain their position on this matter to make a position the position that all assessment of ground noise with the Swert provided supporting Noise and WSC and an appear to the position to the position that all assessment of gro						
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information, the Applicant's position remains that the fire training ground can be accepted out of the noise and vibration assessment.  2.16.2.17  Ground Noise  The assessment of ground noise only covers 2032 as it is identified as the worst-case, however, identification of likely significant effects for all assessment years should be provided.  Updated position (Deadline 1): 2032 is not the worst-case year for ground noise as other assessment years show bigger increases in noise. All assessment years show bigger (2029, 2032, 2038 and 2047) should be covered in the assessment or understand temporal effects on the local population.  Updated position (Deadline 5): WSCC maintain their position that all assessment years (including central case and slower transition case) should be covered in the ground noise assessment.  Updated position (12 August 2024): WSCC maintain their position on this matter  Updated position (12 August 2024): WSCC maintain their position on this matter  Updated position (12 August 2024): WSCC maintain their position on this matter  Updated Position (April 2024): The Applicant has provided Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix 9 - Ground hoise levels assessment of ground noise with the slower transition feet. As in the ES Appendix 4 1-9 a Ground Noise Modelling (APP-173) this provides predicted noise levels and changes in 2029, 2032, 2038 and 2047 in some cases the noise changes with the Project are lower. Essense the ground noise with the Project are lower. Because the ground noise assessment considers should be levels and changes in 2029, 2032, 2038 and noise assessment considers absolute levels and comparison with ambient noise, change is not the only consideration, and the impacts in 2038 and 2047 are not greater than impacts in 2038.				The new fire training ground has been designed with a 10 m high perimeter		
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2.16.2.18 Ground Noise Context to the ground noise assessment is provided through Paragraph 14.4.79 of the ES explains: The assessment of significance is ES Chapter 14: Not Agreed	2.16.2.18	Ground Noise	Context to the ground noise assessment is provided through	Paragraph 14.4.79 of the ES explains: The assessment of significance is	ES Chapter 14:	Not Agreed
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how secondary metrics relate to likely significant effects have been metrics and the factors described above, but additional noise metrics (the [APP-039]]						
				· ·	[AFF=038]	
made. The use of secondary metrics within the overall assessment of secondary noise metrics) are used to provide more detail on the changes						
likely significant effects is therefore unclear.  that would arise.			likely significant effects is therefore unclear.	tnat would arise.		



**Updated position (Deadline 1):** Paragraph 14.4.84 **[APP-039]** states that: "Lmax levels have also been used to assist in determining significance of effects for particular intermittent noise sources such as Engine Ground Running and use of EATs."

**Updated position (Deadline 5):** The Applicant should clearly set out their methodology for the use of Lmax when identifying significant effects,

<u>Updated position (Deadline 8):</u> refer to row 2.16.2.13 for WSCCs position on this matter

**Updated Position (April 2024):** Noted, the change in number of Lmax events above 65dB in the day and 60dB at night has also been used in addition to Leq levels in some cases in arriving at the overall assessment of significance for example in the Charlwood, Riverside Horley, Bonnetts Lane, and Lowfield Heath Assessment Areas as discussed in Section 8 of **ES Appendix 14.9.3 Ground Noise Modelling [APP-173]**.

## **Updated position (July 2024)**

Since L<sub>max</sub> is a secondary metric, there are no specific criteria for significance but the change in numbers of L<sub>max</sub> events above the day and night thresholds are considered using professional judgment to understand how changes in L<sub>Aeq</sub> may be perceived. In some cases (Charlwood Road and Lowfield Heath Assessment Areas) the increase in the numbers of L<sub>max</sub> events above thresholds simply confirms that there is a significant effect which has already been identified by the change in L<sub>Aeq</sub> levels. In the Bonnets Lane assessment area, the reduction in L<sub>max</sub> events helps to confirm that the effect is minor. Within the Lowfield Heath assessment area, the increase in the numbers of L<sub>max</sub> events above thresholds is used to confirm that changes in L<sub>Aeq</sub> of 1 dB are significant at properties where the L<sub>Aeq</sub> is close to SOAEL (these properties would otherwise be considered to have a minor adverse effect according to para 14.4.93 of the ES).

#### **Assessment**

2.16.3.1

The assessment of ground noise should also consider the slower transition case as per the aircraft noise assessment. It is not clear why 2032 is considered worst-case for ground noise. Ground noise contours are not provided.

Higher levels of ground noise will be identified in the Slower Transition Case. Consequently, there is potential for receptors to experience significant noise effects that are identified in the Central Case assessment. Whilst 2032 provides the highest absolute noise levels, there appears to be larger increases in noise at some receptors during other assessment years. No noise contours are provided for ground noise.

An assessment of Slower Transition Case ground noise effects should be provided to identify the potential for exceedances of the SOAEL at sensitive receptors. Likely significant effects for all assessment years should be identified in the ground noise assessment.

**Updated position (Deadline 5):** WSCC maintain their position that all assessment years (including central case and slower transition case) should be covered in the ground noise assessment.

-<u>Updated position (12 August 2024): WSCC maintain their position on this matter</u>

A sensitivity test of taxiing noise modelling with the slower transition fleet will be provided.

Ground noise impacts are generally determined by the extent to which ground noise exceeds ambient noise, usually road traffic noise, so ground noise impacts are greatest when ground noise levels are highest in 2032.

Ground noise contours were discussed with the TWG. Because ground noise impacts are determined by the change in ground noise and the extent to which it exceeds ambient noise, contours of ground noise levels can be misleading and are not considered helpful to depict area of impact in the ES.

Updated Position (April 2024): The Applicant has provided Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix B - Ground Noise Fleet Assessment (Doc Ref 10.13.2) which provides an updated assessment of ground noise with the slower transition fleet and noise contours noting that ground noise impacts are judged on the basis of noise change and in the context of ambient noise, not only absolute levels shown in these contours. Please see 2.16.2.17 that explains ground noise has been modelled in all years and why impacts are greatest in 2032.

ES Appendix 14.9.3: Ground Noise Modelling [APP-173]

Agreed Under



				1	
2 12 2 2					
2.16.3.2	Evidence base and	Further presentation of the required evidence base and justification of	The ES provides a full account of the assessment of noise impacts in	ES Chapter 14	Not Agreed
	justification for noise	the noise and air quality effects (and proposed mitigation) from both	accordance with all relevant policies and guidance.	Noise and Vibration	
	impacts	construction of the additional infrastructure and the operational phase		[APP-039]	
		(including the increase in overflights).	Updated Position (April 2024): The ground noise bund and barrier and		
			road traffic noise barriers are shown on Project drawings and hence		
		Updated position (Deadline 1): The construction and ground noise	secured through the DCO. The provision of noise barriers is secured		
		assessments are both below the standard required for a DCO.	through the Design and Access Statement Appendix 1 – Design		
		Alignments and heights of noise barriers used to reduce significant	Principles [REP2-038] which the detailed design must be in accordance		
		noise effects should be provided and a commitment made to secure	with, in accordance with Requirement 4 of the <b>Draft Development</b>		
		provision of noise barriers.	Consent Order (Doc Ref. 2.1). In particular, Project-Wide Design		
			Principles N1 to N3 relate to the provision of noise barriers and bunds to		
		Updated position (Deadline 5): Can the Applicant direct to where	deliver noise mitigation associated to the operation of the Project, together		
		construction noise barriers are secured?	with site-specific Design Principle DBF13 relating to the noise barriers		
			within the airfield.		
			Noise barriers are shown on Surface Access Highways Plans – General		
		Updated Position (12 August 2024)	Arrangements [APP-020].		
		Row 2.16.2.1 relates to local planning policy and does not contain any			
		information on how construction noise barriers are secured.	Updated Position (July 2024):		
			With regards construction noise barriers please see row 2.16.2.1 above		
		Specific construction noise barriers have been relied upon in the	which details how the provision of construction noise barriers is secured via		
		construction noise assessment to avoid significant effects but are not	the CoCP. Requirement 7 of the Development Consent Order [REP6-006]		
		secured anywhere in the DCO. The CoCP does not contain any	provides that construction of the authorised development must be carried		
		information on noise barriers that were applied in construction noise	out in accordance with the CoCP unless otherwise agreed.		
		modelling to avoid significant effects. The acoustic barriers MUST be			
		secured in the DCO or the construction noise assessment cannot be	Updated position (Deadline 9)		
		relied upon.	The construction noise barriers identified in ES paras 14.9.50 – 14.9.52		
		I TONICA APONI	were discussed and agreed as practicable with the GAL construction team.		
			For example, they are located on site boundaries and will not interfere with		
			access of other requirements. Paragraph 9.5.4 of the CoCP requires the		
			contractor to use Best Practicable Means including noise barriers (bullet		
			point 2). Therefore, if noise mitigation is required these noise barriers will		
			be used to meet this requirement. If the contractor finds other ways to		
			reduce noise levels (for example through quieter plant) to avoid impacts		
			they may not be. The Local Authority will be asked to approve the final		
			choice of mitigation within the Section 61 Application before work begins to		
			ensure the BPM requirement is met once the final methods of working are		
			known.		
Mitigation	and Companyation				
	and Compensation	Darragraph 14.2.44 sharing the honefits has been removed from the	Decograph 14.2.44 described how the reference to Charing the Deposits of	Section 2.2 of TC	Not Agraad
2.16.4.1	The Noise Envelope -	Paragraph 14.2.44 – sharing the benefits has been removed from the	Paragraph 14.2.44 described how the reference to Sharing the Benefits of	Section 3.2 of ES	Not Agreed
	sharing the benefits	ES. This is a fundamental part of the Noise Envelope so it should be	aircraft noise emission reduction has been removed from the government's	Appendix 14.9.5 Air	



demonstrated how benefits of new aircraft technology are shared between the airport and local communities. There is no incentive to push the transition of the fleet to quieter aircraft technology. This means that the Noise Envelope allows for an increase in noise contour area on opening of the Project. The Applicant wants flexibility to increase noise contour area limits depending on airspace redesign and noise emissions from new aircraft technology. If expansion is consented, any uncertainties from airspace redesign or new aircraft technology should be covered within the constraints of the Noise Envelope.

**Updated position (Deadline 1):** Sharing the benefits has not been removed from national aviation policy. GAL do not share any noise benefits from new aircraft technology up to and around 2029 in the slower transition fleet case.

There should be no allowance for Noise Envelope limits to increase to give certainty to local communities on future noise levels.

**Updated position (Deadline 5):** The Applicant's method for sharing the benefits is flawed as it allows for a substantial increase in noise contour area in the 2032 daytime period over the 2019 baseline. It is hard to understand how it can be justified that any benefits of new aircraft technology have been shared with the local community in this case. WSCC maintain their position that there should be no allowance for Noise Envelope limits to increase.

#### Updated position (12 August 2024):

WSCCs position is that it is incorrect to account for future baseline growth and sharing the benefits should be based around future baseline scenarios where no growth in the 2019 fleet occurs. Provision of this information was requested by the Planning Inspectorate at scoping.

WSCC would firstly like to refer to the Planning Inspectorate Scoping Report in paragraph 2.3.13 of Appendix 6.2.2 [APP-095], which states: "The ES should also give consideration to the prospect of a 'no development' and 'no growth scenario' for comparative purposes and in support of the justification for the Proposed Development in the form that is to be presented in the DCO application".

This request was ignored by the Applicant in its Scoping Response set out in 2.3.11 of Appendix 6.2.3 [APP-096]. This was raised in the Local Impact Report - Appendix C: Noise and Vibration District and Borough Profiles [REP1-100], which the Applicant again chose to ignore.

WSCC maintain their position that there should be no allowance for Noise Envelope limits to increase.

Overarching Aviation policy Statement in March 2023. We consulted on sharing the benefits through our Noise Envelope Group in summer 2022.

An illustration of sharing the benefits was discussed and is reported in pages 165 to 175 of ES Appendix 14.9.9: Report on Engagement on the Noise Envelope.

As communicated previously, GAL does not control airline fleet procurement and the airport sits within well-defined existing regulatory frameworks governing noise management, airport charges, slots and the requirement to consult on noise related actions which could be operating restrictions. Airline feedback to the Noise Envelope Group also explained that many factors can influence fleet procurement, some of which could be outside of the airlines' control. The York Aviation review of the PEIR for the Local Authorities noted 'We consider that the fleet mix assumed in the Central Case for assessment is somewhat optimistic, particularly in the early years given the deferral of aircraft orders that has occurred during the pandemic, but that the Slower Transition Case represents a robust worst case'.

The reasons for adopting the Slower Transition Fleet noise contours areas are given in ES Appendix 14.9.5 Air Noise Envelope Background at Section 3.2.

It is not agreed that airspace change (which is a project in its own right and subject to its own assessment) can reasonably be assessed in the ES. Moreover, the noise impacts of more carbon emissions efficient aircraft and legislative drivers for their adoption are not able to be predicted. For further information on those matters please refer to sections ,6.5 and 6.6 of the Noise Envelope Document.

Updated Position (April 2024): The council requests 'There should be no increase in noise limit from the 2019 baseline noise contour areas'. ES Chapter 14: Noise and Vibration [APP-039] paragraphs 14.2.40 to 14.2.48 describe the government's latest policy statement of aviation noise Policy Paper, Overarching Aviation Noise Policy, DfT, March 2023. This includes the following: We consider that "limit, and where possible reduce" remains appropriate wording. An overall reduction in total adverse effects is desirable, but in the context of sustainable growth an increase in total adverse effects may be offset by an increase in economic and consumer benefits. Thus, current government policy allows increases in noise, as is inevitable in the year the runway opens, and in terms of contours areas is forecast above the 2019 baseline for daytime noise, but not night-time noise.

Noise Envelope
Background [APP175]

ES Appendix 14.9.9: Report on Engagement on the Noise Envelope [AS-023]

ES Appendix 14.9.7: The Noise Envelope [APP-177]

ES Appendix 14.9.9
Report on
Engagement on the
Noise Envelope
[APP-179]

ES Appendix 14.9.7
The Noise
Envelope - Version
3 - Tracked [REP5030]



The policy statement goes on: In circumstances where there is an increase in total adverse effects, "limit" would mean to mitigate and minimise adverse effects, in line with the Noise Policy Statement for England. The policy recognises that growth may increase noise impacts and that this increase may be offset by an increase in economic and consumer benefits. It also places increased emphasis on mitigation in such cases. The Project proposes an appropriate range of mitigation measures, in addition to the existing controls that will continue in connection with the operation of the airport, and this includes a substantially improved Noise Insulation Scheme (NIS), as discussed in Section 14.9, in line with the Noise Policy Statement for England. The Applicant has also provided further explanation of the analysis of sharing the benefits in response to Examining Authority's question NV.1.9 in The Applicant's Response to ExQ1 - Noise and Vibration (Doc Ref **10.16)** which concludes: Following the same methodology, the GAL analysis showed that in 2038 when the Noise Envelope limits reduce, compared to the future 2038 baseline the degree of sharing the benefits would be 50% to the industry (as growth) and 50% to the community (as noise reduction) when measured in terms of the area of the day LOAEL with the Slower Transition Fleet. For night-time the degree of sharing the benefits would be 34% to the industry (as growth) and 66% to the community (as noise reduction). It was noted that in the early years after opening noise increases and there is a smaller benefit to the community. **Updated position (July 2024)** The Applicant's method for calculating sharing the benefit is taken from the Bristol Airport expansion Planning Inspectors Report as noted in ES Appendix 14.9.9 Report on Engagement on the Noise Envelope [APP-179] and shared with the local authorities in June 2022. An alternative method was proposed by GACC and discussed. A method proposed by the planning authorities involved ignoring baseline traffic growth which was not considered realistic. The sharing of benefits with the updated Central Case which the Applicant has committed to through the revised noise envelope submissions ES Appendix 14.9.7 The Noise Envelope -Version 3 – Tracked [REP5-030] is discussed above at row 2.16.2.12.



2.16.4.2	Noise Envelope Regulation	It is not clear in the DCO whether there would be any role for local authorities and key stakeholders in the Noise Envelope, if the Civil Aviation Authority (CAA) is the independent reviewer.  Updated position (Deadline 1): The Authorities should be part of an independent group set up to regulate the Noise Envelope.  Updated position (Deadline 5): WSCC are of the opinion that the joint local authorities should be part of a Noise Envelope scrutiny group.  Updated position (12 August 2024): WSCC maintain their position on this matter.	The host local authorities will be provided with the annual monitoring and forecasting reports approved by the CAA. This will confirm the position in respect of compliance with the noise envelope. In the unlikely event of any breach of the terms of the DCO the Host LPA's may petition action and seek to rely on section 161 of the Planning Act 2008. Moreover, the host LPA's will also retain their role under Regulation 598/2014 in relation to the introduction of noise related operating restrictions pursuant to the DCO requirements. There is therefore a sufficient level of scrutiny and ability to take action provided for the host LPA's.  The CAA, who have relevant knowledge and expertise, are the most appropriate persons to review the noise envelope submissions made pursuant to the DCO for the purpose of their verification.	ES Appendix 14.9.7: The Noise Envelope [APP-177] ES Appendix 14.9.9 Report on Engagement on the Noise Envelope [AS-023]	Not Agreed
	Prevention of Noise Envelope breaches	A breach would be identified for the preceding year, with an action plan in place for the following year. Consequently, it would be two years after a breach before a plan to reduce the contour area would be in place. No details are provided on what kind of actions are proposed for an action plan to achieve compliance. 24 months of breach would be required before capacity declaration restrictions for the following were adopted so it would be three years after the initial breach before capacity restrictions were in place. Capacity restrictions would not prevent new slots being allocated within the existing capacity and is not an effective means of preventing future noise contour limit breaches if a breach occurred in the previous year.  Updated position (Deadline 1): Capacity restrictions are not sufficient to prevent potential breaches and slot restriction measures should be adopted.  Updated position (Deadline 5): WSCC maintain their position on this matter.  Updated position (12 August 2024): WSCC maintain their position on this matter.	As described in ES Appendix 14.9.7: The Noise Envelope, each year an Annual Monitoring and Forecasting Report will be required to not only report monitoring of last year's performance against the Noise Envelope limits but to forecast compliance 5 years ahead, so that noise control measures can be planned an implemented in advance. The Noise Envelope, in Section 7.3, puts restrictions of further capacity declaration in the event that an exceedance of the noise envelope is forecast. The approach ensures action is taken in a timely manner to require compliance, with the sufficient threat of capacity restrictions if a breach is not remedied through the action plan measures within a reasonable time period. This strikes an appropriate fair balance, for the in the unlikely event of actual breach taking into account the purposefully forward-looking nature of the annual monitoring and forecasting approach.  Updated Position (April 2024): The noise envelope covers the busiest three months of the year at which there is currently little available capacity and close to 100% slot utilisation over the operational day. From the point that the noise envelope is introduced, GAL will treat the noise envelope limits as a scheduling constraint such that there will be a link formed between it and the capacity declaration. The allocation of new slots in any year is predicated on the take-up of those slots not resulting in an exceedance of the noise envelope. The ATM forecast will be processed through the noise model to check it meets the noise envelope limit for the forecast capacity before the slots are allocated. This should ensure the subsequent allocation and take-up of those slots within the capacity declaration will not result in a forecasted exceedance of the noise envelope limits. It is anticipated that actual performance will track well to forecast performance, particularly as those are refined against one another over time through the production of the Annual Monitoring and Forecasting	ES Appendix 14.9.7: The Noise Envelope [APP-177]  The Applicant's Response to Actions ISH8 – Noise [REP6-087]	Not Agreed



			Reports, and this proposal is therefore considered to be the most effective		
			method to prevent breaches arising.		
			The state of the s		
			Updated Position (July 2024):		
			The Applicant has provided a full description of how the noise envelope will		
			operate on a forward looking basis, beginning two years in advance of		
			operations from the NRP commencing, so as to ensure the limits are nor		
			breached in 10.50.4 The Applicant's Response to Actions ISH8 – Noise		
			[REP6-087] Appendix A: Note on how the Applicant will plan to stay in the		
			Envelope and why this will be effective. This approach is robust and will		
			ensure that capacity cannot be made available where there is a forecast		
			breach and that measures will be taken to prevent a breach arising.		
			breach and that measures will be taken to prevent a breach ansing.		
2.16.4.4	Lack of detail regarding the	It is not clear how the noise insulation scheme would prioritise properties	Paragraph 4.1.10 and 4.1.11 of ES Appendix 14.9.10 outline the process to	Paragraph 4.1.10	Not Agreed
	Noise insulation scheme.	for provision of insulation. Residents of properties within the inner zone	prioritise the scheme with the Inner Zone first. Further detail on	and 4.1.11 of ES	
		will be notified within six months of commencement of works; however, it	implementation of the NIS is being prepared and will be shared with the	Appendix 14.9.10	
		is not clear what noise contours eligibility would be based upon. Lack of	TWG. Further prioritisation will use higher noise level bands to implement	Noise Insultation	
		detail on the noise insulation measures in the Outer Zone. Schools are	the scheme to those most affected first, albeit it is considered that there is	Scheme [APP-180]	
		included in the Noise insulation Scheme, but it is unclear if other	sufficient time for all properties in the inner zone to receive noise insulation		
		community buildings would be eligible for noise insulation. It is unclear	before operations commence.	The Applicant's	
		how noise monitoring would be undertaken to determine eligibility	'	Written Summary	
		through cumulative ground and air noise.	Paragraph 4.1.13 of ES Appendix 14.9.10 explains: We propose to base	of Oral	
		Through camalative ground and an holosi	the new NIS on the worst-case end of this range, associated with the Slow		
		Updated position (Deadline 1): Details of the noise insulation roll out	Transition Fleet. As such, we propose to use the forecast 2032 Leq contour	Submissions ISH 8:	
		should be provided including a market test the availability of contractors	area to set the geographical boundary for our enhanced NIS.	Agenda Item 6 –	
		and insulation materials.	area to set the geographical boundary for our enhanced Mis.	Noise [REP6-081].	
		and institution materials.	The noise insulation neckage offered in the Outer rane will be accustic		
		The sector to a left of a sector of a little of a left for the left of	The noise insulation package offered in the Outer zone will be acoustic		
		The noise insulation scheme should be updated to include noise	ventilators, and acoustic glazing where necessary to upgrade single		
		sensitive community buildings.	glazing, to noise sensitive rooms. There will be some flexibility as to how		
			the package is decided.		
		Updated position (Deadline 5): The Applicant should provide evidence			
		through a market test regarding the availability of contractors and	Paragraphs 5.1.1 and 5.1.2 of ES Appendix 14.9.10 outline the noise		
		insulation materials to meet the proposed roll out. Properties in the	insulation scheme for schools, and the kind of measures that will be		
		ground noise outer zone should qualify for insulation. Details should be	offered, noting that details will be developed on a case by case basis. The		
		provided on the process of monitoring eligibility for ground noise	scheme is intended only for community buildings that are sensitive to noise		
		compensation and the triggers for noise monitoring.	because they are used for teaching.		
		WSCC maintain their position that the noise insulation scheme should			
		be extended to all noise sensitive community buildings	Paragraph 4.1.11 of ES Appendix 14.9.10 explains how eligibility for the		
			Inner Zone noise insulation scheme will if necessary be extended by		
			measurement of cumulative ground and air noise. Two small areas are		
		Updated position (12 August 2024): WSCC welcome the information	noted as possible candidates but the vast majority of eligibility will be clear		
		on scheme rollout. However, WSCC maintain their position that the	from air noise contours with the option to extend this if noise disturbance is		
		noise insulation scheme should be extended to all noise sensitive	reported by residents beyond. Measurements would be carried out by		
		community buildings.	installing noise monitoring equipment in the relevant area.		



			Updated Position (April 2024): The Applicant has provided further details of how provision of noise insulation will be prioritised and programmed in 5.3 ES Appendix 14.9.10 Noise Insulation Scheme Update Note [REP2-032]. Further details of properties qualifying for noise insulation due to ground noise and how this will be provided before the predicted noise impacts arise is given in Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix B - Ground Noise Fleet Assessment (Doc Ref 10.13.2) The Noise Insulation Scheme will be updated and resubmitted to the Examining Authority incorporating these additions.  The Applicant has considered the speed at which the scheme can be rolled out. In 2015 a single contractor delivered the current scheme to 418 homes, so the Applicant is confident the new scheme can be delivered if necessary using multiple contractors.  Updated Position (July 2024) The Applicant has received specific comments on the NIS from the JLAs at Deadline 5 and, is arranging a TWG to discuss these and may then revise the NIS. The reason for not including an outer zone for ground noise are explained in ISH8 as recorded in para 2.2.15 of 10.49.3 The Applicant's Written Summary of Oral Submissions ISH 8: Agenda Item 6 – Noise [REP6-081].		
2.16.4.5	Noise Insulation Scheme	Residents in the outer zone should be offered more flexibility on the type of insulation rather than being restricted to ventilation.  Updated position (Deadline 1): The noise insulation scheme should be updated to allow flexibility for any type of insulation that may improve internal noise conditions.  Updated position (Deadline 5): WSCC maintain their position on this matter.  Updated position (12 August 2024): WSCC maintain their position on this matter.	Paragraph 4.1.10 and 4.1.11 of ES Appendix 14.9.10 outline the process to prioritise the scheme with the Inner Zone first. Further detail on implementation of the NIS is being prepared and will be shared with the TWG. Further prioritisation will use higher noise level bands to implement the scheme to those most affected first, albeit it is considered that there is sufficient time for all properties in the inner zone to receive noise insulation before operations commence.  Paragraph 4.1.13 of ES Appendix 14.9.10 explains: We propose to base the new NIS on the worst-case end of this range, associated with the Slow Transition Fleet. As such, we propose to use the forecast 2032 Leq contour area to set the geographical boundary for our enhanced NIS.  The noise insulation package offered in the Outer zone will be acoustic ventilators, and acoustic glazing where necessary to upgrade single glazing, to noise sensitive rooms. There will be some flexibility as to how the package is decided.  Paragraphs 5.1.1 and 5.1.2 of ES Appendix 14.9.10 outline the noise insulation scheme for schools, and the kind of measures that will be offered, noting that details will be developed on a case by case basis. The	Paragraph 4.1.10 and 4.1.11 of ES Appendix 14.9.10 Noise Insultation Scheme [APP-180]	Not Agreed



2.16.4.6	Noise Insulation Scheme	It is not clear if properties that have already received insulation would be eligible for upgraded noise insulation as part of the new scheme.	scheme is intended only for community buildings that are sensitive to noise because they are used for teaching.  Paragraph 4.1.11 of ES Appendix 14.9.10 explains how eligibility for the Inner Zone noise insulation scheme will if necessary be extended by measurement of cumulative ground and air noise. Two small areas are noted as possible candidates but the vast majority of eligibility will be clear from air noise contours with the option to extend this if noise disturbance is reported by residents beyond. Measurements would be carried out by installing noise monitoring equipment in the relevant area.  Updated Position (April 2024):ES Appendix 14.9.10: Noise Insulation Scheme Update Note [REP2-031] provides further information regarding how the Noise Insulation Scheme will be administered including surveys to be carried out to determine and agree the appropriate mitigation measures. Further details contained in the document will be captured in updates to the Noise Insulation Scheme document.  That is the case. An appendix to the NIS will be provided giving further details on its implementation and clarifying this.	n√a ES Appendix	Not Agreed Under
2.16.4.6	Noise Insulation Scheme		Further details contained in the document will be captured in updates to the Noise Insulation Scheme document.  That is the case. An appendix to the NIS will be provided giving further		
			the existing scheme extends a little further from the airport than the proposed outer zone where its boundary was drawn to match the patterns of settlement on the ground. We have taken the view that we should nevertheless include these areas within our scheme, despite the forecasts indicating they would not experience noise levels of greater than the Leq 16 hour 54dB limit. Our outer zone will provide for noise insulation and ventilation to noise sensitive rooms (see the table below) and is also open to people who have accessed the previous scheme, where additional insulation or ventilation would provide benefit.		



		Para 4.3.11 also provides: Only works to noise sensitive rooms (bedrooms, studies, living rooms and dining rooms) will be paid for. The acoustic insulation works are intended to improve acoustic insulation to noise sensitive rooms, not to otherwise improve the property. Any homeowner wishing to request additional acoustic treatments may do so at the same unit rates, paying any excess over the stated amount (as with the current NIS). The scheme will not replace acoustic insulation installed under the previous NIS unless its acoustic performance has significantly reduced below the level expected.  It is clear from these paragraphs within the Noise Insulation Scheme document that all properties within the inner zone and outer zone would be eligible for upgraded noise insulation as part of the new scheme, including where they have previously received noise insulation.		
2.16.4.7 Noise	It is not appropriate to use the slow-transition case to define noise contour limits. There is no incentive to push the transition of the fleet to quieter aircraft technology. This means that the Noise Envelope would allow for an increase in noise contour area on the opening day of the NRP.  Updated position (Deadline 1): Sharing the benefits has not been removed from national aviation policy. GAL do not share any noise benefits from new aircraft technology up to and around 2029 in the slower transition fleet case.  There should be no allowance for Noise Envelope limits to increase to give certainty to local communities on future noise levels.  Updated position (Deadline 5): The Applicant's method for sharing the benefits is flawed as it allows for a substantial increase in noise contour area in the 2032 daytime period over the 2019 baseline. It is hard to understand how it can be justified that any benefits have been shared with the local community in this case.  Updated position (12 August 2024): refer to row 2.16.4.1 for WSCCs position on this matter.	Paragraph 14.2.44 described how the reference to Sharing the Benefits of aircraft noise emission reduction has been removed from the government's Overarching Aviation policy Statement in March 2023. We consulted on sharing the benefits through our Noise Envelope Group in summer 2022.  An illustration of sharing the benefits was discussed and is reported in pages 165 to 175 of ES Appendix 14.9.9: Report on Engagement on the Noise Envelope.  As communicated previously, GAL does not control airline fleet procurement and the airport sits within well-defined existing regulatory frameworks governing noise management, airport charges, slots and the requirement to consult on noise related actions which could be operating restrictions. Airline feedback to the Noise Envelope Group also explained that many factors can influence fleet procurement, some of which could be outside of the airlines' control. The York Aviation review of the PEIR for the Local Authorities noted 'We consider that the fleet mix assumed in the Central Case for assessment is somewhat optimistic, particularly in the early years given the deferral of aircraft orders that has occurred during the pandemic, but that the Slower Transition Case represents a robust worst case'.  The reasons for adopting the Slower Transition Fleet noise contours areas are given in ES Appendix 14.9.5 Air Noise Envelope Background at Section 3.2.  It is not agreed that airspace change (which is a project in its own right and subject to its own assessment) can reasonably be assessed in the ES. Moreover, the noise impacts of more carbon emissions efficient aircraft and legislative drivers for their adoption are not able to be predicted. For further	Section 3.2 of ES Appendix 14.9.5 Air Noise Envelope Background [APP- 175]  ES Appendix 14.9.9 Report on Engagement on the Noise Envelope [AS-023]  ES Addendum - Updated Central Case Aircraft Fleet Report [REP4-004]	Not Agreed .



information on those matters please refer to sections ,6.5 and 6.6 of the Noise Envelope Document. Updated Position (April 2024): Please see update provided in 2.16.4.1 above. **Updated position (July 2024)** The Applicant has provided an assessment of noise impacts for the Updated Central Case fleet in ES Addendum - Updated Central Case Aircraft Fleet Report [REP4-004] which is identified to be the most likely. In oral evidence at ISH8 (summarised in The Applicant's Written Summary of Oral Submissions ISH 8: Agenda Item 6 - Noise [REP6-080]) and in ES Appendix 14.9.7 The Noise Envelope - Version 3 -Tracked [REP6-056] submitted at Deadline 6 the Applicant confirmed its commitment to setting the noise envelope limits based on the Updated Central Case fleet. An illustration of how the benefits of noise improvements is shared is provided in ES Appendix 14.9.9 Report on Engagement on the Noise Envelope [APP-179] pages 165 to 175 in respect of the slower transition fleet. The methodology adopted is described fully in that appendix, and is that referred to in the Inspector's report on the Bristol Airport Planning Appeal Decision, Appeal Ref: APP/D0121/W/20/3259234, 2 February 2022. The Inspector in that decision considered sharing of the noise benefit in terms of the proportion of the full potential reduction in LOAEL and SOAEL contour areas possible due to fleet transition to quieter types, which is then taken up by ATM growth and the amount of reduction which is remaining. Page 168 of ES Appendix 14.9.9 provide a worked example of the method used for the Bristol airport case. Applied to this case, 2019 can be taken as the baseline starting point. The full potential reduction in LOAEL contour area in a given year, eg 2038, is the difference between the contour area with the 2019 fleet and the contour area with the fleet transitioned in the future baseline without the Project. The extent of the difference in the contour area which is then taken by ATM growth is the proportion of the benefit goes to the airport/industry, with the remaining share going to the community. Page 173 of Appendix 14.9.9 gives the calculation for the slower transition fleet. The results are reproduced in the table below along with the results of the same calculation using the Updated Central Case noise contour areas reported in ES Addendum - Updated Central Case Aircraft Fleet Report [REP4-004].] and values for 2032 added.



	Doubling	o Donofit	B111	h D	of:
		e Benefit		ht Ben	
	Share % Commu			re % to	
-					
	2032	2038	2032		2038
Slower Fleet Transition	<u>-15%</u>	<u>50%</u>	<u>13%</u>	2	<u>66%</u>
Updated Central Case	240/	E00/	E00/	,	C00/
Fleet	<u>31%</u>	<u>58%</u>	<u>50%</u>	<u>•</u>	<u>69%</u>
The following coloulations of	a h a 4ha				ulatad fan
The following calculations should be a little date of Control		-			
the Updated Central Case fle					
calculations for 2038 Slower	Iransition	n Fleet (SF	1) are in A	Append	dix 14.9.9
on p173 day and 175 night.					
2038 UCC Day:					
2038 Baseline Contour Area					
2038 Baseline Contour Area	with UCC	fleet = 10°	<u>1.7</u>		
<u>NE limit = 119.4</u>					
Full benefit available =144.0-					
Community benefit = 144.0-1	19.4 = 24	<u>l.6</u>			
% share to community = 24.6	6/42.3 = 58	<u>8%</u>			
2038 UCC Night:					
2038 Baseline Contour Area	with 2019	9 fleet = 159	9.4		
2038 Baseline Contour Area	with UCC	fleet = 123	<u>3.4</u>		
NE limit = 134.6					
Full benefit available = 159.4	<u>-123.4 = 3</u>	36.2			
Community benefit = 159.4-1					
% share to community 24.8/3					
2032 UCC Day:					
2032 Baseline Contour Area	with 2019	) fleet = 144	4.0		
2032 Baseline Contour Area			<del></del>		
NE Limit = 135.5					
Full benefit = 144.0-116.5 = 2	27.5				
Community benefit = 144.0-1		5			
% share to community = 8.5/2					
<u> </u>	21.3 = 319	<u>/0</u>			
2022 LICC Night					
2032 UCC Night:	with 0040	) floot 45	0.4		
2032 Baseline Contour Area					
2032 Baseline Contour Area	with UCC	Tleet = 134	<u>4.5</u>		
NE Limit = 146.9	40.1-	24.0			
Full benefit available = 159.4					
Community benefit = 159.4-1		<del></del>			
% share to community = 12.5	5/24.9 = 50	<u>0%</u>			
2032 STF Day:					



			2032 Baseline Contour Area with 2019 fleet = 144.0		
			2032 Baseline Contour Area with STF fleet = 125.6		
			NE Limit = 146.7		
			Full available benefit = 144.0-125.6 = 18.4		
			Community benefit = 144.0-146.7 = -2.7		
			% share to community = -2.7/18.4 = -15%		
			<u>70 Share to Community = 2:1710.4 = 1070</u>		
			2032 SFT Night:		
			2932 Baseline Contour Area with 2019 fleet = 159.4		
			2032 Baseline Contour Area with STF fleet = 143.9		
			NE Limit = 157.4		
			Full available benefit = 159.4-143.9 = 15.5		
			Community benefit = 159.4-157.4 = 2.0		
			% share to community = 2.0/15.5 = 13%		
			The change made to the noise envelope limits to reflect the Updated		
			Central Case, increases the share of the benefits going to the community.		
			In 2019 the area of the Leq16 hr day contour was 136.0 and the area of the		
			Leq 8 hr night contour was 159.4. With the noise envelope limits now		
			based on the Updated Central Case Leq, 16 hour day or Leq, 8 hour night		
			contours, for any year of operation the noise envelope ensures that air		
			noise contours do not exceed contour areas with one runway in 2019, and		
			that an amount of the benefit of technological improvements in noise is		
			always required to be shared.		
			As can be seen from the above, the extent to which the benefits of		
			improvements in noise performance are shared with the community is		
			greater in 2038 than it is in 2032, and this is because in the early years		
			there is anticipated to be a greater increase in the number of ATM's, which		
			would be expected of any airport expansion project.		
			The above summarises a calculation of how the benefits of improvements		
			in aircraft noise performance are shared. There are also significant wider		
			socio-economic benefits of the airport which arise from the point the		
			runway opens and which are relevant to the consideration of the benefits of		
			the Project as a whole.		
2.16.4.8	Noise Envelope	Use of annual noise contour limits in addition to noise limits covering the	Notwithstanding the explanation provided, annual Lden and Lnight	Section 14.6 and	Not
		92-day summer period would provide confidence that noise would be	contours are provided for baseline and with Project conditions in Section	14.9 of ES Chapter	AgreedUnder
		controlled outside the 92-day summer period.	14.6 and 14.9 of ES Chapter 14 to illustrate noise changes over the whole	14: Noise and	discussion
			year including the winter months.	Vibration [APP-039]	
		<b>Updated position (Deadline 5):</b> It is noted that Gatwick have night		F0.4 "	
		noise controls as part of their status as a designated airport and these	Section 4 of Appendix 14.9.2 provides tables of annual Lden and	ES Appendix	
		controls relate to the summer and winter night periods. However, there	Lnight.	14.9.2: Air Noise	
		is no guarantee that these controls would be retained if their designated			



status changed or DfT changed their approach to night noise controls. A commitment should be made in the DCO to retain and maintain these controls.

<u>Updated position (12 August 2024): WSCCs position is that it is essential that there is a commitment in the DCO to retain and maintain DfT night noise controls should DfT night noise controls or Gatwick's designated airport status change in future.</u>

- Figures 14.9.28 and 14.9.39 show annual Lden and Lnight contours.
- Para 14.9.136 to 14.9.139 discuss the changes in annual Lden and Lnight contours compared to the changes in summer season Leq 16 hr and Leq 8 hour night contours.

Gatwick with the NRP will also be subject to an overall annual ATM limit of 386.000 movements.

**Updated Position (April 2024):** The limits are set for the whole 24 hour period by using 16 hour day and 8 hour night limits, and for the 92 day summer season which is the noisiest time of year when noise impacts are greatest. The convention for assessing and controlling noise from UK airports over the 92 day summer season has been in place for many years, both in DfT policy and CAA guidance primarily because UK airports tend to be noisier in the summer months because of increased travel abroad in our holiday season and also because in the summer when it is warmer windows tend to be open more, increasing noise levels inside buildings.

Noise levels at Gatwick are highest in the summer. ES paragraph 14.9.138 notes that summer season  $L_{eq\,8\,hr}$  contours are about 35% larger than annual  $L_{night}$  contours and summer season  $L_{eq\,8\,hr}$  night noise levels are about 1.7dB higher than annual  $L_{night}$  8 hour noise levels.

Annual Lden and Lnight contours are provided for baseline and with Project conditions in Section 14.6 and 14.9 of ES Chapter 14 to illustrate noise changes over the whole year including the winter months. Section 4 of Appendix 14.9.2 provides tables of annual Lden and Lnight. Figures 14.9.28 and 14.9.39 show annual Lden and L<sub>night</sub> contours. Para 14.9.136 to 14.9.139 discuss the changes in annual Lden and Lnight contours compared to the changes in summer season Leq 16 hr and Leq 8 hour night contours. Paragraph 14.9.139 concludes as follows. The increase in size of the annual L<sub>night</sub> contours in 2032 due to the Project compared to the 2032 base is 11-12%, which is slightly larger than the increase in the summer Leq 8 hr noise contours of 9%. The increase in area of the annual day evening night L<sub>den</sub> noise levels due to the Project in 2032 compared to the 2032 base is 17% which is the same as the increase in the summer daytime Lea 16 hr 51 dB contours in 2032. Overall, this suggests that any seasonality in the way the extra capacity delivered by the Project is used has little effect on noise levels across seasons. The Applicant therefore concludes that there is no need to add annual noise contour limits to limit noise impacts, and adding annual noise contours limits to the Noise Envelope would add complexity that is not necessary to meet the purpose.

**Updated position (July 2024)** 

Modelling [APP-

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ES Appendix 6.2.1: Scoping Report Part 1 [APP-092] ES Appendix 6.2.1: Scoping Report Part 2 [APP-093] ES Chapter 4: Existing Site and Operation [APP-029]



			Paragraph 2.1.31 of 10.49.4 The Applicant's Written Summary of Oral Submissions ISH 8: Agenda Item 6 – Noise explains the Applicant position that it does not consider it necessary to replicate these controls in the DCO.		
2.16.4.9	Noise Envelope	The Noise Envelope should provide certainty about the levels of noise which can be expected in the future in accordance with CAP 1129; however, the Noise Envelope allows for noise contour limits to increase as a result of airspace changes and new aircraft technology. There should be no allowance for noise contour area limits to increase.  Updated position (Deadline 1): There should be no allowance for Noise Envelope limits to increase to give certainty to local communities on future noise levels.  Updated position (Deadline 5): WSCC maintain their position on this matter.  Updated position (12 August 2024): WSCC maintain their position on this matter.	The Noise Envelope provides certainty for the periods which it is set in accordance with CAP1129. The noise envelope should reflect evidence of the improvements in average fleet noise performance over time and should not function to prevent airlines serving changing markets or introducing new carbon-efficient aircraft. There may also be extraordinary circumstances in which it could be necessary to review the noise envelope limits upwards. These points are fully as described in Sections 6.3 to 6.7 of the Noise Envelope.  Any change to the noise envelope limits would require a formal review following the processes laid out in Section 8, including consultation and approval of the Secretary of State.  Updated Position (April 2024): The Applicant has provided further details on the noise envelope proposed and how it has considered relevant guidance in response to question NV.1.9 in The Applicant's Response to ExQ1 - Noise and Vibration (Doc Ref 10.16).	Sections 6.3 to 6.7 and Section 8 of ES Appendix 14.9.7 <b>The</b> <b>Noise Envelope</b> [APP-177]	Not Agreed
2.16.4.10	Noise Envelope	Thresholds should be adopted within the Noise Envelope with the intention that action can be implemented prior to a contour limit breach occurring.  Updated position (Deadline 1): Preventative action should be applied when noise contours areas based on actuals or forecast movements are approaching the limits.  Updated position (Deadline 5): WSCC maintain their position. There is no evidence that forecasts can reliably predict what actually happens in reality. Noise controls should have a forward-looking component that can be applied during scheduling to provide confidence that noise limits would not be exceeded.  Updated position (12 August 2024): WSCC support the JLAs submission for an Environmentally Managed Growth Framework [REP4-040]	As described in ES Appendix 14.9.7: The Noise Envelope, each year an Annual Monitoring and Forecasting Report will be required to not only report monitoring of last year's performance against the Noise Envelope limits but to forecast compliance 5 years ahead, so that noise control measures can be planned an implemented in advance. The Noise Envelope, in Section 7.3, puts restrictions of further capacity declaration in the event that an exceedance of the noise envelope is forecast. The approach ensures action is taken in a timely manner to require compliance, with the sufficient threat of capacity restrictions if a breach is not remedied through the action plan measures within a reasonable time period. This strikes an appropriate fair balance, for the in the unlikely event of actual breach taking into account the purposefully forward-looking nature of the annual monitoring and forecasting approach.  Updated Position (April 2024): As has been explained, the Noise Envelope provides for forecasting and actual performance monitoring, and there are requirements for measures to be implemented where either show a breach and for controls on capacity to bite where a breach is not remedied. Noise levels approaching a limit but not forecast or shown to in breach would be compliant with the noise envelope. There would be no requirement for measures to be adopted to secure compliance where compliance is already shown to be achieved.	ES Appendix 14.9.7: The Noise Envelope [APP-177]	Not Agreed



			Updated Position (July 2024)		
			The Applicant has provided a full description of how the noise envelope will		
			operate on a forward looking basis, beginning two years in advance of		
			operations from the NRP commencing, so as to ensure the limits are nor		
			breached in The Applicant's Response to Actions ISH8, Appendix A:		
			Note on how the Applicant will plan to stay in the Envelope and why		
			this will be effective. This approach is robust and will ensure that capacity		
			cannot be made available where there is a forecast breach and that		
			measures will be taken to prevent a breach arising.		
			illeasures will be taken to prevent a breach ansing.		
0.40.4.44	Material Control		A. I. J. 50 A	F0 A	NI. ( A I
2.16.4.11	Noise Envelope	Capacity declaration restrictions are a weak form of noise control as	As described in ES Appendix 14.9.7: The Noise Envelope, each year an	ES Appendix 14.9.7:	Not Agreed
		new slots within that capacity can be allocated. Slot restriction measures	Annual Monitoring and Forecasting Report will be required to not only	The Noise	
		should be adopted.	report monitoring of last year's performance against the Noise Envelope	Envelope [APP-177]	
			limits but to forecast compliance 5 years ahead, so that noise control		
		Updated position (Deadline 1): Capacity restrictions are not sufficient	measures can be planned an implemented in advance. The Noise		
		to prevent potential breaches and slot restriction measures should be	Envelope, in Section 7.3, puts restrictions of further capacity declaration in		
		adopted.	the event that an exceedance of the noise envelope is forecast. The		
			approach ensures action is taken in a timely manner to require compliance,		
		Updated position (Deadline 5): WSCC maintain their position on this	with the sufficient threat of capacity restrictions if a breach is not remedied		
		matter.	through the action plan measures within a reasonable time period. This		
			strikes an appropriate fair balance, for the in the unlikely event of actual		
		Updated position (12 August 2024): WSCC maintain their position on	breach taking into account the purposefully forward-looking nature of the		
		this matter.	annual monitoring and forecasting approach.		
		this matter.	annual monitoring and forecasting approach.		
			Updated Position (April 2024): The noise envelope covers the busiest		
			three months of the year at which there is currently little available capacity		
			and close to 100% slot utilisation over the operational day. From the point		
			that the noise envelope is introduced, GAL will treat the noise envelope		
			limits as a scheduling constraint such that there will be a link formed		
			between it and the capacity declaration. The allocation of new slots in any		
			year is predicated on the take-up of those slots not resulting in an		
			exceedance of the noise envelope. The ATM forecast will be processed		
			through the noise model to check it meets the noise envelope limit for the		
			forecast capacity before the slots are allocated. This should ensure the		
			subsequent allocation and take-up of those slots within the capacity		
			declaration will not result in a forecasted exceedance of the noise envelope		
			limits. It is anticipated that actual performance will track well to forecast		
			performance, particularly as those are refined against one another over		
			time through the production of the Annual Monitoring and Forecasting		
			Reports, and this proposal is therefore considered to be the most effective		
			method to prevent breaches arising.		
			Updated Position (July 2024)		
			The Applicant has provided a full description of how the noise envelope will		
			operate on a forward looking basis, beginning two years in advance of		
			operate on a forward looking basis, beginning two years in advance of		





		operations from the NRP commencing, so as to ensure the limits are nor breached in The Applicant's Response to Actions ISH8, Appendix A:  Note on how the Applicant will plan to stay in the Envelope and why this will be effective. This approach is robust and will ensure that capacity cannot be made available where there is a forecast breach and that measures will be taken to prevent a breach arising.					
Other	Other						
There are no other issues relating to this topic in this Statement of Common Ground.							

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# 2.17. Planning and Policy

2.17.1 **Table 2.17** sets out the position of both parties in relation to planning and policy matters.

Table 2.17 Statement of Common Ground – Planning and Policy Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
.17.1.1	Planning Statement	When the Applicant expects the CAA to confirm there are no obvious	GAL expects CAA's letter of no impediment to be submitted early in	Planning Statement	Under discussion
		safety-related impediments and provide a Letter of No Impediment.	the Examination stage. As confirmed in the Planning Statement	[APP-245]	Resolved Agreed
			(para 1.3.3), GAL is confident that there are no safety-related		
			impediments why the Project should not progress and that this will		
		Updated position (Deadline 5):	be confirmed through the CAA's letter.		
		WSCC notes the latest position regarding the LONI.			
			Updated position (April 2024): The draft Statement of Common		
			Ground between Gatwick Airport Limited and Civil Aviation		
			Authority (CAA) [REP3-068] submitted at Deadline 3 contains the		
			CAA's draft Letter of No Impediment (LoNI) at Appendix 2. The		
			Applicant believes these are final and complete with no further		
			substantive changes expected. GAL understands that the CAA will		
			provide signed versions of the SoCG and LoNI towards the end of		
			examination.		
			Updated position (July 2024): On the basis of WSCC's Deadline		
			5 response, the Applicant has marked this SoCG item as resolved.		
17.1.2	Planning Statement	How the changes mentioned in paragraphs 1.3.7 and 1.3.8 will be	Airspace within the UK is regulated by the Civil Aviation Authority	Consultation Report	Under discussion
		secured and appropriately controlled.	(CAA) and managed by NATS En Route, which is a subdivision	Appendices, Part B,	Covered
			within the National Air Traffic Services. An explanation of the	Volume 2 [APP-225]	<del>by</del> Please see
		Updated position (Deadline 5):	relationship between the DCO Project and airspace regulations was		Row 2.7.1.16
		WSCC's concerns with Requirement 19 are set out in row 2.7.1.16 above,	set out in paragraphs 3.3.10 to 3.3.13 of the Autumn 2021	Draft DCO [REP3-	
		its proposed amendments to the provision are set out in row 92 of	Consultation, contained in Consultation Report Appendices, Part B,	008]	
		Appendix M to the West Sussex Authorities' LIR [REP4-042].	Volume 2.		
		Furthermore, as mentioned in row 2.7.1.15 above, at Deadline 4, the Joint			
		Local Authorities submitted their Introduction to a proposal for an	<u>Updated position (April 2024):</u> Requirement 19 of the <b>Draft DCO</b>		
		Environmentally Managed Growth Framework [REP4-050] ("the	[REP3-008] secures the operation of the repositioned northern		
		Introduction"), which explains that the DCO requirements which include	runway.		
		controls related to environmental effects provide the Applicant with too			
		much flexibility. The Introduction states the Joint Local Authorities	Updated position (July 2024): Please see Row 2.7.1.16.		
		consider a bespoke Environmentally Managed Growth Framework should			
		apply to the proposed development and that a worked-up Framework will			
		be submitted to the Examination as soon as possible. The Framework			
		will apply to, amongst other provisions, Requirement 19.			
		Updated position (12 August 2024)			
		WSCC maintains its position regarding the Framework; notwithstanding that position, the Authorities updated comments on the drafting of Requirement 19 are			
		set out in the D8 submission "Consolidated submissions on the draft DCO –			
		Update at Deadline 8" (see Part B; row 38).			



2.17.1.3	Planning Statement	Whether there is any legal precedent for the statement that it is	The Airport National Policy Statement (page 1-41) itself confirms	Applicant's	<del>Under</del>
2.17.1.3	Planning Statement		The Airport National Policy Statement (para 1.41) itself confirms	Applicant's Response to Local	discussion Not
		"appropriate to use the policy framework of the [Airports National Policy	that "the Secretary of State considers that the contents of the	•	
		Statement] as the primary framework against which the Project as a whole	Airports NPS will be both important and relevant considerations in	Impact Reports	<u>agreed</u>
		should be tested" (paragraph 1.5.19).	the determination of such an application [not comprising an	[REP3-078]	
		Undeted position (Deadline 5)	application for the Heathrow Northwest Runway], particularly where	The Augustianusia	
		Updated position (Deadline 5):	it relates to London or the South East of England."	The Applicant's	
		<u>W</u> ₩SCC's position on this is set out in the Authorities response to ExQ1	Hadatad a seiting (Appil 2004). The Applicant has grounded as	Written Summary of	
		CS.1.27 [REP2.3-132]. The Authorities continue to discuss the approach	Updated position (April 2024): The Applicant has responded on	Oral Submissions	
		to be taken to sections 104-105 and the Applicant's Response to Deadline	this matter through the Issue Specific Hearings and submissions to	from ISH1 [REP1-	
		3 Submissions [REP4-031] states the Applicant intends to prepare a	previous deadlines. Most notably in The Applicant's Written	056]	
		further submission on this issue at Deadline 5.	Summary of Oral Submissions from ISH1 [REP1-056], The		
			Applicant's Response to ISH1 Actions [REP1-062] and The	The Applicant's	
		Updated position (12 August 2024)	Applicant's Response to Local Impact Reports [REP3-078]. The	Response to ISH1	
		The Authorities' position on the application of s.104 and 105 is set out in the Deadline 7 submission "Response to REP6- 095 The Applicant's	Applicant would welcome an updated position or response from	Actions [REP1-062]	
		position on Section 104 and Section 105 of the Planning Act 2008"	WSCC against this SoCG item in response to those submissions.		
		[REP7-107].	Undeted position ( July 2024). The Applicant provided further		
			Updated position (July 2024): The Applicant provided further detail on its response within The Applicant's Position on		
			Sections 104 and 105 of the Planning Act 2008 [REP6-095]. The		
			Applicant notes the Legal Partnership Authorities' response at		
			Deadline 7 [REP7-107] in which the LPAs state in their concluding		
			remarks that "the disagreements do not need to be resolved in		
			order for a lawful decision to be made". The Applicant is of the		
			view that this matter can be marked as 'agreed'		
2.17.1.4	Planning Statement	When further information regarding the proposed Section 106 agreement	GAL will issue a draft of the Section 106 Agreement in connection	n/a	Under discussion
	l lanning Statement	will come forward and when negotiations will begin in earnest.	with the NRP to the local authorities. GAL looks forward to receiving	11/4	
			initial feedback on the first draft and continuing engagement with		
		Updated position (Deadline 1): WSCC acknowledges the submission of	the parties to ensure a final, signed version has been submitted by		
		a draft 106 to legal representatives.	the close of the examination.		
		a a a a a a a a a a a a a a a a a a a			
		Updated position (Deadline 5):	Updated position (April 2024): The Joint Local Authorities and		
		Negotiations on the draft section 106 continue and the Applicant's latest	GAL are continue to work together and engaging on the draft		
		draft document is currently awaited.	Section 106 Agreement. At the time of writing, the Applicant and		
		<u> </u>	JLAs have agreed a series of meetings on each of the schedules of		
		Updated position (12 August 2024)	the s106 agreement.		
		Discussions on the s.106 agreement continue.			
			Updated position (July 2024): The Applicant is continuing to		
			discuss the drafting of the Section 106 Agreement with the Local		
			Authorities.		
			_		
2.17.1.5	Planning Statement	Why the Applicant considers the provision of hotels (Works 26, 27, 28 and	An explanation of hotel and office provisions as Associated	n/a	Under discussion
		29) falls within the scope of the DCO regime. The same point applies to	Development within the Project was provided at the Planning TWG		Covered
		the proposed commercial space.	in November 2022 justified against the Planning Act 2008 and		byPlease see
			Government's supporting guidance, and no subsequent queries		Row 2.7.1.15
		Updated position (Deadline 5):	were raised by the LAs. A response was also provided on this		
	1			<u> </u>	1



		Please see the response to row 2.7.1.15.  Updated position (12 August 2024)  WSCC's update on the hotel works are set out above in row 2.7.1.15.	against Item 3.93 in the October 2023 versions of the Issues Trackers.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.  Updated position (July 2024): Please see Row 2.7.1.15.		
2.17.1.6	Planning Statement	Whether an updated Mitigation Route Map will be prepared (stating, for example, which parts of the dDCO are relevant).  Updated position (Deadline 1): WSCC await the updated Mitigation Route Map.  Updated position (Deadline 5):WSCC welcomes the submission of the updated Mitigation Route Map, WSCC provided further comments on the Mitigation Route Map in the response to the Approach to Tracking Mitigation ExAQ1 (DCO 1.42) in [REP3-135]. WSCC would like to see the development of the Route Map from its current form, into a Register of Environmental Actions and Commitments (REAC) document. This would be an effective way to track progress against commitments made, which could then be secured through the DCO, rather than just for information, as currently proposed.  Updated position (12 August 2024)  At the timing of writing, WSCC is considering the content of the REAC submitted at D8.	The Mitigation Route Map will be updated during the course of the DCO Examination to reflect any changes / updates made through the process. The next iteration (and any subsequent updates) will specific the relevant schedule/requirement of the draft DCO, as requested by WSCC.  Updated position (April 2024): The updated Mitigation Route Map [REP2-011] submitted at Deadline 2 identifies which part of the Draft DCO [REP3-008] is relevant to specific mitigation / commitment.  Updated position (July 2024): The Applicant is currently preparing a REAC to be submitted into the examination at Deadline 8.	ES Appendix 5.2.3 Mitigation Route Map [APP-078]	Under discussion
2.17.1.7	Planning Statement	Why the Planning Policy Compliance Tables appear to make no reference at all to local plan policies (contrasting with the Manston DCO where, in the decision letter, the Secretary of State listed the Thanet Local Plan as an important and relevant matter in the context of policy compliance). Why there is no reference to local plan policies in a number of ES chapters.  Updated position (Deadline 5):  WSCC is considering the Local Planning Policy Compliance Tables [REP3-055].  Updated position (12 August 2024)  The applicant has addressed some concerns regarding Local Planning Policy Compliance Table (Table 6.11 [REP4-042], however some concerns remain (see CBC SoCG Row 2.17.1.1)	Relevant local policies are set out within the DCO Application, namely within the legislation and policy sections of the topic-specific ES Chapters (namely ES Chapter 7 to 20) and Gatwick Airport-specific local plan policies in Section 6.6 of the Planning Statement.  The purpose of the Planning Policy Compliance Table is to set out and consider relevant national policies against the Project proposals, in recognition that the Government's National Policy Statements provide the primary planning policy framework for NSIPs under the Planning Act 2008.  We would be grateful for WSCC's clarification on which ES Chapter(s) it believes is missing this local policy section.	Planning Statement [APP-245]  Local Planning Policy Compliance Tables [REP3-055]	Under discussion Not agreed



			Updated position (April 2024): A series of Local Planning Policy		
			Compliance Tables [REP3-055] were submitted at Deadline 3.		
			Updated position (July 2024): Updated position requested from		
			WSCC on this SoCG item.		
2.17.1.8	Planning Statement	Why the dDCO does not make any provision for securing that Site Waste	The Construction Resources and Waste Management Plan	ES Appendix 5.3.2:	Under
		Management Plans following the template in the Construction Resources	(CRWMP) is an Annex to the Code of Construction Practice to be	Code of	discussion Agreed
		and Waste Management Plan.	secured as a certified document and under Requirement 7 of the	Construction	
			draft DCO. Paragraph 1.4.1 explains that the CRWMP will be	Practice (REP1-021)	
		Updated position (Deadline 5):	implemented through the preparation of site waste management	,	
			plans and which is also referenced under the Code of Construction	ES Appendix 5.3.2	
		The Applicant's response to ExQ1 DCO 1.47 (Response to Development	Practice, to be secured as a certified document and under	Code of	
		Consent Order and Control Documents [REP3-089]) states -			
			Requirement 7 of the draft DCO.	Construction	
		"As explained in response to DCO.1.48, the Applicant will submit an		Practice Annex 5 –	
		updated version of the dDCO at Deadline 4 which includes specific DCO	Updated position (April 2024): The Applicant's latest response on	Construction	
		Requirements for each of the control documents required for construction.	the CRWMP and its associated Site Waste Management Plans is	Resources and	
		There will be a specific DCO Requirement requiring the SWMPs (to be	contained in The Applicant's Response to ExQ1 DCO.1.47	Waste Management	
		substantially in accordance with the Construction Resources and Waste	[REP3-089]. The content of the CRWMP [APP-087] makes clear	Plan [ <u>APP-087</u> ]	
		Management Plan [APP-087]) to be submitted to and approved by CBC".	that the SWMPs will follow the SWMP template contained in Annex		
		The state of the s	A of the CRWMP.	Draft DCO (REP3-	
				006)	
		WSCC assumes the reference to "Deadline 4" should be to "Deadline 5".	Updated position (July 2024): The Draft DCO (Doc Ref. 2.1) was	,	
		In any event, the Council will comment on the updated provisions in due	updated at Deadline 5 to include specific DCO Requirements	The Applicant's	
			relating to the CoCP Annexes.	Response to ExQ1	
		course.	leading to the Coor Annexes.	•	
				DCO.1.47 [REP3-089]	
0.17.1.0					
2.17.1.9	Planning Statement	It is not clear how the mitigation referred to in paragraph 8.17.11 (Artificial	Mitigation measures for lighting are contained within the design	Appendix A1 of the	Under discussion
		Light, Smoke and Steam) will be secured.	principles, in Appendix A1 of the Design and Access Statement	Design and Access	Not Agreed.
			(Volume 5) and secured under the draft DCO (i.e. Requirements 4,	Statement: Volume 5	
		Updated position (Deadline 5):	5 and 10).	[APP-257]	
		WSCC is considering this point further; however, its concerns with			
		Appendix A1 of the Design & Access Statement are well-rehearsed.	Updated position (April 2024): The Applicant would welcome an	Draft DCO (REP3-	
			updated position or response from WSCC against this SoCG item,	006)	
			or confirmation if this item can be marked as 'agreed' or 'no longer		
		Updated position (12 August 2024)	pursuing'.		
		The Authorities' updated position is set out in the D8 submission			
		"Consolidated submissions on the draft DCO – Update at D8" where, in Part B, row 179 an amended form of Requirement 4 (detailed design) is	Updated position (July 2024): Updated position requested from		
		included to require the Applicant to submit, amongst other things, an	WSCC on this SoCG item.		
		operational lighting scheme for any works falling within the "listed works"	11000 off trill dood ftoff.		
		regime introduced by the Applicant.	Undeted position (Deadline O). This restor should be read in		
		An identical approached amondment is ready to Describe and 40 (c. )	Updated position (Deadline 9): This matter should be read in		
		An identical suggested amendment is made to Requirement 10 (surface and foul water drainage). Please see row 181 of the D8 Consolidated	conjunction with the Applicant's Response to the ExA's Proposed		
		submission.	Schedule of Changes to the draft DCO (Doc Ref. 10.72) and the		
			Applicant's Closing Submissions (Doc Ref. 10.73) on the draft		
			DCO. In those documents the Applicant has set out the further		



		changes it has made to the draft DCO after the publication of the	
		ExA's Proposed Schedule of Changes to the draft DCO [PD-028],	
		some of which will resolve matters that were not agreed at the time	
		the below table was most recently exchanged with the JLAs. Where	
		the Applicant has identified points raised by the JLAs which remain	
		outstanding as at Deadline 9, it has included and addressed these	
		in its Closing Submissions (Doc Ref. 10.73) on the draft DCO	



# 2.18. Project Elements and Approach to Mitigation

2.18.1 **Table 2.18** sets out the position of both parties in relation to project elements and approach to mitigation matters.

Table 2.18 Statement of Common Ground - Project Elements and Approach to Mitigation Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
2.18.1.1	Lack of detailed evidence with	Without further evidence of environmental and social criteria influencing	ES Chapter 3: Alternatives Considered and its supporting figures	ES Chapter 3:	Under
	regards environmental and	the options appraisal process, stakeholders cannot be satisfied that the	and appendices details the process that was undertaken of	Alternatives	discussion Not
	social criteria for assessment	least impactful option has been taken forward.	considering and assessing alternatives during the Project design	Considered [APP-	<u>agreed</u>
	of Project options.		process. The assessment criteria is set out in Table 3.4.1 of ES	028]	
		Updated position (Deadline 1): As raised in the RR and PAADS, further	Chapter 3 and the results of the appraisal processes are contained		
		information regarding the criteria used to select the chosen option is	in ES Appendix 3.5.1.	ES Chapter 3	
		required.		Alternatives	
			<u>Updated position (April 2024):</u> ES Chapter 3 Alternatives	Considered Figures	
		Updated position (Deadline 5):	Considered describes the work undertaken on alternative options	[APP-049]	
		No positional change.	by GAL and provides the key reasons for the selection of the		
			Project elements taking into account the environmental effects in	ES Appendix 3.5.1	
		Updated position (12 August 2024)	accordance with the EIA regulations. The assessment criteria are	Options Appraisal	
		No positional change	set out in Table 3.4.1 of ES Chapter 3 and the results of the	Tables [APP-073]	
			appraisal processes are contained in ES Appendix 3.5.1.		
2.18.1.2	The Applicant has proposed a	WSCC questions whether the inclusion of new hotels and office blocks is	An explanation of hotel and office provisions as Associated	n/a	Under
	significant amount of	relevant or directly related to this growth.	Development within the Project was provided at the Planning TWG		discussion
	development to support the		in November 2022 justified against the Planning Act 2008 and		Covered by Row
	increase in passenger	Updated position (Deadline 5):	Government's supporting guidance, and no subsequent queries		2.7.1.15
	throughput.	See response at row 2.7.1.15	were raised by the LAs. A response was also provided on this		
			against Item 3.93 in the October 2023 versions of the Issues		
			Trackers.		
			Updated position (April 2024): The Applicant would welcome an		
			updated position or response from WSCC against this SoCG item,		
			or confirmation if this item can be marked as 'agreed' or 'no longer		
			pursuing'.		
			Updated position (July 2024): On the basis of WSCC's Deadline 5		
			response, the Applicant has marked this SoCG item as covered by		
			Row 2.7.1.15 to avoid repeating outstanding matters in the SoCG.		
2.18.1.3	Community engagement	Lack of clarity or outline control document with regards community	Section 4.12 of the Code of Construction Practice (CoCP)	ES Appendix 5.3.2:	<u>Agreed</u> Under
	through the construction	engagement through the construction phase.	(contained in ES Appendix 5.3.2) sets out communication measures	Code of	discussion
	phase		that will be undertaken to engage with the local community and	Construction	
		Updated position (Deadline 1): As There should be an outline	stakeholders. Paragraph 6.1.5 of the CoCP also explains that a	Practice (REP1-021)	
		community engagement plan for during the construction phase	dedicated Community Liaison Officer will be also be in place and		
			responsible for implementing the communication and engagement		



		Undated position (Deadline 5):	activities. The CoCD is proposed to be legally secured under the	Droft DCO (DED2	
		Updated position (Deadline 5):  WSCC welcomes the Construction Communications and Engagement  Plan. WSCC are currently reviewing the plan and will provide comment at  Deadline 5.	activities. The CoCP is proposed to be legally secured under the Requirement 7 of the draft DCO.  Updated position (April 2024): ES Appendix 5.3.2: Code of	Draft DCO (REP3- 006)	
		Deadillie 3.	Construction Practice Annex 7 – Construction Communications and		
		Updated position (12 August 2024)	Engagement Plan was submitted at Deadline 2. This plan outlines		
		No comments on the CCEP.	the approach to stakeholder communications and engagement		
		No comments on the COLT.	during the Project's construction.		
			during the Froject's construction.		
			Updated position (July 2024): Updated position requested from		
			WSCC on this SoCG item.		
2.18.1.4	Proposed S106 agreement	Planning Statement (Table 5.2) sets out proposed Heads of Terms for a	GAL will issue a draft of the Section 106 Agreement in connection	n/a	Under
	Heads of Terms.	S106 Agreement. WSCC has concerns regarding the limited scope of the	with the NRP to the local authorities. GAL looks forward to receiving		discussion_
		proposals.	initial feedback on the first draft and continuing engagement with		subject to the
			the parties to ensure a final, signed version has been submitted by		Section 106
		Updated position (Deadline 1): WSCC acknowledges the draft s106	the close of the examination.		being agreed,
		received by legal representatives.			this could be
			<u>Updated position (April 2024):</u> The Joint Local Authorities and		<u>turned</u>
		Updated Position (Deadline 3): WSCC has concerns regarding the	GAL are continue to work together and engaging on the draft		<del>green</del> Agreed
		limited scope of the proposals.	Section 106 Agreement. At the time of writing, the Applicant and		subject to s106.
			JLAs have agreed a series of meetings on each of the schedules of		
		<b>Updated position (Deadline 5):</b> WSCC continues to engage with GAL regarding the Section 106	the s106 agreement.		
			Updated position (July 2024): The Applicant is continuing to		
		Updated position (12 August 2024) - subject to the Section 106 being	engage with the Local Authorities on the drafting of the Section 106		
		agreed, this could be turned green.	Agreement.		
2.18.1.5	The proposals to mitigate	WSCC has concerns that the proposals to mitigate the impacts of airport	The Applicant has included as part of the Application the mitigation	ES Appendix 14 0 7	Not Agreed
2.10.1.3	impacts of airport growth.	growth are not environmentally focussed.	identified as being necessary under the Environmental Statement to	The Noise Envelope	Not Agreed
	impacts of airport growth.	growth are not environmentally rocussed.	address the potential adverse impacts of the Project. Specific to	[APP-177]	
		Undeted position (Deadline 1). The proposals to mitigate impacts of	those environmental topics and impacts which are considered most	APP-177	
		<b>Updated position (Deadline 1):</b> The proposals to mitigate impacts of airport growth should be delivered following the environmentally-focused	sensitive to airport growth (noise, carbon, surface access and air	ES Appendix 5.4.2	
		principles of 'Green Controlled Growth', as proposed in the recent Luton	quality), the relevant mitigation is primarily contained within the	Carbon Action Plan	
		Airport DCO	Noise Envelope, Surface Access Commitments and Carbon Action	[APP-091]	
		Allport DCO	Plan documents, each secured as requirements to, and to be	[APP-091]	
		Updated position (Deadline 5):	certified as part of, the draft DCO (with additional air quality	ES Appendix 5.4.1	
		WSCC has provided further response to this issue within [REP4-050], an	mitigation proposed to be included within the s106 Agreement).	Surface Access	
		Introduction to a proposal for an Environmentally Managed Growth	Each of those 'control' documents sets out bespoke independent	Commitments [APP-	
		Framework.	governance, monitoring and mitigation arrangements to ensure the	090]	
		Trainework.	proper functioning and delivery of the underlying	000	
		Updated position (12 August 2024)	mitigation/commitments.	Draft DCO (REP3-	
		No positional change	magadon/communicitis.	006)	
		110 poolitorial orialigo	Updated position (April 2024): The Applicant has responded on	330)	
			this matter through the Issue Specific Hearings and submissions to		
			uns mader unough the issue specific hearings and submissions to		



2.18.1.6	Justification for supporting infrastructure	Justification for the required supporting infrastructure and its necessity to facilitate the required passenger throughput. WSCC is concerned that a	previous deadlines. Most notably in The Applicant's Written Summary of Oral Submissions from ISH2 [REP1-057] and The Applicant's Response to Local Impact Reports [REP3-078]. The Applicant would welcome an updated position or response from WSCC against this SoCG item in response to those submissions.  Updated position (July 2024): The Applicant has responded to the JLAs' Introduction for a proposal for Environmentally Managed Growth at Appendix B of The Applicant's Response to Deadline 4 Submissions (Doc Ref 10.38) submitted at Deadline 5 and The Applicant's Response to Deadline 5 Submissions - Response to JLA's EMG Framework Paper [REP6-093] submitted at Deadline 6. Together, these submissions detail why the Applicant considers an EMG framework is neither necessary nor appropriate for the Project.  The need for the Project components has been set out through the pre-application consultation processes to inform stakeholders and	Consultation Report Appendices, Part B,	Under discussion
	IIIIIasti ucture	significant amount of development to facilitate the Project is proposed, which has not been fully justified and would require a lengthy construction period.  WSCC questions whether the inclusion of new hotels and office blocks is relevant or directly related to this growth. Justification is therefore needed for the required supporting infrastructure and its necessity to facilitate the required passenger throughput.  Updated position (Deadline 5):  See response in row 2.7.1.15	the wider public of GAL's proposals. For instance, Section 3 of the Autumn 2021 Consultation Overview Document contained in Consultation Report Appendices, Part B, Volume 2.  An explanation of hotel and office provisions as Associated Development within the Project was provided at the Planning TWG in November 2022 justified against the Planning Act 2008 and Government's supporting guidance, and no subsequent queries were raised by the LAs. A response was also provided on this against Item 3.93 in the October 2023 versions of the Issues Trackers.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer	Volume 2 [APP-225]	Covered by Row 2.7.1.15
2.18.1.7	Alternatives	Lack of evidence regarding the assessment of alternatives for Project infrastructure and how the current set of design principles will ensure a secured approach to good design, particularly for the Central Area Recycling Enclosure (CARE facility) and highways works.	Updated position (July 2024): On the basis of WSCC's Deadline 5 response, the Applicant has marked this SoCG item as covered by Row 2.7.1.15 to avoid repeating outstanding matters in the SoCG.  ES Chapter 3: Alternatives Considered and its supporting figures and appendices details the process that was undertaken of considering and assessing alternatives during the Project design process. The assessment criteria is set out in Table 3.4.1 of ES	ES Chapter 3: Alternatives Considered [APP- 028]	Not AgreedUnder discussion



		design principles upon which the detailed design would be secured against, have had no input from stakeholders. They are currently not detailed enough and contain ambiguous wording, which does not ensure that a high-quality development can be secured.  Updated position (Deadline 5):  WSCC is in discussions with GAL regarding how good design can be achieved and detailed design phase further secured through the DCO.  Updated Position (12 August 2024)  WSCC is still concerned about the limited level of detail provided for a number of sensitive sites due to the overall lack of design detail included within the Design Principles document [REP7-063] which is intended to be the control document with the rest of the DAS being 'illustrative'	results of the appraisal processes are contained in ES Appendix 3.5.1.  Updated position (April 2024): The Design Principles [REP3-056] have been updated at Deadline 3 in response to LA feedback and ExQ1 DCO.1.57. The Applicant welcomes WSCC's comments on the updated design principles.  Updated position (July 2024): The Applicant has reviewed the comments made by the local authorities at Deadline 6 in relation to the design principles and has subsequently updated them at Deadline 7. Details of how the Applicant has taken into consideration the comments made by the local authorities is set out in Appendix A to The Applicant's Response to Deadline 6 Submissions (Doc Ref. 10.58).	ES Chapter 3 Alternatives Considered Figures [APP-049]  ES Appendix 3.5.1 Options Appraisal Tables [APP-073]	
2.18.1.8	New housing and infrastructure required	The need for new homes and associated infrastructure, including WSCC services.  Updated position (Deadline 5): In relation to housing, please refer to Deadline 3 West Sussex Joint Local Authorities response [REP3-117] Sections 2.2 and 2.3.	A response to this issue was provided in Item 12.39 of the October 2023 Issues Trackers.  Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.  Updated position (July 2024): The Applicant does not agree that additional housing and associated infrastructure is required as a result of the project. This is to be discussed further at a TWG.  Updated position (Deadline 9): As set out in the Joint Position Statement, Through the agreement of the Homeless Prevention Fund, the parties confirm that all issues raised/ submissions made in relation to the mitigation of Housing-related impacts of the Project have been adequately addressed. Therefore this matter can be marked as agreed.	n/a	Agreed subject to s106Under discussion
2.18.1.10	Scope and scale of	Limited scope and scale of environmental mitigations (and the control	Please may WSCC clarify if it has any additional queries or	n/a	Under
	environmental mitigation	mechanisms set out in the draft DCO (dDCO) to secure these) and community compensation in light of the likely adverse effects arising from the Project. These concerns are reflected in the significant gap in expectations that currently exist between the Applicant and WSCC.	concerns with the Project's assessment work that is not covered by its RRs and PADS (and therefore not covered elsewhere in these Issues Tables).  Updated position (April 2024): On this basis, can WSCC confirm if this item can be marked as 'agreed' or 'no longer pursuing' as captured under each topic section of the SoCG.		discussionNot agreed



		Updated position (Deadline 1): This was an overarching concern based			
		upon the assessment undertaken by the Applicant and each topic section	Updated position (July 2024): The Applicant does not agree that		
		gives the specifics.	the scope and scale of the proposed environmental mitigation is		
		gives the specifics.	insufficient.		
		Undeted position (Deadline E).	Insumcient.		
		Updated position (Deadline 5):			
		Position remains as per Deadline 1.			
		<u>Updated position (12 August 2024)</u>			
		WSCC still proposes an Environmentally Managed Growth approach.			
2.18.1.11	Enhancement measures	The need for enhancement measures (including to Public Rights of Way,	Please may WSCC clarify if it has any additional queries or	ES Chapter 5:	Not
		recreational facilities, and ecological habitats).	concerns with the Project's assessment work that is not covered by	<b>Project Description</b>	Agreed Under
			its RRs and PADS (and therefore not covered elsewhere in these	( <u>REP1-016</u> )	discussion
		Updated position (Deadline 1): There appear to be no enhancements to	Issues Tables). The proposed mitigation measures for active travel,		
		the PRoW network as part of the proposals Enhancements within West	PRoWs, ecological habitats and recreational facilities are detailed in	ES Chapter 9:	
		Sussex, both withing and outside the DCO Limits have already been set	the DCO Application, in particular through ES Chapter 5: Project	<b>Ecology and Nature</b>	
		out but no confirmation these have been taken on board	Description, ES Chapter 9: Ecology and Nature and ES Chapter 19:	Conservation [APP-	
			Agricultural Land Use and Recreation.	034]	
		Updated position (Deadline 5):			
		No further updates at Deadline 5. WSCC continue to engage with The	Updated Position (April 2024)	ES Chapter 19:	
		Applicant on matters related to this issue.		Agricultural Land	
			The Project includes additional Active Travel measures providing	Use and Recreation	
		Updated Position (12 August 2024).4.3	additional links and benefits to the PRoW network.	[APP-044]	
		There are no additional enhancements to the PRoW network which is	additional links and policike to the Free Herverk.	<u>/ 11   0   1  </u>	
		disappointing.	Appendix A to the Deadline 1 Submission - The Applicant's	ES Appendix 8.8.1	
		disappointing.	Response to Actions from Issue Specific Hearing 4: Surface	Outline Landscape	
			Transport [REP1- 065] provides details of the active travel	and Ecology	
				Management Plan	
			provision provided as part of the Project.	_	
			In addition, the following honefite are provided as part of the	[APP-116] [REP3-	
			In addition, the following benefits are provided as part of the	<u>031, REP3-</u>	
			Project:	033,REP3-035]	
			a new permissive link provided from the West Sussex		
			Border path west of the River Mole into the Museum Field	Appendix 19.8.1	
			mitigation area as shown in ES Appendix 8.8.1 Outline	Public Rights of Way	
			Landscape and Ecology Management Plan	Management	
			new links via the active travel provision proposed that	Strategy [APP-	
			would be available to users of the Sussex Border Path to	215REP2-009]	
			access the proposed replacement open spaces proposed		
			to the west of the existing Church Meadows, and at Car		
			Park B North and South.		
			A new active travel link via the proposed ramp into		
			Riverside Garden Park close to Longbridge Roundabout.		
			This measure would enable users of the Sussex Border		



			Path to follow an additional route through Riverside Garden Park and then the replacement open space at Car Park B North to rejoin the existing route to the Sussex Border Path close to the bridge over the London to Brighton railway line. This additional route would enable users of the Sussex Border Path to avoid the section of the current route east from North Terminal roundabout that forms part of the current airport infrastructure.  Updated position (July 2024):  The active travel proposals have been subject to additional discussion with the WSCC PRoW Officer during a meeting held on the 11th June. The Applicant's position outlined above remains unchanged. No further PRoW upgrades are considered to be required.		
<del>2.18.1.13</del>	Assessment of Alternatives	Although it is understood that operational and safety considerations are	Please refer to our response under Item 19.116 in the previous	<del>n/a</del>	Under
		important aspects of design, the submission lacks detail on how environmental and social criteria have influenced the decision-making process. There is a general lack of evidence around assessment scoring associated with each option, along with no supporting constraints mapping.  Updated position (Deadline 1): As raised in the RR and PAADS, further information regarding the criteria used to select the chosen option is required.  Updated position (Deadline 5): This row can be deleted – covered at row 2.18.1.1	issues tracker for details.		discussion
2.18.1.14	Project Description and Construction Phase Detail	Clarification is needed on what is shown on the plans and the various definitions of the airfield boundaries, DCO limits, and operational land for both the current airport and with the Project. There are inconsistencies in descriptions between numbered works and the way that they are described with some elements having parameters and others not.  Updated position (Deadline 1): Awaiting updated documentation.  Updated position (Deadline 5): See response at 2.7.1.3	The Applicant is undertaking a review of the project description's terminology against the Environmental Statement and draft Development Consent Order in response to the Planning Inspectorate's (PINS) Section 51 Advice [PD-003]. Updated documents will be submitted no later than 10 working days before the Preliminary Meeting, as per PINS request.  Updated position (April 2024): In the Applicant's response to Procedural Deadline A, the Applicant submitted an updated Project Description Signposting Document, updated Draft DCO and updated ES Chapter 5: Project Description to address any	n/a	Under discussion Covered by Row 2.7.1.3



			inconsistencies in terminology. The Local Authorities are asked to advise if it has any outstanding queries taking account of these submissions.  Updated position (July 2024): On the basis of WSCC's Deadline 5 response, the Applicant has marked this SoCG item as covered by Row 2.7.1.3 to avoid repeating outstanding matters in the SoCG.		
2.18.1.15	Project Description and Construction Phase Detail	A general lack of detail, ambition, and concerns about the way in which development can appropriately be delivered in terms of phasing, design quality, mitigation, and ensuring future safeguards (controls).  Updated position (Deadline 1): This was an overarching concern based upon the assessment undertaken by the Applicant and each topic section gives the specifics.  Updated position (Deadline 5): This row can be removed, as it is replicated where required through topic specific sections.	Further clarity is requested from WSCC on the specifics of this response.  Updated position (April 2024): On this basis, can WSCC confirm if this item can be marked as 'agreed' or 'no longer pursuing' as captured under each topic section of the SoCG.	<del>n/a</del>	Under discussion
2.18.1.16	Project Description and Construction Phase Detail	Lack of clarity or outline control document with regard to community engagement through the construction phase, which would help mitigate some of the above concerns. The Code of Construction Practice (CoCP) (APP-082) states that the Applicant will take 'reasonable steps to engage with the community' but that only prior to construction, it will develop a Communications and Engagement Management Plan. WSCC requests that this is secured through an outline control document, which is discussed with the relevant stakeholders during the examination.  Updated position (Deadline 1): There should be an outline community engagement plan for during the construction phase.  Updated position (Deadline 5): WSCC welcome the Plan, and comments will be made at Deadline 5.  Updated position (12 August 2024) No further comments on the Communications Plan.	Section 4.12 of the Code of Construction Practice (CoCP) (contained in ES Appendix 5.3.2) sets out communication measures that will be undertaken to engage with the local community and stakeholders. Paragraph 6.1.5 of the CoCP also explains that a dedicated Community Liaison Officer will be also be in place and responsible for implementing the communication and engagement activities. The CoCP is proposed to be legally secured under the Requirement 7 of the draft DCO.  Updated position (April 2024): ES Appendix 5.3.2: Code of Construction Practice Annex 7 – Construction Communications and Engagement Plan was submitted at Deadline 2. This plan outlines the approach to stakeholder communications and engagement during the Project's construction.  Updated position (July 2024): Updated position requested from WSCC on this SoCG item.	ES Appendix 5.3.2: Code of Construction Practice [REP1-021]  Draft DCO (REP3-006)	Agreed Under discussion
2.18.1.19	Mitigation, Compensation and Enhancement	The DAS is not considered comprehensive because, for example, some development is excluded, there is a general lack of detail for character	The Design and Access Statement (Volume 1) describes and analyses the site context. Notwithstanding this, the Applicant now intends to undertake a review of the Design and Access Statement,	Design and Access Statement: Volume 1 [APP-253]	Not AgreedUnder discussion



		zone analysis, a lack of detail on design and visual impact of some works,	in response to WSCC's comment, and will provide an update at a		
		a lack of analysis of site context, opportunities and constraints.	future TWG.	Design and Access	
				Statement Volume 1	
		Updated position (Deadline 1): Awaiting an updated DAS through the	Updated position (April 2024): The Applicant has reviewed the	[AS-154][APP-253]	
		Examination.	DAS and considers it provides a comprehensive explanation (with		
			visual imagery) of the site, its context, analysis and how it has	Design and Access	
		Updated position (Deadline 5):	informed the Project design. The Applicant has also set out how the	Statement Volume 2	
		Discussions continue between WSCC and The Applicant.	Design and Access Statement has been prepared having regard to	[REP7-059] <del>[APP-254]</del>	
			good design through national policy guidance in response to ExQ1		
		Updated Position (12 August 2024)	GEN.1.18 [REP3-091].	Design and Access	
		WSCC is still concerned about the limited level of detail provided for a number of		Statement Volume 3	
		sensitive sites due to the overall lack of design detail included within the Design	Updated position (July 2024): Updated position requested from	[AS-155] <del>[APP-255]</del>	
		Principles document [REP7-063] which is intended to be the control document	WSCC on this SoCG item.	<u> </u>	
				Design and Access	
		with the rest of the DAS being 'illustrative'.	Updated Position (August 2024): The Applicant has taken on	Statement Volume 4	
			board and responded to comments from the Local Authorities on	[REP7-061][APP-256]	
			the Design Principles (Doc Ref. 7.3) throughout the Examination	[ 501][1 200]	
			stage, such as the Applicant's Deadline 6 Response on Design	Design and Access	
			Matters [REP7-096]. Notably, the Applicant has responded to and	Statement Volume- 5	
			addressed comments on specific Design Principles, where these	[APP-257][AS-156]	
			have been provided by the Local Authorities, however the absence	[711 207][710 100]	
			of comments on specific Design Principles (again evidenced by the	Design and Access	
			JLAs Deadline 8 submissions and WSCC's response to this SoCG	Statement, Appendix	
			row) limits the Applicant's ability to be able to comprehensively	1: Design Principles	
			address WSCC's concerns.	(Doc Ref. 7.3)	
				(DOC Net. 7.5)	
<del>2.18.1.20</del>	Mitigation, Compensation and	There is no comprehensive commentary to explain the phasing plane and	The anticipated construction timing and sequencing is contained in	ES Chapter 5:	Not ogrand
<del>2.18.1.20</del>	, ,	There is no comprehensive commentary to explain the phasing plans and		•	Not agreed
	Enhancement	WSCC is concerned about the proposed sequencing and delivery of	Section 5.3 of ES Chapter 5: Project Description and ES Appendix 5.3.3: Indicative Construction Sequencing, and accompanied by the	Project Description	Under
		various elements of the Project.	1 3,	( <u>REP1-016</u> )	discussion-This
		Harleto Lacotton (Bootton A) Endouble 11 and a facility	Buildability Reports. The indicative construction sequencing shows	50 Amman IIn 5 0 0	row is not
		Updated position (Deadline 1): Further detail is required on the	the project works on a yearly basis, with supporting descriptions in	ES Appendix 5.3.3:	needed, as is
		construction sequencing	the Project Description.	Indicative	duplicated
		Harles I was to a Charles (Day III)	He lete I week was the second Till Door to the second Till Door Till Door to the second Till Door Till Till Door Till Door Till Door Till Door Till Door Till Door Till	Construction	<u>elsewhere</u>
		Updated position (Deadline 5):	Updated position (April 2024): The DCO Applications' suite of	Sequencing [APP-	
		Position as per Deadline 1	control documents and the Draft DCO [REP3-006] itself contain a	<del>088]</del>	
			series of controls to manage the timing and sequencing of works		
			where required, for instance to ensure that mitigation or protection	ES Appendix 5.3.1	
			measures are in place before relevant works commence. Please	Buildability Reports	
			refer to the Applicant's response to ExQ1 DCO.1.49 [REP3-089]	Part A [APP-079]	
			submitted at Deadline 3 which draws out a number of examples of	ES Appendix 5.3.1	
			such controls. The production and submission of detailed plans to	Buildability Reports	
			the relevant Planning Authority, as detailed in the DCO.1.49	Part B Part 1 [APP	
			response, will also be dictated by the construction programme. As	<del>080]</del>	
			such, the relevant planning authority will have sight of the		



	construction phasing and sequencing through the receipt of these	ES Appendix 5.3.1	
	detailed plans.	Buildability Reports	
		Part B Part 2 [APP-	
		<del>081]</del>	



<del>2.19.</del>

2.20.2.19. Socio-Economics and Economics

2.20.12.19.1 Table 2.20 sets out the position of both parties in relation to socio-economics and economics matters.

Table 2.19 Statement of Common Ground – Socio-Economics and Economics Matters

Baseline 2.19.1.1	Clarification on				
.19.1.1	Clarification on				
	Clarification on	2019 data was primarily used given concerns with the Covid pandemic potentially	The analysis presented in the PEIR was primarily based on 2019 data (i.e.	ISH3 Action Point	Not-Agreed
	use of pre-	affecting baseline data. However, some of the data sources used are post Covid and	pre-Covid) given that the economy and wider socio-economic conditions are	5 in <b>The</b>	
	Covid data.	it is not clear why the Applicant has applied this approach.	expected to rebound to pre-pandemic levels before the Project's	Applicant's	
			commencement. For the same reasons, the same approach is carried over in	Response to	
		Updated position (Deadline 1): The Applicant should obtain up-to-data for all data	the ES, however, where appropriate, relevant data sources such as labour	Actions ISH2-5	
		sources used in the chapter to avoid adopting an inconsistent approach to the	market and employment indicators have been updated to reflect the latest	[REP2-005]	
		assessment.	available position based on data availability.		
				Deadline 1	
		Updated position (Deadline 5):	Updated position (April 2024):	Submission -	
		The Applicant should obtain up-to-data for all data sources used in the chapter to	The Applicant has also provided a response during Issue Specific Hearing 3	Written	
		avoid adopting an inconsistent approach to the assessment. Latest update by	on using a mixture of pre-Covid and post-Covid data. Some data has	Summary of	
		Applicant has not provided this.	inevitably changed since submission of the application and will continue to	Oral	
			change but it does not materially change the assessment. There is also no	Submissions	
		Updated Position (12 August 2024)	requirement to update data throughout the Examination as new data becomes	from Issue	
		WSCC consider that clarifications regarding the use of different data have now largely	available. Pre-Covid data was used as it provides a benchmark against which	Specific Hearing	
		been provided sufficient to address this matter.	the economy would operate at a normal level or operating in normal	3: Socio-	
			conditions. However, where there have been updates to data or new data was	economics	
		Related positions regarding use of up-to-date information sources and consideration	available, it was incorporated into the assessment. Therefore, a blend of pre-	[REP1-058] -	
		of effects at local level are set out below	and post-Covid data was used as some post-Covid data was volatile due to	Section 3.1	
			the effects of Covid, which meant 2019 remained most suitable for some data.		
			The Applicant has provided data from the 2021 Census in its response to		
			Action 5 of Issue Specific Hearing 3.		
			Updated position (July 2024):		
			The original matter sought clarification on why data from different dates has		
			been used. The Applicant has provided that clarification and subsequently		
			provided updated data. If that is not sufficient for the Council then the matter		
			is Not Agreed		
2.19.1.2	Use of up-to-	Data from the 2021 Census has been used, where available, at the relevant spatial	Please see the response provided at Row 3.6 of this table.	ES Chapter 17	Not-Agreed
	date	scale. The baseline assessment presented comprised the most up-to date position at	A range of data sources have been considered in the baseline depending on	Socio-	
	information	the time of writing, however newer data is now available.	the specific indicators being considered and the availability of data at different	Economics	
	sources.		geographical scales. The latest data has been used where available, with	[APP-042]	
		Updated position (Deadline 1): The Applicant should obtain up-to-data for all data	historic data points also included to help assess trends over time. The ES and		
		sources used in the chapter to avoid adopting an inconsistent approach to the assessment.	Economic Impact Assessment use consistent impact areas where appropriate.		
			Updated position (April 2024):		



		Updated position (Deadline 5): The Applicant should obtain up-to-data for all data sources used in the chapter to avoid adopting an inconsistent approach to the assessment. Latest update by Applicant has not provided this.  Updated Position (12 August 2024) WSCC consider that clarifications regarding the use of different data have now largely been provided sufficient to address this matter.  Related positions regarding use of up-to-date information sources and consideration of effects at local level are set out below	Please refer to the response at Row 2.9.1.1 of this Table.  Updated position (July 2024): No change		
2.19.1.3	Out-of-date data.	Several Baseline Data Tables are out of date and don't use the most recent data sources available at the time. This includes education data on shortfall/surplus which needs to be tested with relevant local education authorities.  Updated position (Deadline 1): The Applicant should source up-to-data for all data sources used in the chapter to avoid adopting an inconsistent approach to the assessment.  Updated position (Deadline 5): The Applicant should obtain up-to-data for all data sources used in the chapter to avoid adopting an inconsistent approach to the assessment. Latest update by Applicant has not provided this.  Updated Position (12 August 2024) WSCC consider that clarifications regarding the use of different data have now largely been provided sufficient to address this matter.  Related positions regarding use of up-to-date information sources and consideration of effects at local level are set out below	The analysis presented in the PEIR was primarily based on 2019 data (i.e. pre-Covid) given that the economy and wider socio-economic conditions are expected to rebound to pre-pandemic levels before the Project's commencement. For the same reasons, the same approach is carried over in the ES, however, where appropriate, relevant data sources such as labour market and employment indicators have been updated to reflect the latest available position based on data availability.  Updated position (April 2024): Please refer to the response at Row 2.19.1.2 of this Table.  Updated position (July 2024): No change	n/a	Not-Agreed
2.19.1.4	Socio- Economics (Economic Development)	The approach to estimating construction employment, given reliance on old data and not accounting for local variations.  Updated position (Deadline 1): Up-to-date data should be used to inform the assessment of impacts related to construction employment and temporary accommodation  Updated position (Deadline 5):  The Applicant should obtain up-to-data for all data sources used in the chapter to avoid adopting an inconsistent approach to the assessment. Latest update by Applicant has not provided this.	The estimate of construction employment is provided by GAL's construction team. The estimate is sound.  See 3.28 for a response on the availability of accommodation  Updated position (April 2024): Please refer to the response at Row 2.19.1.2 of this Table.  Updated position (July 2024): No change  Updated position (Deadline 9):	ES Appendix 17.9.1: Gatwick Construction Workforce Distribution Technical Note [APP-199].  Updated position (Deadline 9):	Not Agreed



		Updated Position (12 August 2024):	The Applicant agrees with the JLAs that the stock of PRS using Census 2021	The Applicant's	
		WSCC consider that clarifications regarding the use of and provision of more up-to-	is correct.	Response to	
		date information sources and data have now largely been provided sufficient to mostly		Actions - ISHs	
		address this matter under discussion.	Regarding PRS availability, the Applicant has taken a conservative approach	<b>2-5</b> [REP2-005] –	
			using the best available data. The assessment uses a 4% vacancy rate which	Table 3.3.2	
		A notable exception remains in relation to population and housing data used to	is an average across all housing tenures as reported in the 2021 Census. This		
		underpin the assessment of available bedspaces. See position at Row 2.19.1.5.	is lower than the 11% estimated vacancy rate for PRS housing in the English	ES Appendix	
			Housing Survey. Even if all 20% NHB workers (270 workers) sought PRS	<u>17.9.3</u>	
		Further to the discussion of this at the TWG meeting (06.08.24) WSCC request that	housing during the identified phases of construction this would be a tiny	Assessment of	
		up-to-date information on availability of bedspaces is provided by the Applicant, and	fraction of the market and is unlikely to cause significant impacts.	Population and	
		an updated assessment if appropriate to address the council's concern.		<b>Housing Effects</b>	
				[APP-201] -	
				Section 6	
2.19.1.5	Socio-	The assessment of housing and population relies on out-of-date data. Up-to-date data	The analysis presented in the PEIR was primarily based on 2019 data (i.e.		Not Agreed
	Economics	should be used because it will impact on labour supply/housing conclusions. The	pre-Covid) given that the economy and wider socio-economic conditions are	ISH3 Action Point	
	(Economic	assessment also makes optimistic projections on housing and does not appear to fully	expected to rebound to pre-pandemic levels before the Project's	5 in the	
	Development)	consider existing constraints.	commencement. For the same reasons, the same approach is carried over in	Applicant's	
			the ES, however, where appropriate, relevant data sources such as labour	Response to	
		Updated position (Deadline 1): The Applicant should source up-to-data for all data	market and employment indicators have been updated to reflect the latest	Actions ISH2-5	
		sources used in the chapter to avoid adopting an inconsistent approach to the assessment.	available position based on data availability.	[REP2-005]	
			Updated position (April 2024):	Appendix	
		The Applicant should undertake an assessment of impacts at local authority level and	Please refer to the response at Row 2.19.1.2 of this Table for the use of up-to-	17.9.1: Gatwick	
		take account of existing constraints.	date data. Additionally, ES Appendix 17.9.3: Assessment of Population	Construction	
			and Housing Effects contains a housing assessment at a local authority level	Workforce	
		Updated position (Deadline 5):	and the Applicant's Response to Issue Specific Hearings includes a local	Distribution	
		The Applicant should obtain up-to-data for all data sources used in the chapter to	authority-level assessment for all authorities where more than one non-home	Technical Note	
		avoid adopting an inconsistent approach to the assessment. Latest update by	based worker is expected to be based (Crawley, Reigate and Banstead, Mole	[APP-199]	
		Applicant has not provided this.	Valley, Mid Sussex, Tandridge, Horsham and Croydon).		
				<u>Updated</u>	
		The Applicant should undertake an assessment of impacts at local authority level and	Construction employment at the local authority level is provided in ES	position	
		take account of existing constraints. Latest update by Applicant has not provided this.	Appendix 17.9.1: Gatwick Construction Workforce Distribution Technical note.	(Deadline 9):	
		In relation to housing, please refer to Deadline 3 West Sussex Joint Local Authorities	The affordable housing assessment also includes analysis at local authority	The Applicant's	
		response [REP3-117] Sections 2.2 and 2.3.	level (for the local authorities adjacent to Gatwick) for recent completions,	Response to	
			local authority evidence of need, local plans and pipeline supply.	Actions - ISHs	
		Updated Position (12 August 2024):		<u><b>2-5</b> [REP2-005] –</u>	
			The assessment of significance in the ES is (correctly) done at the spatial	<u>Table 3.3.2</u>	
		WSCC's concern is that the 2021 Census reflects temporary and unprecedented	scale of functional market areas, not individual local authorities.		
		changes to the housing market arising from the Covid-19 pandemic, whereby there		ES Appendix	
		was a greater than normal availability of PRS, representing a deviation from long-term	Updated position (July 2024):	<u>17.9.3</u>	
		trends. This was addressed by WSCC and the Authorities in their Deadline 3	This appears to be introducing a new issue – an assessment at local authority	Assessment of	
		Submission [REP3-117] Section 2.3, specifically paragraphs 2.3.5 to 2.3.7, With the	level – which is already addressed elsewhere.	Population and	
		market now returning to pre-pandemic levels, WSCC contend that the supply of		Housing Effects	
		available bedspaces measured at the 2021 Census would be higher than in today's	<u>Updated position (Deadline 9):</u>		



Assessmer 2.19.2.1	Incomplete consideration of local planning policies.	more normal operating market if measured again. This is reflected in the council's own experience, where there has been a significant worsening in the availability of short- and medium-term accommodation in the years since the 2021 Census was undertaken.  See responses at Row 2.19.2.6 on local authority level data.  The review of policies is considered incomplete and provide limited analysis of how the Project aligns with the policies of host and neighbouring authorities.  Updated position (Deadline 1): All relevant socio-economic policies should be identified and included in the chapter.  Updated position (Deadline 5): All relevant socio-economic policies should be identified and included in the chapter. Latest update by Applicant has not provided this.  Updated Position (12 August 2024):  WSCC's position is that no further discussion will resolve its concerns and as such it is content to consider this Not Agreed and for the ExA to consider in determining weight afforded to the assessment within the overall planning balance.	ES Appendix 17.2.1 sets out further policies.  Updated position (April 2024): A summary of the relevant policies is provided in Section 17.2 of ES Chapter 17: Socio-economic. ES Appendix 17.2.1 lists all relevant socio-economic policies. The Applicant does not believe adding additional policies will change the outcome of the assessment.  Updated position (July 2024): Can the Council say which policies are missing and what impact it would have on the assessment?  Updated position (Deadline 9): WSCC has not told the Applicant which policies it considers are missing. Therefore, the Applicant maintains its position it has sufficiently covered all relevant policies.	5.3 Environmental Statement – Appendix 17.2.1 – Summary of Local Plan Policies – Socio- Economics [APP-195]  ES Chapter 17 Socio- Economics [APP-042] – Section 17.2	Not Agreed
2.19.2.2	Comments raised by local authorities not sufficiently captured.	The chapter does not capture the significant extent or detail of comments raised by the local authorities particularly on the scope of the assessment, assessment approach and study area.  Updated position (Deadline 1): Issues in the tracker have not been addressed. Local authorities have also raised a significant number of comments during TWG meetings which have not been referenced in the socio-economic chapter.  Updated position (Deadline 5): Issues in the tracker have not been addressed. Local authorities have also raised a significant number of comments during TWG meetings which have not been referenced in the socio-economic chapter. Latest update by Applicant has not dealt with the issues identified in tracker nor the significant number of comments raised at several TWG meetings.  Updated Position (12 August 2024): WSCC's general position in respect of assessment methodology reflects that set out at Issue Specific Hearing 9 whereby its Counsel stated that the absence of a local authority level assessment is not a legal deficiency in the ES but is a shortcoming	Issues trackers have been updated and shared with the local authorities.  Updated position (April 2024): We are not aware of any issues that have not been addressed in the Chapter that are not captured through individual issues in the Tracker and the Statement of Common Ground.  For the reasons set out elsewhere in this table, the Applicant is not proposing changes to the Chapter. Responses to specific issues around the approach to assessment, including spatial scales are set out above and below. If there are additional issues not captured in the tracker we are happy for WSCC to raise them and the Applicant will respond.  Updated position (July 2024): Can the Council say which issues have not been addressed?  Updated position (Deadline 9): The Applicant agrees that the lack of a local authority level assessment is not a legal deficiency.	Deadline 1 Submission Relevant Representations Report [REP1- 048]  The Applicant's Response to Written Representations [REP3-072]  The Applicant's Response to the Local Impact Reports [REP3- 078]	Not Agreed



2.19.2.3	Confirmation on which projects informed the methodological approach.	affecting the weight given to benefits within the planning balance related to the socio- economic assessment. The consequences of the absence of a local level assessment could in some way be alleviated through the ESBS however this will depend on the extent to which it addresses local need. As such this remains Not Agreed. See Row 2.19.4.1 in respect of ESBS.  The methodology has been based on accepted industry practice, a review of socio- economic assessments for other relevant projects including other airport or significant infrastructure schemes, and feedback received by PINS and local authorities during the consultation process, this is not evidenced.  Updated position (Deadline 1): The Applicant hasn't provided details of other relevant projects and set out why they are relevant.  Whilst the Applicant presented their method and assessment at the TWG sessions, these were not agreed with by the local authorities who provided written feedback on their concerns to the Applicant.  Updated position (Deadline 5): Simply stating the names of project doesn't provide sufficient reassurance. We would have expected the Applicant to highlight how specific aspects of these "exemplar" projects were of relevance.  Applicant states the methodology of the assessment was discussed and agreed through the TWG meetings, we note there is no mention of this in their updated position. It is incorrect to say there was an agreement. There was no agreement and written feedback was shared with the Applicant in relation to these concerns.  Updated Position (12 August 2024): The Authorities requested at the TWG meeting (06.08.24) that the Applicant provide	The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.  The Applicant agrees that the absence of a local authority level assessment is not a legal deficiency. Any issues arising can be dealt with the ESBS. This matter is Agreed subject to the s106 Agreement.  Detailed data is provided in ES Appendix 17.6.1: Socio-Economic Data Tables for all of the socio-economic characteristics profiled across all the study areas, as well as at the individual Local Authority level.  The methodology and presentation of the assessment was discussed and agreed through a series of Socio-Economics TWGs, including sessions on 16th May, 7th July, 28th September, 18th November and 6th December 2022, and 31st July 2023  Updated position (April 2024):  Projects reviewed include London City, London Luton and Manston, which are relevant as a function of being other aviation projects located in London and the wider South East.  Updated position (July 2024): This matter will be discussed further at a TWG.  Updated position (Deadline 9): Regarding the approach to the local level assessment was informed by the ANPS and planning guidance, not specifically / solely the other projects. ANPS para 4.5 requires a local assessment, not a local authority level assessment. The Applicant has provided data on impacts at the local level but maintains its position that conducting assessment at the local authority	The Applicant's Response to the ExA's Written Questions (ExQ1) – Socio- Economic Effects [REP3- 103]  The Applicant's Response to ExA's Written Questions (Q1) – General and Cross-Topic [REP3-091] ES Appendix 17.6.1: Socio- Economic Data Tables [APP- 197]	Not Agreed
		written feedback was shared with the Applicant in relation to these concerns.  Updated Position (12 August 2024):	ANPS and planning guidance, not specifically / solely the other projects.  ANPS para 4.5 requires a local assessment, not a local authority level assessment. The Applicant has provided data on impacts at the local level		



2.19.2.4	Magnitude of	The use of numbers and percentages to quantify impact can be challenging especially	As shown in ES Chapter 17 Socio-Economics, the thresholds applied vary	ES Chapter 17	Not Agreed
-	impacts	given all study areas are different and can be influenced by a number of different	across receptors and geographies. These are ultimately based on a	Socio-	3
	definition.	factors. It is not clear how these the ranges were defined to inform the assessment.	professional judgment, however proposed thresholds were presented during	Economics	
			Topic Working Groups for comment	[APP-042] Table	
		Updated position (Deadline 1): Applicant has not explained how the ranges have		17.4.5-6	
		been defined which can lead to question marks around assessment robustness.	Updated position (April 2024):		
		· ·	The magnitude criteria in ES Chapter 17: Socio-Economic have been based		
		The Applicant should also provide the rationale for the job ranges provided.	upon industry best practice. The Applicant has also justified sensitivity at		
			various socio-economic receptors in Table 17.6.6. Please also refer to the		
		Updated position (Deadline 5):	response provided at Row 2.19.2.3 of this Table regarding the socio-economic		
		Applicant has still not explained how the ranges have been defined hence there are	methodology.		
		question marks around assessment robustness.	<i>57</i>		
			Updated position (July 2024):		
		Updated Position (12 August 2024):	This matter will be discussed further at a TWG.		
		WSCC acknowledge the Applicant's further explanation at the TWG that the scale of			
		magnitude and sensitivity criteria are based on professional judgement. WSCCs	Updated position (Deadline 9):		
		position is that no further discussion will resolve its concerns with this matter and as	The Applicant had requested the JLAs at the TWGs on 06.08.24 and 08.08.24		
		such it is content to consider this Not Agreed and for the ExA to consider in	to provide detail on which socio-economic receptors are causing concern. It's		
		determining weight afforded to the assessment within the overall planning balance.	not clear which socio-economic receptors are causing concern. However, the		
			Applicant maintains it position regarding the robustness of its methodology.		
			This matter remains as Not Agreed.		
2.19.2.5	Consideration	The construction assessment presented focuses on the Project's potential maximum	Lower levels of construction workforce numbers are assessed within the ES	ES Chapter 17	Not Agreed
	of worst-case	effects. Whilst it is important in terms of potential implications on local areas, it is also	eg at para 17.9.81.	Socio-	_
	scenario for	important to present a worst-case scenario in terms of employment benefit.		Economics	
	employment		Updated position (April 2024):	[APP-042]	
	benefit	Updated position (Deadline 1): Paragraph 17.9.81 refers to peak construction			
		workforce. Original response still stands.	A further assessment of the construction workforce, not just at the peak is	The Applicant's	
			provided in a separate note in response to the Local Impact Reports.	Response to	
		Updated position (Deadline 5):		Local Impact	
		Given the Applicant has not undertaken an assessment at the local authority level, the	Updated position (July 2024):	Reports	
		Authorities do not consider this assessment to be a worst-case scenario.	This appears to be introducing another issue (the spatial scale of assessment)	Appendix D -	
			which is dealt with elsewhere. The original issue was that impacts were	Construction	
		Updated Position (12 August 2024):	overstated.	Labour Market	
		WSCC notes that no worst-case assessment has been presented in terms of		and	
		employment benefit. WSCC is satisfied that this is not a legal deficiency in terms of	Updated position (Deadline 9):	Accommodation	
		the assessment itself. WSCC retains its position that the lack of a local area analysis	The JLAs original concern was that employment benefits had been	Impacts [REP3-	
		of employment effects causes concerrn.	overestimated. During the TWGs on 06.08.2024 and 08.08.2024 it was agreed	082]	
			that the Applicant had provided the worst-case scenario.		
			The JLAs' new position is regarding the spatial scale rather than the worst-		
			case scenario. Regarding the approach to the local level assessment was		
			informed by the ANPS and planning guidance, not specifically / solely the		
			Lother projects, ANPS para 4.5 requires a local assessment, not a local		
			other projects. ANPS para 4.5 requires a local assessment, not a local authority level assessment. The Applicant has provided data on impacts at		



2.19.2.6	Workplace	Workplace earnings are shown to be growing at a higher rate than resident earnings	the local level but maintains its position that conducting assessment at the local authority level is not necessary, appropriate nor possible. This matter remains as Not Agreed.  The Applicant agrees that the lack of a local authority level assessment is not a legal deficiency.	Consultation	Not Agreed
2.19.2.6	Workplace earnings trends and impact on affordability.	Workplace earnings are shown to be growing at a higher rate than resident earnings and it is implied this may lead to less out-commuting. This trend could impact the affordability ratio, which would have implications elsewhere in the socio-economic evidence, for example, assumptions on future housing growth and demand for affordable housing.  Updated position (Deadline 1): Assessment is required at the local authority level to inform potential implications on future housing growth and demand for affordable housing.  Updated position (Deadline 5): The Applicant should undertake an assessment of impacts at local authority level and take account of existing constraints. Latest update by Applicant has not provided this.  In relation to housing, please refer to Deadline 3 West Sussex Joint Local Authorities response [REP3-117] Sections 2.2 and 2.3.  Updated Position (12 August 2024): WSCC's position is as set out at Issue Specific Hearing 9 whereby its Counsel stated that the absence of a local authority level assessment is not a legal deficiency in the ES but is a shortcoming affecting the weight given to benefits within the planning balance related to the socio-economic assessment. The consequences of the absence of a local level assessment could in some way be alleviated through the ESBS however this will depend on the extent to which it addresses local need.	In response to the Autumn 2021 consultation greater clarity was sought on the number, type, quality, and location of jobs created by the Project; GAL's response set out the further work that would be undertaken in this regard, including assessing the impact on temporary housing need during construction and housing need across different tenures during operation. In the Summer 2022 response a similar comment was made, that housing affordability should be considered and include types and tenures for new workers and concerns that the assessment did not take account of the type and quality of employment being generated and how this translates into the need for different types of housing. GAL's response reiterated that the potential need for affordable housing in the operational phase was included in the analysis.  The Assessment of Population and Housing Effects contains specific analysis of housing need during the construction phase, including the scope within the private rented sector and another housing types/tenures to accommodate potential demand (based on peak employment). It also analysed, based on a breakdown of Project jobs by National Socio-Economic Classification, the potential need for affordable housing and compared this with existing assessments of affordable housing needs undertaken by local authorities, recent delivery affordable housing needs undertaken by local authorities, recent delivery affordable housing delivery rates, local plan policies for affordable housing and pipeline supply (based on large-scale strategic schemes and the proportion of affordable housing they expect to deliver). The analysis concludes that the potential tenure demands associated with the Project are unlikely to have any impact on affordable housing demands beyond what is already emerging or being planned for.  Updated position (April 2024):  This appears to be introducing another issue (the spatial scale of assessment) which is dealt with elsewhere.  Updated position (Deadline 9):  The Applicant agrees that the lack of a	Consultation Issues Tables Autumn 2021 [APP-219] Consultation Issues Tables Summer 2022 [APP-221] Appendix 17.9.3 Assessment of Population and Housing Effects [APP-201] Section 6 and 7	Not Agreed



			The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.  The Applicant agrees that the absence of a local authority level assessment is not a legal deficiency. Any issues arising can be dealt with the ESBS. This matter is Agreed subject to the s106 Agreement.		
2.19.2.7	Assessment of sensitivity of receptors	WSCC question the sensitivity grading for employment and supply chain impacts, labour market impacts, disruption of existing resident activities, housing supply in the HMAs relevant to LSA and FEMA, community facilities and services.  Updated position (Deadline 1): WSCC has concerns related to sensitivity criteria for several socio-economic receptors.  Updated position (Deadline 5): WSCC concerns remain related to sensitivity criteria for several socio-economic receptors.  Updated Position (12 August 2024): WSCC acknowledge the Applicant's further explanation at the TWG that the scale of magnitude and sensitivity criteria are based on professional judgement. Its position is that no further discussion will resolve its concerns with this and as such it is content to consider this Not Agreed and for the ExA to consider in determining weight afforded to the assessment within the overall planning balance.	Section 17.4 of ES Chapter 17 Socio-Economic sets out in detail the updated approach adopted in the ES in relation to defining magnitude and sensitivity.  Updated position (April 2024): Please refer to the response at Row 2.19.2.4 of this Table.  Updated position (July 2024): This matter will be discussed further at a TWG.  Updated position (Deadline 9): The Applicant had requested the JLAs at the TWGs on 06.08.24 and 08.08.24 to provide detail on which socio-economic receptors are causing concern. It's not clear which socio-economic receptors are causing concern. However, the Applicant maintains it position regarding the robustness of its methodology. This matter remains as Not Agreed.  The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.	Section 17.4 of ES Chapter 17 Socio-Economic [APP-042].	Not Agreed
2.19.2.8	Assessment of construction effects.	The magnitude of effects on construction employment for all study areas, and magnitude of labour market effects based on magnitude criteria being used needs clarification. There are also potential data limitations in relation to construction employment calculations. The Applicant has not undertaken any assessment at local authority level which is considered essential given existing constraints on labour supply for Crawley, Mid Sussex, and Horsham.  Updated position (Deadline 1): Assessments require revisiting and an assessment at local authority level is required.  Updated position (Deadline 5): Applicant has not responded to the last position. Assessments require revisiting and an assessment at local authority level is required.	Detailed analysis of the construction employment expected to be generated by the Project is provided in ES Appendix 17.9.1: Gatwick Construction Workforce Distribution Technical Note, including an assessment of the potential construction labour supply and their spatial distribution. This data has informed the assessment of the labour market within Section 17.9 of ES Chapter 17: Socio-Economic.  Wider effects of the construction phase have been assessed in terms of potential impacts on the construction supply chain measured relative to the scale of construction sector enterprises (as opposed to employment which is used for direct effects only) in each of the assessment areas.	Socio- Economics [APP-042] Table 17.4.1 and corresponding parts of Sections 6 and 7.  ES Appendix 17.9.1: Gatwick Construction Workforce Distribution	Not Agreed



#### **Updated Position (12 August 2024):**

WSCC's position is as set out at Issue Specific Hearing 9 whereby its Counsel stated that the absence of a local authority level assessment is not a legal deficiency in the ES but is a shortcoming affecting the weight given to benefits within the planning balance related to the socio-economic assessment. The consequences of the absence of a local level assessment could in some way be alleviated through the ESBS however this will depend on the extent to which it addresses local need.

GAL's response reiterated that an assessment of the potential demand for housing during the construction phase has been added to the Assessment of Population and Housing Effects.

As set out in response to point 3.4, impacts are assessed at the appropriate functional spatial scale and with additional information also provided at local authority level.

As shown in ES Chapter 17 Socio-Economics, the thresholds applied vary across receptors and geographies. These are ultimately based on a professional judgment, however proposed thresholds were presented during Topic Working Groups for comment.

## Updated position (April 2024):

Please refer to the responses at Rows 2.19.1.5 and 2.19.2.4 of this Table.

## **Updated position (July 2024):**

The Applicant does not believe that an assessment at local authority level is required. This matter can be discussed further at a TWG.

Regarding construction labour supply constraints, the latest CITB Labour Market Intelligence Report for the South East (https://www.citb.co.uk/media/vjlpqwg0/ctb1003\_csn-rep\_regional\_southeast\_aw2.pdf) now includes the NRP in its forecasts and is still showing a decline in activity in the infrastructure sector from 2024-2028. This remains the best consideration of cumulative demand for relevant skilled workers. GAL therefore retains its position that there will not be a shortage of workers (and even if there were, GAL would not be responsible for mitigating it).

## **Updated position (Deadline 9):**

The Applicant agrees that the lack of a local authority level assessment is not a legal deficiency.

The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.

The Applicant agrees that the absence of a local authority level assessment is not a legal deficiency. Any issues arising can be dealt with the ESBS. This matter is Agreed subject to the s106 Agreement.

# Technical Note [APP-199]

Section 17.9 of ES Chapter 17: Socio-Economic [APP-042].

Appendix 17.9.3 Assessment of Population and Housing Effects [APP-201] Section 6



2.19.2.9	Distance	The application of a regional estimate to capture numbers of home-based workers	The assessment uses a more conservative assumption that 20% of workers at	Section 17.6 of	Not Agreed
	travelled to	can be problematic given the considerable differences that exist within local	peak will be non-home based which is significantly higher than the regional or	ES Chapter 17:	
	work data	geographies.	national averages.	Socio-	
				Economics	
			Updated position (April 2024):	[APP-042]	
		Hadatad a seitien (Deadline 4). The surrock data act assess take account of		-	
		Updated position (Deadline 1): The approach does not appear to take account of	The level of demand from NHB workers will be very low and takes into	ES Appendix	
		variations within local geographies.	account national and regional data. Further analysis is set out in the	17.6.1: Socio-	
			Applicant's Response to Local Impact Reports – Construction Labour	Economic	
		Updated position (Deadline 5):	Market and Accommodation Impacts.	Tables [APP-	
		The Local Authorities have set out their concerns with the assumed proportion of NHB		<u>197</u> ]	
		workers in their Deadline 4 response.	Updated position (July 2024):		
			The proportion of NHB workers is a different issue from distances travelled to	ES Appendix	
		Updated Position (12 August 2024):	work. What evidence does the Council have for differences within local	17.9.1: Gatwick	
		WSCC are content that the matter in respect of distance travelled to work data can be	geographies? This matter will be discussed further at a TWG.	Construction	
		agreed. See Row 2.19.2.10 for consideration of proportion of NHB workers matter.		Workforce	
		agreed. Occ from 2.10.2.10 for consideration of proportion of first workers matter.	Updated position (Deadline 9):	Distribution	
			The Applicant agrees with the JLAs that the matter on distance travelled to	Technical Note	
			work is resolved.	[APP-199]	
				Section 6.1	
			The Applicant maintains that the 20% NHB assessment made for the NRP is		
			conservative and draws on the best available data. This was determined by	The Applicant's	
			analysing CITB data and is higher than the national and South East averages	Response to	
			of 5% and 6%, respectively (https://www.citb.co.uk/media/rv4jvzvr/	Local Impact	
			2272_bmg_workforce_mobility_and_skillssouth_east_v1.pdf)	Reports	
				Appendix D -	
				Construction	
				Labour Market	
				and	
				Accommodation	
				Impacts [REP3-	
				082]	
2.19.2.10	Labour supply	The Gravity Model used to identify the split of construction workers as 80% home-	This is explained in the Gatwick Construction Workforce Distribution Note. The	ES Appendix	Agreed, subject
	constraints	based and 20% as non-home based does not appear to have taken account of	average proportion of non-home based workers in England is 5% and in the	17.9.1: Gatwick	to the s106
		current labour supply constraints within the local authorities located in the FEMA.	South East is 7%. A NHB share of 20% therefore is conservative.	Construction	<u>Agreement</u> Not
		Given these constraints, an assumption of 80% home-based construction workers is		Workforce	Agreed
		not realistic or a worst-case approach.	There is no evidence of a shortage of construction workers such that the	Distribution	
			project would be unable to recruit HB workers. GAL will seek to employ	Technical Note	
		Updated position (Deadline 1): The Applicant has not taken account of current	contractors who have a workforce and these will include local contractors.	[APP-199].	
		labour supply constraints within the local area.			
		and an empty serious into main the local area.	Whilst the project itself is large, its demand for workers is small in the context		
		Undated position (Doadling 5):	of the size of the construction workforce		
		Updated position (Deadline 5):	OF THE SIZE OF THE CONSTRUCTION WORKLOICE		
		The Applicant has not taken account of current labour supply constraints within the			
		local area and The Local Authorities have set out their concerns with the assumed	Updated position (April 2024):		
		proportion of NHB workers in their Deadline 4 response.	Please refer to the response at Row 2.19.2.9 of this Table.		



The Authorities requested at the TWG meeting (06.08.24) that the Applicant provide further details of future skills shortages. WSCC's position overall in respect of the implications of this is as set out at Issue Specific Hearing 9 whereby its Counsel stated that the absence of a local authority level assessment is not a legal deficiency in the ES but is a shortcoming affecting the weight given to benefits within the planning balance related to the socio-economic assessment. The consequences of the absence of a local level assessment could in some way be alleviated through the ESBS however this will depend on the extent to which it addresses local need.  The Applicant agrees that the lack of a local authority level assessment is not a legal deficiency.  The Applicant agrees that the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.  The Applicant agrees that the absence of a local authority level assessment is not a legal deficiency. Any issues arising can be dealt with the ESBS. This matter is Agreed subject to the s106 Agreement	
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not a legal deficiency. Any issues arising can be dealt with the ESBS. This	
not a legal deficiency. Any issues arising can be dealt with the ESBS. This	
2.19.2.11 Additionality It is unclear to what extent additionality assumptions have been accounted for in the The estimate of total net effect (direct, indirect, induced and catalytic) ie taking ES Appendix No.	Not Agreed
assumptions estimates of GVA and employment effects including direct, induced and account of additionality is set out in Table 6.1.	iot Agreed
catalytic effects. Paragraph 6.3.5 states that estimating net direct, indirect and	
induced impacts requires assumptions on displacement that are difficult to determine Para 6.3.5 is referring to estimating net DII only.	
robustly. Whilst it is acknowledged that estimating levels of displacement can be  Assessment	
tricky, assumptions can still be applied through the application of a precautionary  Updated position (April 2024):  [APP-200].	
approach and use of benchmarks.  The underlying methodology for calculating the total of DII and Catalytic is net	
of displacement. It is the net change in employment expected across the <b>The Applicant's</b>	
Updated position (Deadline 1): Applicant hasn't explained the assumptions made region from the growth of the airport, net of any displacement or crowding out.  Response to the	
with regards to additionality. Table 6.1 simply provides total job numbers, no  No individual assumptions are made – it is inherent in the methodology.  ExA's Written	
explanation on assumptions.	
Following TWGs, the Applicant is preparing a further explanatory note to go to - Socio-	
Updated position (Deadline 5):  the Council's advisers.  Economic	
Applicant's assumptions made with regards to additionality still need to be bottomed  Effects [REP3-	
out. Updated position (July 2024): 103] – SE.1.20.	
The Council needs to provide greater clarity on what it doesn't understand.	
Updated Position (12 August 2024):  The assumptions have been set out. In addition, the Applicant has provided  Updated  Updated	
No positional change  an explanatory note on catalytic employment in response to ExQ2 SE.1.16.  position (July)	
2024):	
Updated position (Deadline 9): Explanatory	
The Applicant's choice of methodology was taken to address the additionality note on	
<u>concerns.</u> <u>Catalytic</u>	
<u>Employment</u>	
[REP7-077]	



2.19.2.12	Basis for	Paraph 5.3.9 states that the impact estimates on the basis of residency distribution of	2019 as this was the last full year prior to Covid.	n/a	Agreed
2.13.2.12	distribution	direct impacts are presented. GAL has provided pass holder address information to	2019 as this was the last full year phor to covid.	11/α	Agreeu
	assessment of	inform this. It is not clear when this information was obtained therefore the local			
	direct impacts	authorities cannot be certain the information used is up-to-date.			
	an oot impacto	additionable calmet be contain the information does to up to date.			
2.19.2.13	Socio-	The Applicant's approach to operational employment calculations, which need further	The approach to calculating operational employment is fully explained in the	ES Appendix	Not-Agreed
	Economics	clarification.	ES chapter and appendices.	17.9.2 Local	
	(Economic			Economic	
	Development)	Updated position (Deadline 1): The Applicant needs to explain their assumptions in	Updated position (April 2024):	Impact	
		relation to additionality, catalytic effects have been overestimated.	The Applicant understands that the estimate of operational employment is	Assessment	
			now agreed (email from York Aviation on 9th April 2024) and would request	[APP-200].	
		Updated position (Deadline 5):	that the status is changed to 'agreed'. The estimate and methodology for the		
		See comment from WSCC set out at paragraphs 51-60 of REP4-052	catalytic impacts is subject to ongoing discussions.	The Applicant's	
				Response to the	
		Updated Position (12 August 2024):	Updated position (July 2024):	ExA's Written	
			The assumptions on additionality have been explained. It is unclear whether	Questions (Q1)	
		The position regarding calculation of operational employment and GVA (i.e. on-site	the council thinks they are too high or too low. The Applicant has provided a	- Socio-	
		employment, indirect and induced employment and the associated GVA) is agreed.	further explanatory note on catalytic employment in response to EXQ2	Economic	
		Please note this is distinct from any issues regarding the local impact of employment	<u>SE.1.16.</u>	Effects [REP3-	
		and implications for housing, employment and training, as well as considerations of		<u>103</u> ] – SE.1.20.	
		construction employment and the wider catalytic impact of the airport on other			
		business growth and employment.		<u>Updated</u>	
				position (July	
				<u>2024):</u>	
				<b>Explanatory</b>	
				note on	
				Catalytic	
				Employment	
				[REP7-077]	
2.19.2.14	Socio-	The Applicant's approach to sensitivity and magnitude gradings for several	Section 17.4 of ES Chapter 17 Socio-Economic sets out in detail the updated	Section 17.4 of	Not Agreed
	Economics	assessments.	approach adopted in the ES in relation to defining magnitude and sensitivity.	ES Chapter 17	
	(Economic	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 1 4 1 12 14 14 14 14 14 14 14 14 14 14 14 14 14	Socio-Economic	
	Development)	Updated position (Deadline 1): WSCC has concerns related to sensitivity and	Updated position (April 2024):	[ <u>APP-042</u> ].	
		magnitude criteria for several socio-economic receptors.	Please refer to the response at Row 2.19.2.4 of this Table.		
		Undated position (Deadline 5):	Updated position (July 2024):		
		Updated position (Deadline 5): Given response from Applicant, WSCC has remaining concerns related to sensitivity	This matter will be discussed further at a TWG.		
		and magnitude criteria for several socio-economic receptors.	THIS MALLET WITH DE LISCUSSEU TUITITET AL A TIVO.		
		and magnitude offena for several socio-economic receptors.	Updated position (Deadline 9):		
		Updated Position (12 August 2024):	The Applicant had requested the JLAs at the TWGs on 06.08.24 and 08.08.24		
		WSCC acknowledge the Applicant's further explanation at the recent TWG that the	to provide detail on which socio-economic receptors are causing concern. It's		
		scale of magnitude and sensitivity criteria are based on professional judgement. Its	not clear which socio-economic receptors are causing concern. However, the		
		position is that no further discussion will resolve its concerns and as such it is content	Applicant maintains it position regarding the robustness of its methodology.		
		position to that no farther disoussion will resolve its contents and as such it is content	This matter remains as Not Agreed.		
			THIS THATO TO HALLO TO THE TOTAL TO THE THAT THE THE THAT THE THAT THE THAT THE THE THE THE THE THE THE THE THE TH		



		to consider this Not Agreed and for the ExA to consider in determining weight afforded			
		to the assessment within the overall planning balance.	The Applicant does not agree with the JLAs that there are potential negative		
			impacts that have not been assessed and that these have to temper the		
			weight that should be given to positive impacts. There is no evidence of an		
			adverse impact at any scale. This matter remains as Not Agreed.		
A	4				
Assessmer				E0.4 "	LNI 4
2.19.3.1	Overstatement	The methodology used to assess the	Catalytic impacts refers to the economic activity of firms that are not in the	ES Appendix	Not
	of the wider,	catalytic employment and GVA benefits of the development is not robust, leading to	indirect or induced footprint of the airport choosing to locate near the airport	17.9.2 Local	<u>Agreed</u> Under
	catalytic, and	an overstatement of the likely benefits in the local area.	because of the connectivity that it offers. The catalytic effect is derived as a	Economic	discussion
	national level	The national economic impact assessment is derived from demand forecasts which	residual from total net impacts and footprint impacts. Total net impacts are	Impact	
	economic	are considered likely to be optimistic and fails to properly account for potential	estimated on the basis of an elasticity relationship we have derived between	Assessment	
	benefits of the	displacement effects, as well as other methodological concerns.	air traffic and local employment. This elasticity relationship represents a net	[APP-200].	
	NRP.		relationship as it accounts for the net increase in local employment generated		
		Updated position (Deadline 1): Awaiting Consultant input following TWG 15 Feb.	by an increase in air traffic.	Needs Case	
				Appendix 1 -	
		Updated position (Deadline 5):	The assessment of national impacts follows DfT's TAG and assesses costs	National	
		See comment from WSCC set out at paragraphs 51-60 of REP4-052	and benefits from the scheme where possible given the available data and	Economic	
			information at the time of submission. While this type of assessment is not	Impact	
		Updated Position (12 August 2024):	required for private-sector schemes, we use TAG welfare analysis as it is	Assessment	
		There has not been any productive progress on this outstanding area of disagreement	considered a useful framework to assess and present the economic impacts	[APP-251].	
		since the submission of Statements of Common Ground at Deadline 5.	(costs and benefits) of the Project that are additional at the national level.		
			Benefits included in the Net Present Value calculations exclude impacts that	The Applicant's	
		In overall terms, there remains concern that aspects of the benefits may have been	would potentially double-count benefits (e.g. trade benefits are quantified but	Response to the	
		overstated, particularly in terms of the national level economic benefits and this could	not included in the NPV).	ExA's Written	
		weigh too highly in the planning balance.	The moladed in the TVI TV).	Questions (Q1)	
			We are arranging a technical working group meeting to address these issues	- Socio-	
		At a more local level, there is concern that the catalytic benefits to local employment	in early January 2024.	Economic	
		are simply not robust and appear more likely to have been overstated (see below).	and early danuary 2024.	Effects [REP3-	
		However, because of the uncertainties regarding how the methodology has been	Updated position (April 2024):		
		applied in the UK context, it is also possible that the impacts could have been		103] – SE.1.20.	
		understated. If so, this would give rise to further concerns regarding the implications	Following further TWGs the Applicant is providing a further explanatory note.	He detect	
		for the local housing market. It remains uncertain whether the assessment of these		<u>Updated</u>	
		effects represents a worst case in terms of the economic benefits to be realised nor	Updated position (July 2024):	position (July	
		broader consequences. This links to the absence of any robust sensitivity testing of	The Applicant has provided an explanatory note on catalytic employment in	<u>2024):</u>	
		the demand forecasts, again meaning that a reasonable worst case cannot be	response to EXQ2 SE.1.16-	<u>Explanatory</u>	
		assessed in terms of either downside risks to benefits or upside potential to effects.		note on	
				<u>Catalytic</u>	
			<u>Updated position (Deadline 9)</u>	<b>Employment</b>	
			During the TWGs with the JLAs on 06.08.24 and 08.08.24, it was agreed that	[REP7-	
			the JLAs are not concerned about housing impacts during the operational	077]Explanatory	
			phase.	Note on	
				<u>Catalytic</u>	
			Regarding the catalytic employment methodology, the Applicant has sought to	<b>Employment</b>	
			understand in which specific ways the JLAs consider the methodology to be	(Doc Ref. 10.55)	



			lacking in robustness. The Applicant is awaiting a response from the JLAs.		
			However, it is unlikely an agreement will be reached on this matter.		
1	Assessment of construction effects during the first year of operation.	Assessment of construction effects during the first year of operation need to be revisited. The number of construction jobs would appear unlikely to have a significant beneficial effect in the FEMA and LMA. It should also be noted that the construction jobs calculation appears to be based on a 'maximum' scenario.  Updated position (Deadline 1): Assessments require revisiting and an assessment at local authority level is required.  Updated position (Deadline 5):  Given the Applicant has not undertaken an assessment at the local authority level, the Authorities do not consider this assessment to be a worst-case scenario.  Updated Position (12 August 2024):  WSCC's position is as set out at Issue Specific Hearing 9 whereby its Counsel stated that the absence of a local authority level assessment is not a legal deficiency in the ES but is a shortcoming affecting the weight given to benefits within the planning balance related to the socio-economic assessment. The consequences of the absence of a local level assessment could in some way be alleviated through the ESBS however this will depend on the extent to which it addresses local need. As such this remains Not Agreed. See 2.19.4.1 in respect of ESBS.	Detailed analysis of the construction employment expected to be generated by the Project is provided in ES Appendix 17.9.1: Gatwick Construction Workforce Distribution Technical Note, including an assessment of the potential construction labour supply and their spatial distribution. This data has informed the assessment of the labour market within Section 17.9 of ES Chapter 17: Socio-Economic.  Wider effects of the construction phase have been assessed in terms of potential impacts on the construction supply chain measured relative to the scale of construction sector enterprises (as opposed to employment which is used for direct effects only) in each of the assessment areas.  GAL's response reiterated that an assessment of the potential demand for housing during the construction phase has been added to the Assessment of Population and Housing Effects.  As set out in response to point 3.4, impacts are assessed at the appropriate functional spatial scale and with additional information also provided at local authority level.  Updated position (April 2024): Please refer to the response at Row 2.19.1.5 of this Table. Additionally, ES Chapter 17: Socio-economic assesses the construction workforce at different stages of the project, not just at the peak. A further response is provided in the Construction Labour Market and Accommodation Impacts appended to the Applicants Response to the LIR.  Updated position (July 2024): This appears to be introducing a new issue (assessment at the local authority level) that is dealt with elsewhere. It is now unclear whether the Council thinks the assessment is too high or too low.  Updated position (Deadline 9): The Applicant agrees that the lack of a local authority level assessment is not a legal deficiency.  The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as	ES Chapter 17 Socio- Economics [APP-042] Table 17.4.1 and corresponding parts of Sections 6 and 7.  ES Appendix 17.9.1: Gatwick Construction Workforce Distribution Technical Note [APP-199]. Section 17.9 of ES Chapter 17: Socio-Economic [APP-042]. Appendix 17.9.3 Assessment of Population and Housing Effects [APP-201] Section 6  The Applicant's Response to Local Impact Reports Appendix D - Construction Labour Market and Accommodation Impacts [REP3-082]	Agreed, subject to the s106 AgreementNot Agreed



			The Applicant agrees that the phases of a book of the desired of the state of the s		
			The Applicant agrees that the absence of a local authority level assessment is		
			not a legal deficiency. Any issues arising can be dealt with the ESBS. This		
			matter is Agreed subject to the s106 Agreement.		
2.19.3.3	Operational	Assessment of operational labour market effects, effects on housing, population and	As shown in ES Chapter 17 Socio-Economics, the thresholds applied vary	ES Chapter 17	Not Agreed
	effects.	community facilities and services need to be revisited. We have outlined our concerns	across receptors and geographies. These are ultimately based on a	Socio-Economic	
		above in relation to the magnitude criteria being used for this assessment and the	professional judgment, however proposed thresholds were presented during	[APP-042]	
		sensitivity grading of this receptor for the LMA and FEMA.	Topic Working Groups for comment		
				The Applicant's	
		Updated position (Deadline 1): Assessments require revisiting and an assessment	Section 17.4 of ES Chapter 17 Socio-Economic (APP-042) sets out in detail	Response to	
		at local authority level is required.	the updated approach adopted in the ES in relation to defining magnitude and	Local Impact	
			sensitivity.	Reports	
		Updated position (Deadline 5):		Appendix D -	
		Assessments require revisiting and an assessment at local authority level is required.	Updated position (April 2024):	Construction	
			Please refer to the response at Row 2.19.1.5 of this Table. The Project is	Labour Market	
		Updated Position (12 August 2024):	unlikely to place pressure on housing supply across the study area as a whole	and	
		Please refers to the council's responses to Rows 2.19.2.5, 2.19.2.5. 2.19.2.6.	during the operational phase.	Accommodation	
				Impacts [REP3-	
			Regarding magnitude criteria and sensitivity at receptors, please see the	082]	
			response at Row 2.19.2.4 of this Table.		
			100000000000000000000000000000000000000		
			Updated position (July 2024):		
			This matter will be discussed further at a TWG.		
			This matter will be discussed further at a TWO.		
			Updated position (Deadline 9):		
			Please refer to the Applicant's response in Rows 2.19.2.5 and 2.19.2.6.		
			Ticade force to the Applicant o response in Howe 2.10.2.0 and 2.10.2.0.		
2.19.3.4	Cumulative	The conclusion that in the absence of information, it is not possible to provide a	Paragraph 17.11.7 refers only to construction socio-economic effects, not all	ES Chapter 17:	Not
2.19.5.4	effects.	cumulative assessment for all construction effects, is simplistic and given the	construction effects.	Socio-	Agreed Agreed
	enecis.	significant concerns raised with the main assessment, a comprehensive cumulative	Construction enects.		
		assessment should be undertaken to establish if there are potential issues within the	Paragraph 17.11.9 is clear that the data shows that labour supply issues are	Economics	subject to s106
				[APP-042]	
		study areas.	not anticipated.	EC Ammandia	
		Hadatad a seitien (Deadline 4). The Auglie out beau't avaided a second le		ES Appendix	
		<b>Updated position (Deadline 1):</b> The Applicant hasn't provided a reasonable	For operational effects potential effect of the cumulative schemes on the	17.9.3:	
		explanation for not undertaking a cumulative assessment of construction socio-	future population, jobs, labour supply and housing in combination with the	Assessment of	
		economic effects. This assessment should be undertaken.	Project is smaller than the demographic projections assessed in detail in the	Population and	
		In terms of operation, the Applicant is not identifying local issues because they	Assessment of Population and Housing Effects.	Housing Effects	
		haven't undertaken an assessment of impacts at a local authority level.		[APP-201].	
			As set out in response to point 3.4, impacts are already assessed at the		
		Updated position (Deadline 5):	appropriate functional spatial scale and with additional information also	Updated	
		The Applicant has not undertaken a robust cumulative assessment of construction	provided at local authority level.	position (April	
		socio-economic effects nor have they undertaken an assessment of impacts at a local		2024):	
		authority level to understand local implications of the Project.	Updated position (April 2024):	ES Chapter 17:	
			There is no West Sussex construction labour market. It is appropriate to do	Socio-	
			the assessment at functional market area level. There is also no evidence that	Economics	



		The Local Authorities have set out their response to the "Construction Labor Market	construction skills shortages give rise to constraints either in general or for this	[APP-042] -	
		and Accommodation Impacts" note in their <b>Deadline 4</b> response.	project specifically. However, the assessment already takes account of	Table 17.6.6 and	
			workers travelling from outside the area, including NHB workers. The	Section 17.9	
		Updated Position (12 August 2024):	assessment assumes 20% NHB which is significantly higher than the national		
		The Authorities requested at the TWG meeting (06.08.24) that the Applicant provide	and regional averages of 5% and 6%.	The Applicant's	
		further details of future skills shortages. WSCC's position overall in respect of the		Response to	
		implications of this is as set out at Issue Specific Hearing 9 whereby its Counsel	A bottom-up cumulative assessment of construction activity over the next 10	Local Impact	
		stated that the absence of a local authority level assessment is not a legal deficiency	years would show significantly more labour available than there is demand	Reports	
		in the ES but is a shortcoming affecting the weight given to benefits within the	because most construction projects over that time period are not yet planned.	Appendix D -	
		planning balance related to the socio-economic assessment. The consequences of		Construction	
		the absence of a local level assessment could in some way be alleviated through the	The latest data from the CITB shows a decline in demand for infrastructure	Labour Market	
		ESBS however this will depend on the extent to which it addresses local need.	construction workers in the next few years.	and	
				Accommodation	
			A further response on the construction workforce and accommodation issues	Impacts [REP3-	
			is provided in the Construction Labour Market and Accommodation Impacts	082]	
			note in response to Local Impact Reports.		
			Updated position (July 2024):		
			This matter will be discussed further at a TWG.		
			The matter will be allocated farther at a 17701		
			Updated position (Deadline 9):		
			The Applicant agrees that the lack of a local authority level assessment is not		
			a legal deficiency.		
			a legal deficiency.		
			The Applicant does not agree with the JLAs that there are potential negative		
			impacts that have not been assessed and that these have to temper the		
			weight that should be given to positive impacts. There is no evidence of an		
			adverse impact at any scale. This matter remains as Not Agreed.		
			adverse impact at any scale. This matter remains as Not Agreed.		
			The Applicant agrees that the absence of a local authority level assessment is		
			not a legal deficiency. Any issues arising can be dealt with the ESBS. This		
			matter is Agreed subject to the s106 Agreement.		
24025	The annuals	A more grounder accompany of housing delivery in the case is used at its activity.	A similar comment was made in response to the Automa 2004 assembly the	Appendix 47.0.0	Not
2.19.3.5	The approach	A more granular assessment of housing delivery in the area is needed, in particular of	A similar comment was made in response to the Autumn 2021 consultation;	Appendix 17.9.3	Not Agreed Index
	to analysis of	future supply, as well as the unmet affordable housing need to inform the	GAL's response stated that the Assessment of Population and Housing	Assessment of	<u>Agreed</u> Under
	housing	assessment.	Effects adopts the same approach as applied in Strategic Housing Market	Population and	discussion
	delivery does		Assessments which are typically prepared for the purposes of plan-making.	Housing Effects	Agreed, subject
	not analyse the	Updated position (Deadline 1): The Applicant needs to undertake a more granular		[APP- 201].	to the s106
	full range of	assessment of housing delivery in the local area particularly recognising the unmet	Following other comments raised on the approach taken to assessing housing		Agreement
	inputs required	affordable housing need and regarding temporary accommodation for construction	effects which were received in the Autumn 2021 and Summer 2022	<u>Updated</u>	
	when	workers	consultations (and as outlined in GAL's responses), a range of analysis has	position	
	determining		been added to the Assessment of Population and Housing Effects throughout	(Deadline 9):	
	local housing	Updated position (Deadline 5):	the process, including analysis of potential affordable housing demand (based		





needs or requirements at a housing market area or local level In relation to housing, please refer to Deadline 3 West Sussex Joint Local Authorities response [REP3-117] Sections 2.2 and 2.3.

#### **Updated Position (12 August 2024):**

Using Census 2021 data to determine PRS stock: WSCC agree that stock of PRS using Census 2021 data is broadly correct, albeit stock has not improved since Census 2021 data was captured.

PRS availability and vacancy rates: There are pressures in the private rented sector which have increased since the Census 2021 data suggesting that vacancy is more limited than the data suggests. Pressure is felt through shorter void periods and high demand per unit on the market, albeit data is limited. Demand from Government seeking to place asylum seekers in either the PRS or hotels adds to the pressures, albeit there is limited information available. NHB workers using hotels also makes it harder for the JLAs to source emergency hotel accommodation for homeless people. Local authorities have observed an increase in the per night rate of hotel accommodation locally which, it is believed, is adding to these pressures. WSCC therefore remains of the view that the 2021 census is not reflective of current pressures placed on short- and medium-term accommodation.

Need for a housing/homelessness fund: Whilst not reflected in the 2021 census data, there is a risk that increased demand for PRS housing and hotels could make the homelessness position worse so a fund is required to prevent and address homelessness. Positive negotiations are taking place on the \$106.

on a breakdown of jobs by classification), temporary housing demand during construction, additional commentary on housing trajectory points raised (including past delivery trends and potential impacts of water/nutrient neutrality) and additional detailed outputs at a local authority level.

### Updated position (April 2024):

Please refer to the response at Row 2.19.1.5 of this Table.

# **Updated position (July 2024):**

This matter will be discussed further at a TWG.

# **Updated position (Deadline 9):**

The Applicant agrees with the JLAs that the stock of PRS using Census 2021 is correct.

It was agreed with the JLAs in the TWGs on 06.08.24 and 08.08.24 that there will be housing impacts during the operational phase but these will not require mitigation.

The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.

The Applicant acknowledges that there is some uncertainty in the data and a risk of direct costs accruing during construction to the JLAs as a result of their statutory homelessness duties. The JLAs have also been able to provide information to the Applicant recently which is not otherwise available in the public domain.

The Applicant has therefore agreed to a Homelessness Prevention Fund to be drawn down only in the event of evidence of project-related impacts on the housing market and homelessness in particular that might otherwise lead to increase costs for the JLAs.

Regarding PRS availability and vacancy rates, the Applicant has taken a conservative approach using the best available data. The assessment uses a 4% vacancy rate which is an average across all housing tenures as reported in the 2021 Census. This is lower than the 11% estimated vacancy rate for PRS housing in the English Housing Survey. Even if all 20% NHB workers (270 workers) sought PRS housing during the identified phases of construction this would be a tiny fraction of the market and is unlikely to cause significant impacts.

The Applicant's
Response to
Actions – ISHs
2-5 [REP2-005] –
Table 3.3.2

ES Appendix
17.9.3
Assessment of
Population and
Housing Effects
[APP-201] –
Section 6



			The Applicant remains confident in its assessment and thinks impacts are unlikely, but recognises the change in circumstance with respect to homelessness that has occurred since the submission and so the proposed Fund provides a safety net that should impacts arise, the JLAs would have access to funding to avoid incurring additional costs.  Housing is agreed subject to the s106 Agreement.  Updated position (Deadline 9): As set out in the Joint Position Statement, Through the agreement of the Homeless Prevention Fund, the parties confirm that all issues raised/ submissions made in relation to the mitigation of Housing-related impacts of the Project have been adequately addressed. Therefore this matter can be marked as agreed.		
2.19.3.6	Assessment of impacts on labour supply	The Applicant states that the Project is only expected to be a determinant in whether there is labour shortfall or surplus in the HMA for one area (Croydon and East Surrey) where the Project tips surplus into supply in a single year. The basis for this conclusion does not appear robust, as based on the analysis the project is shown to exacerbate labour shortfall issues across multiple areas. Furthermore, if underlying inputs in the model are changed to reflect the fact that the labour market is already more constrained as has been modelled, it is likely shortfalls would be greater across many of the areas.  Updated position (Deadline 1): The Applicant has not taken account of current labour supply constraints within the local areas surrounding the Project.  Updated position (Deadline 5): The Local Authorities have set out their concerns with regards to labour supply constraints in their Deadline 4 response.  Updated Position (12 August 2024): Please refer to the council's responses to Rows 2.19.3.4.	The assessment shows that across the study area as a whole there is a labour surplus even with the project as well as a surplus in individual housing market areas except Croydon and East Surrey.  The assessment is very conservative in assuming all jobs are net additional above the forecasts and that there is no change in employment or economic activity rates or commuting.  As set out in response to point 3.4, impacts are assessed at the appropriate functional spatial scale and with additional information also provided at local authority level.  Updated position (April 2024):  The project is situated within a very large and flexible labour market. The modelling is very conservative – for example it does not assume that economic activity will rise as a result of more jobs. The surplus of labour in the North West Sussex Housing Market Area (Crawley, Horsham and Mid Sussex, where Gatwick is located) is relatively large in comparison to the shortfalls that exist in other areas. Given the proximity of these housing areas, it is reasonable to assume that labour would be sufficiently mobile across these areas to balance any shortfalls as mentioned in ES Appendix 17.9.3:  Assessment of Population and Housing Effects para 5.2.12 – 5.2.13.  Updated position (July 2024):  This matter will be discussed further at a TWG.  Updated position (Deadline 9):  Please refer to the Applicant's response in Row 2.19.3.4.	ES Appendix 17.9.3: Assessment of Population and Housing Effects [APP-201].	Not Agreed
2.19.3.7	Clarity on the socioeconomic benefits	Clarity on the socioeconomic benefits, including the number, type, quality, and location of jobs created, the link between current labour supply and jobs created, and local economic benefits.	In response to the Autumn 2021 consultation greater clarity was sought on the number, type, quality, and location of jobs created by the Project; GAL's response set out the further work that would be undertaken in this regard,	ES Appendix 17.9.2 Local Economic	Not Agreed subject to s106



**Updated position (Deadline 1):** Applicant should undertake an assessment of impacts at the local authority level to determine implications of the Project.

#### **Updated position (Deadline 5):**

WSCC still believes that the Applicant should undertake an assessment of impacts at the local authority level to determine implications of the Project

# **Updated Position (12 August 2024):**

WSCC's position is as set out at Issue Specific Hearing 9 whereby its Counsel stated that the absence of a local authority level assessment is not a legal deficiency in the ES but is a shortcoming affecting the weight given to benefits within the planning balance related to the socio-economic assessment. The consequences of the absence of a local level assessment could in some way be alleviated through the ESBS however this will depend on the extent to which it addresses local need. As such this remains Not Agreed. See 2.19.4.1 in respect of ESBS.

including assessing the impact on temporary housing need during construction and housing need across different tenures during operation. In the Summer 2022 response a similar comment was made, that housing affordability should be considered and include types and tenures for new workers and concerns that the assessment did not take account of the type and quality of employment being generated and how this translates into the need for different types of housing. GAL's response reiterated that the potential need for affordable housing in the operational phase was included in the analysis.

The Assessment of Population and Housing Effects contains specific analysis of housing need during the construction phase, including the scope within the private rented sector and another housing types/tenures to accommodate potential demand (based on peak employment). It also analysed, based on a breakdown of Project jobs by National Socio-Economic Classification, the potential need for affordable housing and compared this with existing assessments of affordable housing needs undertaken by local authorities, recent delivery affordable housing delivery rates, local plan policies for affordable housing and pipeline supply (based on large-scale strategic schemes and the proportion of affordable housing they expect to deliver). The analysis concludes that the potential tenure demands associated with the Project are unlikely to have any impact on affordable housing demands beyond what is already emerging or being planned for.

The detail on the type and location of jobs is included in the Local Economic Impact Assessment.

# Updated position (April 2024):

The number and type of jobs is set out in Table A1.1 of the Forecast Data Book.

Please also refer to the response at Row 2.19.1.5 of this Table.

## **Updated position (July 2024):**

The application documents include estimates of the number of construction and operational jobs for each local authority area. It isn't clear what else the Council wants in terms of clarity on benefits.

The Applicant agrees that the lack of a local authority level assessment is not a legal deficiency.

The Applicant does not agree with the JLAs that there are potential negative impacts that have not been assessed and that these have to temper the weight that should be given to positive impacts. There is no evidence of an adverse impact at any scale. This matter remains as Not Agreed.

Impact
Assessment
[APP-200].

Updated position (April 2024):
ES Appendix
4.3.1 Forecast
Data Book [APP-075]



			The Applicant agrees that the absence of a local authority level assessment is		
			not a legal deficiency. Any issues arising can be dealt with the ESBS. This		
			matter is Agreed subject to the s106 Agreement.		
2.19.3.8	Wider	The wider economic benefits of the Project have been overstated due to the failure to	Catalytic impacts refers to the economic activity of firms that are not in the	ES Appendix	Not
	economic	adequately distinguish the demand that could be met at Gatwick Airport from the	indirect or induced footprint of the airport choosing to locate near the airport	17.9.2 Local	Agreed <del>Under</del>
	benefits of the	demand that could only be met at Heathrow Airport, and the economic value that is	because of the connectivity that it offers. The catalytic effect is derived as a	Economic	discussion
	Project have	specific to operations at Heathrow. The methodology by which the wider catalytic	residual from total net impacts and footprint impacts. Total net impacts are	Impact	
	been	impacts in the local area has been assessed is not robust and little reliance can be	estimated on the basis of an elasticity relationship we have derived between	Assessment	
	overstated	placed on this assessment.	air traffic and local employment. This elasticity relationship represents a net	[APP-200].	
			relationship as it accounts for the net increase in local employment generated		
		Updated position (Deadline 5):	by an increase in air traffic.	Needs Case	
				Appendix 1 -	
		See comment from WSCC set out at paragraphs 51-60 of REP4-052	The assessment of national impacts follows DfT's TAG and assesses costs	National	
			and benefits from the scheme where possible given the available data and	Economic	
		Updated Position (12 August 2024):	information at the time of submission. While this type of assessment is not	Impact	
		Please see below.	required for private-sector schemes, we use TAG welfare analysis as it is	Assessment	
			considered a useful framework to assess and present the economic impacts	[APP-251].	
			(costs and benefits) of the Project that are additional at the national level.		
			Benefits included in the Net Present Value calculations exclude impacts that	<u>Updated</u>	
			would potentially double-count benefits (e.g. trade benefits are quantified but	position (July	
			not included in the NPV).	<u>2024):</u>	
			We are arranging a technical working group meeting to address these issues	Explanatory	
			We are arranging a technical working group meeting to address these issues in early January 2024.	note on Catalytic	
			in early January 2024.	Employment	
			Updated position (April 2024):	[REP7-077]	
			Please refer to the response at Row 2.19.3.1 of this Table.	IKET TOTT	
			Thousand the the response at New 2.16.6.1 of the rable.		
			Updated position (July 2024):		
			The Applicant has provided an explanatory note in response to EXQ2		
			SE.2.16.		
2.19.3.9	Wider	The wider economic benefits of the Project are almost certainly substantially	The assessment of national impacts follows DfT's TAG and assesses costs	Needs Case	Not
	economic	overstated, and this is material to assessing the balance between such benefits and	and benefits from the scheme. While this type of assessment is not required	Appendix 1 -	Agreed Under
	benefits of the	any environmental impacts.	for private-sector schemes, we use TAG welfare analysis as it is considered a	National	discussion
	Project have		useful framework to assess and present the economic impacts (costs and	Economic	
	been	Updated position (Deadline 5):	benefits) of the Project that are additional at the national level. Benefits	Impact	
	overstated	See comment from WSCC set out at paragraphs 51-60 of REP4-052	included in the Net Present Value calculations exclude impacts that would	Assessment	
		Hardeted Besition (40 Assessed CCC ()	potentially double-count benefits (e.g. trade benefits are quantified but not	[ <u>APP-251</u> ].	
		Updated Position (12 August 2024):	included in the NPV).	Undoted	
		There has not been any productive progress on this outstanding area of disagreement	Undated position (April 2024):	Updated	
		since the submission of Statements of Common Ground at Deadline 5.	Updated position (April 2024):	position (July	
			Please refer to the response at Row 2.19.3.1 of this Table.	<u>2024):</u>	



In overall terms, there remains concern that aspects of the benefits may have been **Explanatory** overstated, particularly in terms of the national level economic benefits and this could **Updated position (July 2024):** note on weigh too highly in the planning balance. The Applicant has provided an explanatory note on catalytic employment Catalytic **Employment** [REP7-077] **Mitigation and Compensation** 2.19.4.1 Lack of Options identified in the ESBS are not necessarily directly aligned with local specific Please refer to ES Appendix 17.8.1 Employment, Skills and Business Strategy ES Appendix (APP-198) for details. information on issues and need. The document states that performance, financial management, 17.8.1 Agreed Agreed. implementation monitoring and reporting systems will be set out in detail in the Implementation Plan. It Employment, subject to the Skills and s106 plan, is unclear why the Applicant is unable to provide further details on these The plan will include more specific detail on the objectives, initiatives and performance. arrangements within the ESBS in order to provide sufficient reassurance that activities, targets, milestones, implementation processes and partners, **Business** Agreement Under measurable appropriate systems will be in place. The ESBS also provides no explanation on Strategy [APPincluding how objectives will be met at the local level. The approach to targets, whether it would differentiate between the provision and outputs offered through the monitoring and evaluation of actions and impacts will be included. GAL 198] funding and DCO vs. provision and outputs offered in a Business as Usual (BAU) scenario. recognises that the skills, employment and business growth and productivity financial fields are dynamic and fast-moving in terms of national and local policy **Draft Section** Updated Position (Deadline 3): The Applicant as part of ESBS should provide more 106 Agreement management, responses, skill needs and demands and technological changes. The project monitoring and detail on potential tailored initiatives that would specifically align with and support local will be delivered over a period of 15+ years. Thus, the strategy and **Annex: ESBS** communities. The Applicant should provide some details on performance, financial implementation plan will need to incorporate capacity for the projects and Implementation reporting. Plan [REP3-069] Route map management, monitoring and reporting which can be developed further as part of an associated targets and outcomes to flex and change in response effectively to from ESBS to Implementation Plan. The Applicant should also clearly explain the difference of BAU changing circumstances as required. Implementation and DCO scenarios in terms of provision & outputs. **Updated** Plan is not position (July identified. **Updated position (Deadline 5):** Updated position (April 2024): 2024): The Local Authorities have set out their concerns with regards to the ESBS in their The ESBS Implementation Plan will describe how GAL will collaborate with Appendix 6 of **Draft Section** Deadline 4 response. partners to define and implement a clear regional 'identity' and promotion strategy. Initial scoping research, informed by a partner workshop, has just **106 Agreement Updated Position (12 August 2024):** completed and the recommendations will inform the Implementation Plan. Version 2 The council welcomes the updated Draft ESBS Implementation Plan being provided [REP6-063] by the Applicant. Example Thematic/delivery Plans have also been shared by the The Implementation Plan will include specific delivery plans for each of the 6 Applicant offline which present further details. The review of these is ongoing by themes in the ESBS. These Delivery Plans will differentiate between BAU WSCC and the Authorities. It is understood that an updated ESBS and ESBS activity related to the relevant theme, details of any pilot activity currently Implementation Plan will be submitted at Deadline 8a and the council will respond to being undertaken in that theme, and proposed delivery post consent. these at Deadline 9. To support the development of the draft Implementation Plan, workshops were held on 25 March and 8 April with relevant stakeholders and representatives of the Joint Local Authorities. To assist this work GAL shared examples of draft delivery plans (covering two ESBS themes) and used the workshop to explore delivery against each ESBS theme - including clear information on current BAU activity, and ESBS pilot activity. This work will continue at a workshop with JLAs on 30 May and will be used to inform the draft Implementation Plan. **Updated position (July 2024):** The Applicant has provided an updated ESBS Implementation Plan and discussions will continue at future workshops with JLAs.



			Updated position (Deadline 9): The topic of ESBS is Agreed, subject to the s106 Agreement.		
2.19.4.2	Socio- Economics (Economic Development)	The Employment, Skills and Business Strategy is generic, lacking detail and clarity, and does not provide sufficient detail on elements such as, local baseline, tailored local initiatives, outputs, and approach to monitoring.  Updated position (Deadline 1): More detailed information is required in the ESBS as set out in our response.  Updated position (Deadline 5): The Local Authorities have set out their concerns with regards to the ESBS in their Deadline 4 response.  Updated Position (12 August 2024): See above.		ES Appendix 17.8.1 Employment, Skills and Business Strategy [APP- 198].  Updated position (July 2024): Appendix 6 of Draft Section 106 Agreement Version 2 [REP6-063]	Agreed, subject to the s106 AgreementNet Agreed
Other					

There are no other issues relevant to this topic in this Statement of Common Ground



2.21.2.20. Traffic and Transport

2.21.12.20.1 Table 2.1 sets out the position of both parties in relation to traffic and transport matters.

# Table 2.19 Statement of Common Ground – Traffic and Transport Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline	1				
There are n	o issues relating to the base	eline for this topic in this Statement of Common Ground.			
Assessmen	nt Methodology				
2.20.2.1	ES Chapter 12 assessment undertaken in accordance with historical but not replaced IEMA guidance	The assessment has been undertaken in accordance with guidance contained within Guidelines for the Environmental Assessment of Road Traffic (IEMA 1993). New IEMA guidance entitled, 'Environmental Assessment of Traffic and Movement', which updates and replaces the referenced 1993 guidance, was issued in July 2023.  Updated position (Deadline 1): Reviewing Technical Note: Impact of latest IEMA Guidance 2023 on the assessment of effects related to traffic & Transport Book 8 Application Document 8.4 PINS Ref TRO20005.  Updated position (Deadline 5):  The Applicant has reviewed Chapter 12 of the Environmental Statement (REP3-016) against the updated IEMA guidance, Environmental Assessment of Traffic and Movement, July 2023. The Applicant's response to the review of the updated IEMA guidance is contained in Response to PD-006 Cover Letter Response to Procedural Decision (AS-073) and Technical Note Impact of Latest IEMA Guidance (2023) on the Assessment of Effects Related to Traffic and Transport (AS-119).  As part of this review the Applicant has concluded that the guidance set out in	The Examining Authority has made a Procedural Decision dated 24 October 2023 to request the Applicant to provide a detailed response to the new IEMA guidance. This work is being undertaken for submission to the ExA expected at the end of December 2023.A summary of the approach is set out in the response to PD-006.	Response to PD- 006 - Cover letter in response to Procedural Decision [AS-073]	Agreed
2.20.2.2	Traffic Assessment Methodology	the updated IEMA guidance, would not lead to any new or significantly different effects being identified as a result of the Project and therefore the new guidance would not change the conclusions drawn in Chapter 12 of the Environmental Statement (REP3-016). The Highway Authority are in agreement with this,  The Applicant is reliant on 2016 data to inform the baseline assessment and since the emerging from the pandemic more representative transport data continues to become available. The Applicant is in receipt of initial results of the 2023 Staff Travel Survey which show changes in staff travel habits since 2016 and therefore there is a question as to how robust the use of 2016 data is. The potential implications of the overestimation of demand are that the benefits of the Project are being claimed to be higher than could occur and that the scale of infrastructure required may also be too high, to cater for an artificial level of demand.	The 2023 staff travel survey is currently being analysed and results will be shared with WSCC once available. However, following the Examining Authority's Procedural Decision of 24 October 2023, we are undertaking an exercise to produce sensitivity tests of the transport modelling to reflect post-Covid conditions. These are expected to be submitted to the ExA at the end of January 2024. A summary of the approach is set out in the response to PD-006.	Accounting for Covid-19 in Transport Modelling [AS-121] and its Appendices [AS-122]	Under discussion Agreed



**Updated position (Deadline 1):** Reviewing Accounting for Covid 19 in Transport Modelling Book 8 Application Document Reference 8.5 PINS Reference Number TR020005.

**Updated Position (Deadline 3):** Concerns remain that the level of growth assumed by the Applicant is too high, these concerns are supported by the assessment made by York Aviation (see Chapter 6 and Appendix F of the Joint West Sussex LIR). This could be resulting in an over forecast of the demand and therefore over provision of car parking and highway elements of the infrastructure. The Applicant should provide realistic forecasts for airport capacity and resultant demand generated. Further transport modelling information, to that already provided, is required to fully appraise the Projects impact upon the Local Road Network. The Joint West Sussex LIR highlights the further transport modelling information that is required but this includes:

- Additional modelling results should be obtained from Vissim including vehicle delays and plotting queue length over time
- A LINSIG assessment of the Northern Terminal signalised junction.
- A summary of the demand matrix changes that have been applied in the Vissim model for each future scenario.

#### **Updated position (Deadline 5):**

A meeting took place between WSCC, as Highway Authority, and the Applicant on 10th May where some of the transport modelling matters were discussed and the Applicant agreed to provide further information. The Highway Authority will continue to engage with the Applicant to seek to address these outstanding matters.

However, concerns remain that the level of growth assumed by the Applicant is too high, these concerns are supported by the assessment made by York Aviation (see Chapter 6 and Appendix F of the Joint West Sussex LIR). This could be resulting in an over forecast of the demand and therefore over provision of car parking and highway elements of the infrastructure. Additionally, the Highway Authority note the Applicant's response to the request for a standalone LINSIG model of the new signalised junction. However, the Highway Authority remain of the view that it would be beneficial and provide further information to enable the full assessment of the proposals.

# Updated position (Deadline 8)

The results of the previously requested LINSIG model and a summary of the demand matrix changes that have been applied in the Vissim model was received by WSCC on that 19<sup>th</sup> July 2024 and a meeting was held with the Applicant on 25<sup>th</sup> July.

WSCC have now reviewed this further information and are of the view that this aspect can now be agreed.

**Updated response (Deadline 1):** The response to the ExA's Procedural Decision on accounting for Covid-19 in the transport modelling has been submitted and is available on the Project Webpage.

**Updated position (April 2024):** As set out in The Applicant's response to the Local Impact Reports [REP3-078] we have reviewed the West Sussex Joint Local Authorities documents (Local Impact Report [REP1- 068] and 'Comments on any submissions received by Deadline 1' [REP2-042, paragraph 2.34]. The following has been requested and we have provided a response to each item below:

- VISSIM model validation report: A copy of the VISSIM model validation report was shared with West Sussex as highway authority during preapplication engagement in September 2022 and this was confirmed as acceptable by WSCC in November 2022. We can confirm that no further updates to this have been made.
- Further detailed information, including narrative on queue lengths:

  Transport Assessment Annex C VISSIM Forecasting Report [APP-261]

  contains average speed plots at a half hourly level which provides a proxy estimate of queuing extent. This is not expected to vary at a shorter time period as the demand profiling is sufficiently aggregate. The variability between the 20 analysis runs used for reporting (using different random seeds) shows a good level of consistency indicating that the models are providing stable results. Additional data related to queuing behaviour in the VISSIM model is being prepared as part of engagement with national Highways and we can share this with WSCC when it becomes available.

   A LINSIG assessment of the signalised junction: The new signalised junction on the A23 at North Terminal is fully part of the VISSIM model area and therefore a standalone LINSIG model is not required. In the
- junction on the A23 at North Terminal is fully part of the VISSIM model area and therefore a standalone LINSIG model is not required. In the VISSIM Forecasting Report [APP-261], Appendix D provided a full tabulation of journey times passing through the model, routes connecting points 5, 6 and 7 (5-7, 7-5, 5-6, 6-5) help to illustrate the performance of this junction between the different model scenarios. n- Demand matrix changes that have been applied in VISSIM: In the VISSIM Forecasting Report [APP-261], Appendix B provides a worked example of the method used in deriving demand inputs for the VISSIM model scenarios. As can be seen from the Appendix, and considering the specification of the model, there are over 320 matrices input into each scenario simulated. We will work through this query with WSCC as part of the ongoing engagement supporting the SoCG process.

<u>Updated position (July 2024):</u> The Applicant will continue to engage with <u>WSCC and following recent discussions, a LINSIG model will be provided to WSCC as requested.</u>



			Pagarding the concerns on the level of growth and notantial over-		
		The Linsig modelling does show that the North terminal signalised junction is approaching 100% capacity with not much Practical Reserve Capacity (PRC), if any, left on the A23 London Road arm. The results show that the queues could extend back around 160m which is approximately 32 cars assuming 5 metres a car.  It is acknowledged within the technical note that the LINSIG models has been run under a fixed cycle time and fixed stage basis. However the junctions would operate under a different signal regime and probably would operate more efficiently in reality.  In several scenarios the road between the two signalised junctions at North Terminal roundabout is shown as potentially being over capacity. The Mean Max Queue's are showing as 20 PCUs on each right turning lane in the 2047 AM 2 scenario (Scenario 6). The length of road between the two junctions is on 19 PCU's long (109.25m). In Scenario 2 (2032 AM 2) the MMQ's are showing as nearly 29PCU's per lane for the right turning movement, which will obviously cause exit blocking with the signalised roundabout.  When it comes to detailed design, this should be taken into consideration and some form of Queue detection should be included in the detailed design, so more priority can be given to this stretch of carriageway between the two junctions, to minimise the impact to the roundabout.	Regarding the concerns on the level of growth and potential over- forecasting of demand, the Applicant has addressed the York Aviation alternative scenarios in Response to Rule 17 Letter - Future Baseline Sensitivity Analysis [REP5-081] which provides further assessment of the potential implications of those scenarios in relation to traffic and transport matters.		
2.20.2.3	Assessment Methodology	The use of 2016 data to inform the baseline assessment and the reasons for the use of this data, such as the impact Covid 19 had on travel, are noted.  Since emerging from the pandemic, more representative transport data	The Examining Authority has made a Procedural Decision dated 24  October 2023 to request the Applicant to provide a detailed response to look at accounting for COVID-19 in the transport modelling. This work is	Accounting for Covid-19 in Transport	Agreed
		continues to become available and therefore this data should be used to show that the proposed approach is robust and takes accounts of changes since the 2016 base and any travel changes due to Covid 19. The Applicant should also review the latest Department for Transport (DfT) guidance TAG Unit M4-Forecasting and Uncertainty, and ensure the modelling takes account of the latest DfT advice.	being undertaken with submission to the ExA expected at the end of January 2024. A summary of the approach is set out in the response to PD-006.  Updated response (Deadline 1): The response to the ExA's Procedural Decision on accounting for Covid-19 in the transport modelling has been	Modelling [AS-121] and its Appendices [AS-122]	
		Updated position (Deadline 1): Reviewing Accounting for Covid 19 in Transport Modelling Book 8 Application Document Reference 8.5 PINS Reference Number TR020005.  Matters relating to transport modelling are covered above and still under discussion.	submitted and is available on the Project Webpage.  Updated position (April 2024): No update required.		



	Updated position (Deadline 5): The Applicant has submitted Accounting for Covid-19 in Transport Modelling (AS-121) which updates the assessment taking account of the impacts of Covid 19 in the transport modelling. Whilst the Highway Authority still have technical matters relating to the transport modelling that need to be addressed, as set out in reference 2.20.2.2 of the Statement of Common Ground, this matter is addressed.			
Assessment		Ţ		
2.20.3.1 Concerns with Surface Access improvements – highways (primary mitigation)	<ul> <li>WSCC has the following concerns in relation to the highway works to the WSCC highway network:         <ul> <li>Speed limit reductions are proposed on London Road (A23) to 40mph are proposed and no justification has been provided or review against WSCC's Speed Limit Policy.</li> <li>Stage 1 Road Safety Audit, whilst an audit has been undertaken it has not been submitted as part of the DCO and not all the auditor's recommendations have been satisfactorily addressed in the form of a designer's response. Concerns remain that it has not been demonstrated that safe and suitable access can be provided.</li> <li>Suitable justification for some of the proposed sustainable transport infrastructure, to ensure it accords with the current relevant guidance such as LTN 1/20, has not been provided.</li> </ul> </li> <li>No design review appraising the design of the proposed highway works has been submitted to check that it accords with the relevant design standards.</li> <li>Updated position (Deadline 1): No further information provided, so no change in WSCCs position.</li> <li>Updated position (Deadline 5):</li> <li>The Applicant has recently engaged with the Highway Authority to seek to address the above outstanding matters associated with the proposed highway works, The Highway Authority will continue to engage on the technical matters.</li> <li>Updated Position (Deadline 8)</li> <li>Speed limit change on A23 London Road – following the further information and justification from the Applicant as to the need for the change in posted speed limit, WSCC agree to the principle of the speed limit change on the A23</li> </ul>	The urban/partially built-up characteristics of this section of the A23 London Road combined with the proposals to provide new and upgraded facilities for pedestrians and cyclists alongside and crossing the A23 London Road at the proposed new signal controlled junction with North Terminal Link are considered to most closely align with West Sussex Speed Limit Policy's Functional Hierarchy category for 40mph speed limit roads. It is expected that the proposed speed limit reduction would encourage reduced speeds on the road with safety benefits for all road users including active travel users.  West Sussex Speed Limit Policy highlights that "lower traffic speeds may also encourage more walking and cycling". This aligns with the scheme's objective of increasing sustainable mode share through measures which include the scheme's proposed active travel infrastructure improvements.  This topic is being discussed further with WSCC. Further details have been shared with WSCC as part of ongoing technical engagement supporting the SoCG process with highways authorities.  The design standards applied through the development of the surface access mitigations have been set out as part of technical engagement with WSCC. The Stage 1 RSA and Stage 1 RSA Designer Response in Draft has been issued to WSCC for review and comment, with WSCC returning comments on 24/05/2023. The final Stage 1 RSA Designers Response and agreement of RSA actions is the subject of ongoing engagement with the highway authorities through the SoCG process. Design review materials outlining the highways strategy and accordance with design standards have also been shared with WSCC as part of technical engagement.  Updated position (April 2024): No further update, this is subject to ongoing technical engagement.	n/a	Not Agreed Partially Agreed
	London Road and that it accords with the WSCC Speed Limit Policy.  This matter is considered to be resolved.	Updated position (July 2024):		



Stage 1 RSA Response Report – WSCC have now received the Stage 1 RSA Response Report and have signed and dated this as Overseeing Organisation. However, as noted by the Applicant WSCC as Highway Authority need to be in receipt of a copy, with the Applicant's, as designer, signature included.

In addition to this there is also the need to agree and include an additional requirement securing the need to monitor the speed limit and if necessary implement additional measures to address speed limit compliance. This has specifically been put forward by the Applicant to address Problem 3.1 within the Stage 1 RSA. The Legal Partnership Authorities have highlighted the need for this additional requirement in their Deadline 7 Submission – Consolidated submissions on the draft Development Consent Order [REP7-108].

Subject to the Highway Authority receiving a signed and dated copy of the Stage 1 RSA Response Report and the additional requirement, that requires the Applicant to undertake a Speed Limit Monitoring Strategy and potential introduce additional measures to ensure compliance with the speed limit, being included in the DCO, this issue would be resolved.

Proposed Design Review – As previously stated, the Design Review does not include a detail design review of the new signalised junction against CD123 – Geometric design of at-grade priority and signal-controlled junctions, however it is noted the Applicant states they have designed to this standard and identified Departures from Standards. The Applicant states a geometric design review of the new signalised junction on the A23 against DMRB CD124 will be undertaken and included in an updated technical report. This has not been received to date.

<u>Sustainable Transport Infrastructure</u> – <u>Subject to reaching an agreement through the ongoing engagement with WSCC of the approach defined in the further technical reports. The Highway Authority would suggest that this issue is resolved.</u>

<u>-Following the submission of further technical reports to WSCC as part of continued technical engagement, recent correspondence from WSCC confirmed their updated position following a review of further information provided:</u>

Speed limit change on A23 London Road – WSCC Road Safety team have reviewed the Assessment of alignment between WSCC Speed Limit Policy and scheme speed limit proposals report provided to justify the proposed speed limit change and agree to this in principle, and that it is considered to accord with WSCC speed limit policy.

The Applicant would suggest that this issue is resolved.

Stage 1 RSA Response Report – WSCC have reviewed and commented on the issues raised with the report where WSCC are Overseeing Organisation, which includes problems 3.1, 3.12, 3.13, 3.14, 3.15, 3.23, 3.27 and 3.48. WSCC are in agreement with the Agreed Actions in the Stage 1 RSA Response Report and have signed and dated the document.

Subject to returning a signed and dated copy of the Stage 1 RSA
Response Report once all Highway Authorities accepted the Agreed
Actions, the Applicant would suggest that this issue is resolved.

Proposed Design Review – WCCC have reviewed the further technical reports which provided a useful indication as to how the highway design has evolved, a design review and cross sections of various elements of the works. However, the report does not appear to be provide a detailed design review of the new signalised junction against CD123 – Geometric design of at-grade priority and signal-controlled junctions.

As detailed in the further technical reports, the design of the highway proposals for the strategic and local road network have been designed in accordance with NH's design standards and guidance documents, including the Design Manual for Roads and Bridges (DMRB) and for more urban and residential roads the Manual for Streets (including Manual for Streets 2). Where the proposed design has not met the required level of provision as detailed in the design standards and guidance documents, these locations have been the subject to further engagement with Local Authorities and where requested their formal approval process for Departures from Standards has been followed.

A geometric design review of the new signalised junction on the A23 London Road against DMRB CD123 will be undertaken and included in an updated technical report.



			Sustainable Transport Infrastructure		
			As detailed in the further technical reports, the design of the highway, Due consideration has also been given to the guidance contained in Local Transport Note (LTN) 1/20 'Cycle Infrastructure Design' in the development of walking and cycling infrastructure design proposals.  Where the proposed design has not met the required level of provision as detailed in the design standards and guidance documents, these locations have been the subject to further engagement with Local Authorities and where requested their formal approval process for Departures from Standards has been followed.  Subject to reaching an agreement though ongoing engagement with WSCC of the approach defined in the further technical reports, the Applicant would suggest that this issue is resolved.		
2.20.3.2	Concerns about elements of the PRoW Strategy	WSCC has concerns about:  • timescales for temporary closure of PRoWs.  • reference to permanent diversions of PRoWs.  • lack of clarity about indefinite closures of PRoWs.  • concerns about reinstatement of PRoWs.	Appendix 19.8.1: Public Rights of Way Management Strategy to Chapter 19 of the ES (PINS Doc Ref: App - 215) describes GAL's approach to managing impacts on Public Rights of Way (PROW) because of the construction and operation of the Project to reduce disruption to users of such PROWs as far as possible. Requirement 22 of Schedule 2 to the draft DCO secures that detailed PROW implementation plans for individual PROWs would be developed prior to the commencement of construction (to be in general alignment with the PROW Management Strategy) and subject to prior approval by the relevant planning authority.  Table 4.1.1, and PRoW Temporary and Permanent Stopping up and Diversion Plans in Annex 1 of Appendix 19.8.1 PROW Management Strategy (APP-215) detail and illustrate the likely affected PRoW's and the proposed management measures. These give timescales for temporary closures and diversions, permanent diversions/closures and the associated stopping up.  Section 4.1 of Appendix 19.8.1 PROW Management Strategy (APP-215) confirms PRoW directly affected through the temporary works together with diversion routes would be reinstated to a suitable condition post construction in accordance with the detailed PRoW implementation plans.	ES - Appendix 19.8.1 Public Rights of Way Management Strategy [APP-215] No updates required	Agreed
2.20.3.3	Increased journey times for emergency response vehicles	The proposals would increase some journey times (including potentially for emergency response vehicles) and result in a redistribution of traffic, including from the strategic to the local highway network.  Updated position (Deadline 5):	There are a range of journey time impacts between the With and Without Project forecasts that are reported at a strategic level in section 12.8 of Annex B (Strategic Transport Modelling Report) of the Transport Assessment. More detailed analysis of the local road network is reported in section 6.6 of Annex C (VISSIM Forecasting Report) of the Transport Assessment.	Sections 12.8 of Transport Assessment Annex B: Strategic Transport Modelling Report	Under discussion Agreed



		The Applicant and the Highway Authority met on 10 <sup>th</sup> May to discuss		[APP-260]	
		outstanding transport modelling matters. The Applicant has provided additional	Updated position (April 2024): In response to the West Sussex written		
		journey time and traffic flow information to enable the Highway Authority to	rep [ref document]. The Applicant has responded to West Sussex County	Transport	
		better understand the potential for redistribution of traffic. The Highway	Council's detailed concerns in The Applicant's Response to the Local	Assessment Annex	
		Authority will continue to engage with the Applicant to seek to address this	Impact Reports [REP3-078]. Comprehensive strategic modelling work has	C: VISSIM	
		matter.	been undertaken to assess the traffic impact of the Project (see Chapters	Forecasting Report	
			12 of the Transport Assessment [REP3-058] which takes into account any	[APP-261]	
		<u>Updated Position (Deadline 8)</u>	distribution of traffic. VISSIM microsimulation modelling has been		
		The Applicant has provided LINSIG modelling on 19th July 2024 and the	undertaken (see Chapters 13 of the Transport [REP3-058]) which includes		
		Highway Authority are of the view that this matter is now addressed, as per the	the North Terminal junction. Based on the modelling work, the Project is		
		comments to matter 2.20.2.2 Traffic Assessment Methodology.	not expected to result in significant adverse effects which require		
			mitigation additional to the highway works surface access improvement		
			works as part of the Project.		
			Undeted position (July 2024). The Applicant will continue to engage with		
			Updated position (July 2024): The Applicant will continue to engage with WSCC.		
2.20.3.4	luctification for anod	Incufficient justification has been provided for the proposed speed limits on the		n/a	Not Agreed
2.20.3.4	Justification for speed limits	Insufficient justification has been provided for the proposed speed limits on the local road network and, in lieu of the submission of a Stage 1 Road Safety	The urban/partially built-up characteristics of this section of the A23  London Road combined with the proposals to provide new and upgraded	IIIa	Not Agreed Partially
	IIIIIIIS	Audit, it has not been demonstrated that the road safety implications of the	facilities for pedestrians and cyclists alongside and crossing the A23		agreed
		proposals have been fully considered. It is also not apparent what design	London Road at the proposed new signal controlled junction with North		<u>agreeu</u>
		standards have been applied to the highway works or whether they accord	Terminal Link are considered to most closely align with West Sussex		
		with the relevant standards, as no design review has been submitted.	Speed Limit Policy's Functional Hierarchy category for 40mph speed limit		
		with the relevant standards, as no design review has been submitted.	roads. It is expected that the proposed speed limit reduction would		
		Updated position (Deadline 1): No further information provided, so no	encourage reduced speeds on the road with safety benefits for all road		
		change in WSCCs position.	users including active travel users.		
		change in Woods position.	users including active traver users.		
		Updated position (Deadline 5):	West Sussex Speed Limit Policy highlights that "lower traffic speeds may		
			also encourage more walking and cycling". This aligns with the scheme's		
		The Applicant and the Highway Authority recently met and these outstanding	objective of increasing sustainable mode share through measures which		
		technical matters in relation to the highway works are subject to ongoing	include the scheme's proposed active travel infrastructure improvements.		
		technical engagement. The Highway Authority will positively engage with the			
		Applicant in relation to these matters.	This topic is being discussed further with WSCC. Further details have		
			been shared with WSCC as part of ongoing technical engagement		
		<u>Updated position (Deadline 8)</u>	supporting the SoCG process with highways authorities.		
		As per Highway Authority position on reference 2.20.3.1. The principle of the	The design standards applied through the development of the surface		
		speed limit change and RSA is agreed. However, as stated earlier for this	access mitigations have been set out as part of technical engagement		
		matter to be fully agreed the Highway Authority require a copy of the Stage 1	with WSCC. The Stage 1 RSA and Stage 1 RSA Designer Response in		
		RSA signed by the Applicant and an additional requirement requiring the	Draft has been issued to WSCC for review and comment, with WSCC		
		Applicant to monitor the newly introduced speed limits and introduce additional	returning comments on 24/05/2023. The final Stage 1 RSA Designers		
		measures, if necessary, to ensure compliance with the speed limit.	Response and agreement of RSA actions is the subject of ongoing		
			engagement with the highway authorities through the SoCG process.		
			Design review materials outlining the highways strategy and accordance		
			with design standards have also been shared with WSCC as part of		
			technical engagement.		



Updated position (April 2024): No further update, this is subject to ongoing technical engagement. **Updated position (July 2024):** Following the submission of further technical reports to WSCC as part of continued technical engagement, recent correspondence from WSCC confirmed their updated position following a review of further information provided: Speed limit change on A23 London Road – WSCC Road Safety team have reviewed the Assessment of alignment between WSCC Speed Limit Policy and scheme speed limit proposals report provided to justify the proposed speed limit change and agree to this in principle, and that it is considered to accord with WSCC speed limit policy. The Applicant would suggest that this issue is resolved. Stage 1 RSA Response Report - WSCC have reviewed and commented on the issues raised with the report where WSCC are Overseeing Organisation, which includes problems 3.1, 3.12, 3.13, 3.14, 3.15, 3.23, 3.27 and 3.48. WSCC are in agreement with the Agreed Actions in the Stage 1 RSA Response Report and have signed and dated the document. Subject to returning a signed and dated copy of the Stage 1 RSA Response Report once all Highway Authorities accepted the Agreed Actions, the Applicant would suggest that this issue is resolved. Proposed Design Review - WCCC have reviewed the further technical reports which provided a useful indication as to how the highway design has evolved, a design review and cross sections of various elements of the works. However, the report does not appear to be provide a detailed design review of the new signalised junction against CD123 - Geometric design of at-grade priority and signal-controlled junctions. As detailed in the further technical reports, the design of the highway proposals for the strategic and local road network have been designed in accordance with NH's design standards and guidance documents, including the Design Manual for Roads and Bridges (DMRB) and for more urban and residential roads the Manual for Streets (including Manual for Streets 2). Where the proposed design has not met the required level of provision as detailed in the design standards and guidance documents, these locations have been the subject to further engagement with Local



Mitigation and C	Compensation		Authorities and where requested their formal approval process for Departures from Standards has been followed.  A geometric design review of the new signalised junction on the A23  London Road against DMRB CD123 will be undertaken and included in an updated technical report.		
Acc (SA	ACs) and target mode ares.	Commitments (SACs) and target mode shares. Concerns are held about the SACs that underpin the creation of a new Surface Access Strategy and the approach to meeting and monitoring these targets. Some of the concerns include:  • Commitment 1, to ensure 55% of passenger journeys is made by public transport is not considered ambitious or of sufficient challenge. Prior to the Pandemic the airport achieved 47.8% public transport modal share in the 12 months up to March 2020.  • Target mode shares set out as Commitments are only set out as percentages. The percentages masks trends in absolute numbers and permit significant increases in car trips to and from the airport.  • Insufficient evidence and justification are provided to demonstrate how the mitigation proposed can provide sufficient sustainable and active travel infrastructure to successfully meet the some of the target modal splits.  Commitments are made in relation to bus and coach service provision.  Determination of mode of travel takes into a variety of factors rather than just provision of service. The Applicant has not assessed or considered the attractiveness of modes or how this could be increased.  Updated position (Deadline 1): No further information provided, so no change in WSCCs position.  Updated position (Deadline 5):  The Highway Authority's concerns in relation to the SACs (REP3-028 version 2) remain. The Highway Authority remain of the view that there is not sufficient controls in place should the modal split targets not be met.  Updated position (Deadline 8)  The Highway Authority still has concerns in relation to the SACs. The Joint Local Authorities (excluding Kent) position on the SACs and all the changes that they consider are necessary are set out in the Joint Local Authorities  Deadline 7 Submission — Response to the Applicant's Deadline 6 Submissions — Appendices (REP7-104) (Appendix A).	Our mode share commitments within the Surface Access Commitments document represent the position we are committed to achieve, based on our modelling of mode choice and transport network operation. The SAC also includes a section on our further aspirations, which includes more ambitious mode share targets which we will be working towards, but we have set the committed mode shares and the timescales within which they are to be achieved explicitly to ensure that the core surface access outcomes set out in ES Chapter 12: Traffic and Transport and in the Transport Assessment are delivered.  The commitments are expressed as percentages as this is the convention for mode shares. Our commitments will see increases in the number of people using sustainable transport modes. We are aware that our forecasts also anticipate an increase in vehicular traffic and our proposed highway works are designed to address this in the immediate vicinity. Our transport modelling reported in the Transport Assessment identifies the potential impact of that additional traffic in the wider area.  The interventions we propose in the SACs have been included in our modelling, which provides confidence that the mode share commitments can be achieved with those interventions in place. The bus and coach service enhancements were developed with consideration of services which would be most likely to make greatest difference to mode shares.  The further aspirations identified in the SAC document acknowledge that there may be further opportunities to enhance public transport services and we are committed to using the Sustainable Transport Fund to support measures that will help to achieve the mode share commitments. For the specific bus and coach enhancements identified in the SAC document we are committing to funding those for a minimum of five years.  Updated position (April 2024): The commitments being made and the way in which they are structured are appropriate in the context of the anticipated rate of growth which is forecast for dual runway op	ES Appendix 5.4.1: Surface Access Commitments [APP-090]  ES Chapter 12 Traffic and Transport [AS-076].  Transport Assessment [AS-079] and associated annexes.	Not Agreed



			Action Plans in consultation with the Transport Forum Steering Group.		
			The Sustainable Transport Fund and bus and coach contributions are		
			secured in the draft S106 Agreement [REP2-004] to support the		
			increased use of sustainable modes of travel services. The Applicant is		
			also committing to provide a Transport Mitigation Fund, which is secured		
			in the draft DCO S106 Agreement [REP2-004] and would be available to		
			address potential future impacts over and above what was modelled and		
			which were not anticipated.		
			Updated position (July 2024): The Applicant's position remains		
			unchanged. Further updates to ES Appendix 5.4.1: Surface Access		
			Commitments [REP6-030] and the Draft Section 106 Agreement [REP6-		
			063] have been submitted at Deadline 6.		
			Updated position (Deadline 9): The Applicant has updated the SACs at		
			Deadline 9. This matter should be read in the context of the Joint Position		
			Statement and the Applicant's <b>Closing Submission</b> (Doc Ref. 10.73) in		
			relation to surface access.		
			relation to surface access.		
2.20.4.2	FP346/2sy – reference	This is not an improvement for pedestrians as they go from having a route for	In addition to forming part of Sussex Border Path, a section of this existing	Sheet 1 of Rights of	Agreed
	to diversion onto new	walkers only to have to then contend with cyclists.	footpath is coincident with the existing footway provision through North	Way and Access	7.ig. 000
	shared route.	Name of the flave to their content with cyclicter	Terminal Roundabout and on Perimeter Road North. A section of the	Plans [APP-018]	
	charea reate.		existing footpath is proposed to be stopped up and replaced by the	/ I I I I I I I I I I I I I I I I I I I	
			proposed shared-use cycle track. (Refer to label B2 on sheet 2 of the		
			Rights of Way and Access Plans) This will remove the overlap of the		
			footpath and highway/footway rights of way designations.		
			100tpatil and highway/100tway lights of way designations.		
			The volume of pedestrian users between North and South Terminal on the		
			existing footway on the northern side of Perimeter Road North /		
			FP346/2sy is relatively low due to the Inter-Terminal Transit System being		
			the preferred mode of transport between the two terminals (for airport		
			users).		
			333.3).		
			The preliminary design proposals include a number of measures that will		
			reduce the risk of conflict between pedestrians and cyclists on the section		
			of shared-use path including:		
			- The design proposals provide a more direct route for pedestrians		
			travelling between southern Horley and North Terminal via the new signal-		
			controlled crossing on A23 London Road. This is expected to reduce the		
			proportion of pedestrians accessing the airport via the alternative existing		
			route along NCR 21, the existing subway under A23 London Road and the		
			footway network on Perimeter Road North.		
			- Cyclists accessing North Terminal from Horley are expected to		
			predominately use the new segregated cycle track between Longbridge		
			Roundabout and North Terminal Roundabout. Cyclists travelling to South		



		1=	
		Terminal from Horley are expected to predominantly travel via NCR 21.	
		With these usage considerations in mind shared-use path provision is considered to be appropriate at this location with a low risk of collisions between pedestrians and cyclists. The provision of a segregated path along Perimeter Road North would lead to increased loss of trees to the north and would increase clashes with assets in the vicinity of Gatwick Police station.  Where usage numbers and conflict risks are higher (e.g. west of North Terminal Roundabout), segregated cycle track provision is proposed and FP346/2sy has been retained on a similar alignment to existing separate from the proposed segregated cycle track connection between Longbridge Roundabout and North Terminal Roundabout	
2.20.4.3 Lack of public access improvements	No proposed public access improvements on the PRoW network as part of the Project.	The scheme includes proposals to improve a number of existing PROW crossings with safety and accessibility benefits for users:	Not AgreedUnder discussion
	Updated position (Deadline 1): These are improvements but this development offers an opportunity to improve the general provision locally both withing and outside the DCO Limits. These include upgrading existing footpaths to Bridleways but this has not been suggested which is a missed opportunity. More Bridleways locally will support active travel for workforce at the airport but this does not appear to have been considered.  Updated position (Deadline 5):  There are Highways improvements but no PRoW improvements which offer an opportunity for active travel to take place away from the live carriageway. Segregated walking and cycling is welcomed but active travel links away from carriageway are even better and there are options, particularly within the red line boundary to support greater access for many different modes of transport both for a utility and recreational perspective and these are not being explored. No changes to our position at Deadline 5. Still no enhancements to PRoW network which is disappointing.	The existing Footpath 367 Sy which runs parallel to the southern side of Gatwick Spur and connects to Balcombe Road would be diverted locally to the south where the existing alignment clashes with the proposed Gatwick Spur Westbound Diverge and associated	Not agreed



			The scheme does not preclude future changes in designation of Public		
			Rights of Way by local highway authorities.		
			Updated position (July 2024):		
			The active travel proposals have been subject to additional discussion		
			with the WSCC PRoW Officer during a meeting held on the 11th June.		
			The Applicant's position outlined above remains unchanged. No further		
			PRoW upgrades are considered to be required.		
			Refer to the response to item 2.20.4.8 for additional details in relation to		
			why PRoW upgrades to bridleway status are not supported by GAL.		
2.20.4.4	Mode share targets	Concerns related to traffic and transport access, including the impact of other	The committed mode shares are the result of the interventions tested in	Chapter 7 of	Under
		strategic development and forecasting assumptions about mode share for both	the strategic model. This is set out in Chapter 7 of the Transport	Transport	discussionNot
		passengers and staff. There is insufficient evidence and mitigation to	Assessment. The impact of cumulative schemes and the forecasting	Assessment [AS-	agreed
		demonstrate how the target mode share percentages for staff and passengers	assumptions are set out in detail in Transport Assessment Annex B	<u>079]</u>	
		can be met.	Strategic Transport Modelling Report.	Transport Assessment <b>Annex</b>	
		Updated position (Deadline 5):	Updated position (April 2024): An updated version of ES Appendix	B Strategic	
		Concerns remain that there is insufficient mitigation and controls within the	5.4.1: Surface Access Commitments [REP3-028] has been submitted at	Transport	
		SACs (REP3-028) to ensure that the modal split commitments are delivered.	Deadline 3. This contains commitments to achieving the mode shares	Modelling Report	
		(	quoted in Commitments 1-4, together with commitments to interventions	[APP-260]	
		Updated position (Deadline 8)	that will be used to achieve those mode shares		
		As per reference 2.20.4.1.			
		The Highway Authority still has concerns in relation to the SACs. The Joint	Updated position (July 2024): The Applicant's position remains		
		Local Authorities (excluding Kent) position on the SACs and all the changes	unchanged. Further updates to ES Appendix 5.4.1: Surface Access		
		that they consider are necessary are set out in the Joint Local Authorities	Commitments [REP6-030] and the Draft Section 106 Agreement [REP6-		
		Deadline 7 Submission – Response to the Applicant's Deadline 6 Submissions	063] have been submitted at Deadline 6.		
		- Appendices [REp7-104] (Appendix A).	Hardeted a seitier (Deadline O). The Applicant has undeted the CACs at		
			Updated position (Deadline 9): The Applicant has updated the SACs at Deadline 9. This matter should be read in the context of the Joint Position		
			Statement and the Applicant's <b>Closing Submission</b> (Doc Ref. 10.73) in		
			relation to surface access.		
2.20.4.5	Mitigation,	The Mode Share Commitments, set out in the Surface Access Commitments,	The range of interventions to improve sustainable travel has been tested	Chapter 7 of	Not Agreed
	Compensation and	are not considered to be sufficiently ambitious. This is especially the case for	to inform the mode share commitments reported in the Application. The	Transport	
	Enhancement	passenger travel.	SAC also includes a section on our further aspirations, which includes	Assessment [AS-	
		Updated position (Deadline 1): No further information provided, so no	more ambitious mode share targets which we will be working towards, but	079]	
		change in WSCCs position.	we have set the committed mode shares explicitly to ensure that the core		
			surface access outcomes set out in ES Chapter 12: Traffic and Transport	ES Appendix 5.4.1:	
		Updated position (Deadline 5):  Concerns remain that there is insufficient mitigation and controls within the	surface access outcomes set out in ES Chapter 12: Traffic and Transport and in the Transport Assessment are delivered. Further clarification is sought as to why the commitments are not considered ambitious.	ES Appendix 5.4.1: Surface Access Commitments	



			Updated position (April 2024): An updated version of ES Appendix	[APP-090]	
		Updated position (Deadline 8)	5.4.1: Surface Access Commitments [REP3-028] has been submitted at	[741 000]	
		As per reference 2.20.4.1 and 2.20.4.4.	Deadline 3 which adds further detail to the commitments related to the	ES Chapter 12	
		The Highway Authority still has concerns in relation to the SACs. The Joint	interventions.	Traffic and	
		Local Authorities (excluding Kent) position on the SACs and all the changes	interventions.	Transport [AS-079]	
		that they consider are necessary are set out in the Joint Local Authorities	Updated position (July 2024): The Applicant's position remains	Transport [AS-079]	
		Deadline 7 Submission – Response to the Applicant's Deadline 6 Submissions	unchanged. Further updates to ES Appendix 5.4.1: Surface Access		
		- Appendices [REP7-104] (Appendix A).	Commitments [REP6-030] and the Draft Section 106 Agreement [REP6-		
			063] have been submitted at Deadline 6.		
			Updated position (Deadline 9): The Applicant has updated the SACs at		
			Deadline 9. This matter should be read in the context of the Joint Position		
			Statement and the Applicant's Closing Submission (Doc Ref. 10.73) in		
			relation to surface access.		
2 20 4 6	Mitigation	Insufficient mitigation is proposed to ensure as substantial model shift	The SACs decument sets out the range of interventions and funding that	Chapter 7 of	Not Agreed
2.20.4.6	Mitigation,	Insufficient mitigation is proposed to encourage substantial modal shift towards active and sustainable travel.	The SACs document sets out the range of interventions and funding that GAL is committing to deliver. The assessment shows that the Project as	Chapter 7 of	Not Agreed
	Compensation and	towards active and sustainable travel.		Transport	
	Enhancement		proposed would not generate significant adverse effects related to traffic	Assessment [AS-	
		<b>Updated position (Deadline 1):</b> No further information provided, so no	and transport and therefore no further mitigation is required.	079] and <b>ES</b>	
		change in WSCCs position.		Appendix 5.4.1:	
			Updated position (April 2024): An updated version of ES Appendix	Surface Access	
		Updated position (Deadline 5):	5.4.1: Surface Access Commitments [REP3-028] has been submitted at	Commitments	
			Deadline 3 which adds further detail to the commitments related to the	[APP-090]	
		Concerns remain that there is insufficient mitigation and controls within the	interventions.		
		SACs (REP3-028) to ensure that the modal split commitments are delivered.			
			Updated position (July 2024): The Applicant's position remains		
		<u>Updated position (Deadline 8)</u>	unchanged. Further updates to ES Appendix 5.4.1: Surface Access		
		As per reference 2.20.4.1, 2.20.4.4 and 2.20.4.5.	Commitments [REP6-030] and the Draft Section 106 Agreement [REP6-		
		The Highway Authority still has concerns in relation to the SACs. The Joint	063] have been submitted at Deadline 6.		
		Local Authorities (excluding Kent) position on the SACs and all the changes			
		that they consider are necessary are set out in the Joint Local Authorities	<b>Updated position (Deadline 9):</b> The Applicant has updated the SACs at		
		Deadline 7 Submission – Response to the Applicant's Deadline 6 Submissions	Deadline 9. This matter should be read in the context of the Joint Position		
		- Appendices [REP7-104] (Appendix A).	Statement and the Applicant's <b>Closing Submission</b> (Doc Ref. 10.73) in		
			relation to surface access.		
2.20.4.7	Mitigation,	The focus of mitigation has been on the provision of service rather than	The proposed surface access highway improvements for bus and coach	Transport	Not Agreed
	Compensation and	implementing measures, within the Applicant's control, to increase the	services and their passengers include improved network performance (as	Assessment [AS-	
	Enhancement	attractiveness of alternative modes of travel, i.e. bus priority measures to	shown in the results of the highway network local modelling set out in	079]	
		deliver journey time savings.	section 13 of the Transport Assessment [AS-079], increased network		
		and the same same same same same same same sam	resilience and safety improvements (through grade separation of the		
		Updated position (Deadline 1): No further information provided, so no	existing junctions), improved network connectivity (through the		
		change in WSCCs position.	introduction of right turn movements from NT) and improved active travel		
		Change in vvocos position.			
		Undeted position (Deadline 5)	connections at bus stops.		
		Updated position (Deadline 5):	The provision of additional dedicated has leaded infrastructure as part of		
			The provision of additional dedicated bus/coach infrastructure as part of		



		The Applicant's updated position of April 2024 is noted and that an updated	the surface access highways scope in the form of further carriageway		
		version of the Surface Access Commitments (REP3-028) has been submitted	widening to accommodate additional dedicated bus lanes or further		
		at Deadline 3. However, this revised document does not include any further	widening of junctions to accommodate additional dedicated bus slip lanes		
		mitigation in relation to bus priority measures. Concerns remain that no	is not considered to be required to achieve the mode share targets set out		
		measures are to be implemented that would increase the attractiveness of	in the SACs and is considered to result in impacts to existing site features,		
		alternative modes of travel that would offer time savings over use off the	safety challenges due to the short distances between junctions and the		
		private car such as bus priority measures to deliver journey time savings.	impact to other users, and limited further benefits for journey time		
			improvements.		
		Updated position (Deadline 8)	mproveniene.		
		The Applicant's position remains unchanged. The Highway Authority has	Design details for reconfiguration of Gatwick's internal forecourt roads		
		concerns that no assessment as to the need for bus priority measures has	including the associated bus infrastructure are to be developed at the		
		been undertaken and that no specific infrastructure improvements, such as	detailed design stage.		
		bus priority, has been proposed to increase the attractiveness of alternative	Harleta Lacatition (April 2004). As a select Lacation of EO Association		
		modes of travel. The wording in the Airports NPS requires the number of	Updated position (April 2024): An updated version of ES Appendix		
		journeys via sustainable modes to be maximised as much as is possible. If	5.4.1: Surface Access Commitments [REP3-028] has been submitted at		
		these measures have not been considered or implemented it is not evident if	Deadline 3 which adds further detail to the commitments related to the		
		trips via bus are being maximised. Based on the mitigation currently	interventions.		
		proposed, the mechanism to secure bus priority measures would be through			
		the Transport Mitigation Fund.	Updated position (July 2024): The Applicant's position remains		
			unchanged and further bus priority measures are not considered to be		
			required to achieve the mode share targets set out in the Surface Access		
			Commitments. Further updates to ES Appendix 5.4.1: Surface Access		
			Commitments [REP6-030] and the Draft Section 106 Agreement [REP6-		
			063] have been submitted at Deadline 6.		
			Updated position (Deadline 9): The Applicant has updated the SACs at		
			Deadline 9. This matter should be read in the context of the Joint Position		
			Statement and the Applicant's <b>Closing Submission</b> (Doc Ref. 10.73) in		
			relation to surface access.		
2.20.4.8	Mitigation,	This Project offers an opportunity to improve a number of the footpaths to	The introduction of new bridleways as part of the scheme was not	Rights of Way and	Not Agreed
	Compensation and	Bridleways, thereby improving the network and benefitting residents, visitors	considered to be appropriate with footpath, footway and cycle track	Access Plans [APP-	3.000
	Enhancement	and those wishing to travel actively to and from places of employment.	(shared-use and segregated) considered to be more appropriate active		
	Z.i.idiloonion	Disappointingly, however, there are no proposed public access improvements	travel infrastructure provisions in the site context.	<u>018</u> ]	
		on the PRoW network as part of Project.	Tartor illinastration provisions in the site context.	Death DOO IDEDO	
		on the Freework as part of Free Co.	User counts surveys across a study area of 0.5 km from the scheme were	Draft DCO [REP3-	
		Updated position (Deadline 1): This is focussing on equestrian use which	undertaken in November 2022 at 14 locations on a mixture of public rights	006]	
		will be low locally due to them not currently having much provision locally.	of way, cycle routes and public highways. The surveys did not identify any	Figure 1.2.2	
		Having said that Bridleways also provide a safe off road option for cyclists	horse-riders within the study area, however this was as expected as there	appended to ES	
		which does not appear to have been addressed. This would benefit active	is only one route, which is a restricted byway on the periphery near to the	Appendix 8.8.1:	
		travel for the employees at the Airport but would also offer an improved	motorway, that could accommodate horse-riders. Therefore, the	Outline Landscape	
		recreational offering for local residents. Finally, an assumption has been made	opportunity to improve footpaths within the study to Bridleways has not	and Ecology	
		that this locality is not suitable for horses but that is surely a choice for users	been taken forward based on current usage. As the proposed scheme	Management Plan -	
		and having the provision gives local residents and visitors a choice and better	study area extents are situated around a live airport the provision of	Part 1 [APP-113]	
		opportunities for recreational and active travel access.	improvements from footpath to Bridleway is not considered appropriate		



**Updated position (Deadline 5):** The Highways improvements do not offer an active travel option away from the carriageway whereas PRoW upgrades do. The comments about equestrians still stand and this is a choice that should be available. Numbers are low as the provision is currently not there.

No change from Deadline 5 and still no PRoW enhancements which is disappointing

due to the noise and vibration associated with the airport which could spook horses and unseat a horse-rider. Cycle tracks with a right of way on foot, as defined in the Draft Development Consent Order, were considered to be a more appropriate provision to accommodate increased pedestrian and cyclist travel.

The proposed network of new and improved cycle track provisions and footway improvements is illustrated in the Rights of Way and Access Plans. The proposed improved connectivity between Longbridge, North Terminal and South Terminal and Riverside Garden Park to North Terminal will benefit residents, visitors and those wishing to travel actively to and from places of employment.

The scheme also includes proposals to improve a number of existing PROW crossings with safety and accessibility benefits for users:

- A new signal controlled crossing with dropped kerbs is to be introduced across Longbridge Way just west of North Terminal Roundabout to replace the existing informal crossing point utilised by Sussex Border Path (Footpath 346/2Sy), with expected safety benefits for users.
- Existing uncontrolled pedestrian crossings of the Northway/North Terminal Approach links to North Terminal Roundabout (at similar locations to the Sussex Border Path (Footpath 346/2Sy) crossings of these arms) are to be upgraded to full toucan crossings with full dropped kerb provision, with anticipated safety benefits for users.
- The existing Footpath 367 Sy which runs parallel to the southern side of Gatwick Spur and connects to Balcombe Road would be diverted locally to the south where the existing alignment clashes with the proposed Gatwick Spur Westbound Diverge and associated drainage infrastructure provision. The replacement path provision would include improved visibility to/from the crossing of Balcombe Road as a result of the increased set back of the Balcombe Road underbridge abutment, which currently limits visibility, from the edge of the carriageway.

The scheme also includes proposals to provide replacement open recreational space in place of the existing Car Park B on the western side of the London to Brighton rail line (both north and south of Airport Way). The Car Park B sketch landscape concept is illustrated in Figure 1.2.2 appended to ES Appendix 8.8.1: Outline Landscape and Ecology Management Plan - Part 1. These proposals include new surfaced paths for pedestrians that run north/south parallel to the rail line and Footpath 355a, providing an attractive alternative route for users travelling between the Crescent Road and South Terminal.

**Updated position (April 2024):** The active travel infrastructure provided as part of the surface access works delivers improved footpath, footway



					<del>,</del>
			and cycle track (shared-use and segregated) provisions within the site		
			context which are considered appropriate and sufficient to support the		
			mode share targets as set out in the SAC [REP3-028] . The scheme also		
			includes a number of replacement public open space provisions which will		
			be of benefit to local residents and active travel users. No further		
			mitigations are considered to be required.		
			The scheme does not preclude future changes in designation of Public		
			Rights of Way by local highway authorities.		
			Updated position (July 2024):		
			<u> </u>		
			The active travel proposals have been subject to discussion with the		
			WSCC PRoW Officer during a meeting held on the 11th June after which		
			WSCC shared additional details on the PROW routes inside and outside		
			the DCO boundary which are the subject of requested upgrades to		
			bridleway status. Overall GAL's position outlined previously has not		
			changed.		
			GAL does not support upgrades of PROW to bridleway status where		
			these routes connect to/from the GAL internal road network, to/from		
			strategic road network and/or to/from the A23 London Road dual		
			carriageway (within the DCO boundary extents) on the basis of the safety		
			risks associated with horse riders travelling on/across these heavily		
			trafficked roads and the additional impacts such upgrades would have		
			(e.g. environmental impacts such as tree loss) as a result of the increased		
			engineering footprint of such proposals particularly at junctions.		
			The scheme does not preclude future changes in designation of Public		
			Rights of Way by local highway authorities for PRoW located further way		
			from the airport.		
2.20.4.9	Mitigation,	WSCC's PRoW team has suggested improvements to existing PRoW within	In addition to forming part of Sussex Border Path, a section of this existing	Transport	Not
	Compensation and	the DCO limits, including upgrades to the existing footpath network to improve	footpath is coincident with the existing footway provision through North	Assessment [AS-	Agreed Under
	Enhancement	sustainable access improvements from a utility and recreational perspective.	Terminal Roundabout and on Perimeter Road North. A section of the	079]	discussion
		These do not appear to be addressed by the Applicant.	existing footpath is proposed to be stopped up and replaced by the		
			proposed shared-use cycle track. (Refer to label B2 on sheet 2 of the		
		<b>Updated position (Deadline 1):</b> As set out above there is a lot of reference to	Rights of Way and Access Plans) This will remove the overlap of the		
		works alongside highway and how the PRoW link to the highway network	footpath and highway/footway rights of way designations.		
		which is of course welcomed but this proposal offers opportunities to enhance	, and any and any any and any		
		the general area for off road routes for active travel and recreational access as	The volume of pedestrian users between North and South Terminal on the		
		well.	existing footway on the northern side of Perimeter Road North /		
		Enhancements in status from footpath to Bridleway within the DCO boundary	FP346/2sy is relatively low due to the Inter-Terminal Transit System being		
		gives options to locals and visitors that does not appear to have been	the preferred mode of transport between the two terminals (for airport		
		considered.	users).		
		onidation.	45015).		



#### **Updated position (Deadline 5):**

It is still the view of WSCC that the improvement of local provision is insufficient to promote active travel away from the road network and also additional recreational routes for walkers, cyclists and potentially horse riders. No change to position at deadline 5. No PRoW enhancements which is disappointing

The preliminary design proposals include a number of measures that will reduce the risk of conflict between pedestrians and cyclists on the section of shared-use path including:

- The design proposals provide a more direct route for pedestrians travelling between southern Horley and North Terminal via the new signal-controlled crossing on A23 London Road. This is expected to reduce the proportion of pedestrians accessing the airport via the alternative existing route along NCR 21, the existing subway under A23 London Road and the footway network on Perimeter Road North.
- Cyclists accessing North Terminal from Horley are expected to predominately use the new segregated cycle track between Longbridge Roundabout and North Terminal Roundabout. Cyclists travelling to South Terminal from Horley are expected to predominantly travel via NCR 21. With these usage considerations in mind shared-use path provision is considered to be appropriate at this location with a low risk of collisions between pedestrians and cyclists. The provision of a segregated path along Perimeter Road North would lead to increased loss of trees to the north and would increase clashes with assets in the vicinity of Gatwick Police station.

Where usage numbers and conflict risks are higher (e.g. west of North Terminal Roundabout), segregated cycle track provision is proposed and FP346/2sy has been retained on a similar alignment to existing separate from the proposed segregated cycle track connection between Longbridge Roundabout and North Terminal Roundabout

The existing Footpath 367 Sy which runs parallel to the southern side of Gatwick Spur and connects to Balcombe Road would be diverted locally to the south where the existing alignment clashes with the proposed Gatwick Spur Westbound Diverge and associated drainage infrastructure provision. The replacement path provision would include improved visibility to/from the crossing of Balcombe Road as a result of the increased set back of the Balcombe Road underbridge abutment, which currently limits visibility, from the edge of the carriageway.

**Updated position (April 2024):** The active travel infrastructure provided as part of the surface access works delivers improved footpath, footway and cycle track (shared-use and segregated) provisions within the site context which are considered appropriate and sufficient to support the mode share targets as set out in the SAC [REP3-028]. The scheme also includes a number of replacement public open space provisions which will be of benefit to locals and active travel users. No further mitigations are considered to be required.





	The scheme does not preclude future changes in designation of Public  Rights of Way by local highway authorities.
	Updated position (July 2024):
	The active travel proposals have been subject to additional discussion with the WSCC PRoW Officer during a meeting held on the 11th June. The Applicant's position outlined above remains unchanged. No further PRoW upgrades are considered to be required.
Other There are no other issues relevant to this topic in this	



2.22.12.21.1 Table 2.21 sets out the position of both parties in relation to waste and materials matters.

Table 2.20 Statement of Common Ground – Waste and Materials Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
.21.1.1	The CoCP and Construction Resources and Waste Management Plan (CRWMP) will be used to secure any prior extraction of safeguarded mineral resources.	There is no reference to relevant mineral safeguarding polices within the CoCP or CRWMP. Reference is made to the Weald Clay formation and use of clays (CoCP para 5.5.12, and CRWMP Para 4.5.14). Without clarity on why Weald Clay is being identified, it is not clear how the requirement will ensure that needless sterilisation is avoided.  Updated position (Deadline 1): No updates provided so no positional change.  Updated position (Deadline 5): The CoCP [REP4-007, REP4-008] and associated CRWMP [REP4-009, REP4-010] have been updated and submitted at D4. WSCC welcome that reference has now been made to relevant mineral safeguarding policies, and that incidental extraction of safeguarded brick clay will be given due consideration.	GAL will review this request and respond to WSCC in due course.  Updated position (April 2024): The CRWMP has been updated to include mineral safeguarding policies with regards to the Weald Clay formation. The updated CRWMP will be submitted to Examination at Deadline 4.	n/a	Agreed
2.21.1.2	Baseline information on current waste operations.	Information is lacking on the existing waste management operations at Gatwick Airport. Without this, it is not possible to determine whether the proposals are required (citing, scale, technology etc).  Updated position (Deadline 1): No updates provided so no positional change.  Provide clear baseline information about the current operations. This could be provided through an Outline Operational Waste Management Plan, as suggested in the West Sussex LIR (REP1-068 and REP1-069).  Updated position (Deadline 5):  WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides baseline information about current operations.  Comments on the Operational Waste Management Strategy were submitted at Deadline 4 [7.11 of REP4-042].	GAL will review this request for further information on operational waste management and provide further details of existing waste management practices at Gatwick Airport in due course.  Updated position (April 2024): An Operational Waste Management Strategy (Doc. Ref 10.12) was submitted to Examination at Deadline 3. The Strategy sets out baseline waste data and information on how operational waste from the Airport is currently managed and is secured by DCO Requirement 25.	n/a	Agreed
2.21.1.3	Waste forecasting/projections.	There are no waste forecasts provided on operational waste arisings, setting out the amounts and types of waste that would be expected at various points through the Project.	GAL will review this request for further information on operational waste management and provide further details of the forecasts of the type and amount of waste expected to be generated during operation of the NRP.	n/a	Not Agreed



		Undated position (Deadline 1): No undates provided so no positional			
		Updated position (Deadline 1): No updates provided so no positional change.  Justification is required for the waste management methods and technologies that are proposed, including the consideration given to alternatives waste management methods. This could be provided through an Outline Operational Waste Management Plan, as suggested in the West Sussex LIR.  Updated position (Deadline 5):  WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides waste forecast projections with and without the project, that are welcomed and allow for a better understanding of the needs for waste management.  Updated position (12 August 2024):  WSCC has -submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042]. There remains an overarching concern around technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal, however these are over and above the issue of waste forecasting/projections, for which information has been provided and the main area of concern overcome. The status therefore updated to Agreed-	Updated position (April 2024): The Operational Waste Management Strategy (Doc. Ref. 10.12) submitted to Examination at Deadline 3 includes forecasts of operational waste arisings for the future baseline and with the Project. The methods that will be used to manage operational waste will be in accordance with the waste hierarchy principle and will be set out in the Operational Waste Management Plan.		
2.21.1.4	Limited information is provided on the proposed CARE facility.	There is little information provided on proposed technologies and management methods, including whether they are consistent with the Waste Hierarchy. The assessment for the CARE facility have focused on the location only, and not the technologies that could be employed at the airport to manage waste.  Updated position (Deadline 1): There is no clear reference to the Waste Hierarchy made – no commitment in the DCO on how operational waste is to be managed.  Updated position (Deadline 5): WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides information on the waste management proposals, including reference to the Waste Hierarchy, waste management targets, and also forms a DCO requirement, which is welcomed.  WSCC submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042]. There remains an overarching	The waste management methods will be implemented in line with the Waste Hierarchy and the Second Decade of Change. GAL will consider WSCC's request for further justification.  Updated position (April 2024): The management methods that are currently employed for the Airport's operational waste are explained in the Operational Waste Management Strategy (Doc. Ref 10.12). The replacement CARE facility will provide a materials recovery facility (MRF) that will allow the sorting of operational waste into recyclable materials, and supporting infrastructure (e.g. hardstanding for bulk storage).  The Operational Waste Management Strategy (Doc. Ref. 10.12) states that all waste management methods to manage operational waste from the Airport will be in accordance with the waste hierarchy and the principles of the Operational Waste Management Strategy. The Strategy also sets a target that a minimum of 50% of municipal waste from the Airport will be prepared for reuse and recycling, in accordance with the ANPS. An Operational Waste Management Plan will be submitted to the	n/a	Not Agreed



		and the second state of th	relevant alexain a substitute annual. The Discussification to	I	
		concern around the technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal.  Updated position (12 August 2024):  WSCC has an overarching concern around technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal.	relevant planning authority for approval. The Plan will identify the management methods that will be used to manage operational waste.		
2.21.1.5	Limited information provided on the design of the CARE facility	The DAS and design principles for the CARE facility are limited.  Updated position (Deadline 1): No updates provided so no positional change.  Updated position (Deadline 5): No updates provided so no positional change.  Updated position (12 August 2024) Concerns regarding the approach to design (that are wider than just the CARE facility, but relevant to the CARE facility), are set out in Rows 2.14.3.2 and 2.14.4.1.	GAL will consider WSCC's request for updates to the Design Principles.	n/a	Not Agreed
2.21.1.6	No links to local waste planning policy in relation to the CARE facility in relation to design.	The DAS sets out local government design guidance, that excludes key information on design of waste facilities, as presented in The West Sussex Waste Local Plan and associated SPD on High Quality Waste Developments.  Updated position (Deadline 1): No references to WLP or SPD in any of the DCO documentation.  No updates provided so no positional change.  Updated position (Deadline 5): No updates provided so no positional change.  Updated position (12 August 2024): No updates provided so no positional change.	The design of the CARE facility will be in line with the appropriate guidance set out in the West Sussex Waste Local Plan and the associated SPD on High Quality Waste Developments. GAL will consider WSCC's request for updates to the Design Principles.		Not Agreed
2.21.1.7	Construction waste management at the temporary construction compounds will give rise to noise and dust pollution.	The Project Description states that the compounds will be determined post consent, and in accordance with the COCP. It is important that beyond gaining permits to manage emissions from crushing activities, proper consideration to mitigation measures is given.  Updated position (Deadline 5):	Measures proposed to minimise the impacts from temporary compounds are set out in the Code of Construction Practice, with measures to manage waste and resources set out in the Outline Construction Resources and Waste Management Plan as secured by DCO Requirement.  Measures for controlling dust during construction, including activities at the compounds, will be set out in the Dust	ES Appendix 5.3.2: Code of Construction Practice (Doc Ref. 5.3)  ES Appendix 5.3.2 Code of Construction Practice – Annex 5 -	Not agreed



		Without a response from GAL to the DMP review (and any updated DMP committed to by GAL for Deadline 5 [REP4-033]) further progress cannot be made on the issue of dust.  Further concerns remain on the impacts of noise from the compounds as set out in the noise section of the SoCG.  Updated position (12 August 2024): See row 2.2.4.2 regarding concerns on the DMP.	Management Plan (as secured through the Code of Construction Practice). Best Practicable Measures will implemented to control noise.	Outline Construction Resources and Waste Management Plan [APP-087]	
2.21.1.8	Operational Waste	One of the key elements of the Project is the construction of a CARE waste facility that will replace the existing waste facility. The submission documents for the proposed CARE site (Works No.9) lack detailed information. The Project Description (APP-030) sets out broad information of what is proposed (encompassing a building up to 22m in height, and a single stack of up to 48m, biomass boilers, and a Materials Recovery Facility). This could be considered EIA development in its own right and understanding the need for, and impact of, this element of the Project is imperative. WSCC has a number of concerns related to the proposals for the management of operational waste, that are described in paragraphs 5.2.50–5.2.53 of the Project Description.  Updated position (Deadline 1): Until the ExA accept the proposed changes, the LPAs have been informed by GAL to comment on the DCO and documentation as submitted.  The issue therefore remains.  Updated position (Deadline 5): The change request was accepted by the ExA in its Rule 8 letter.  Although the change has been accepted, there still remains an overarching concern around the technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal.  Updated position (12 August 2024):  Overarching issue of concern is set out in other rows of this SoCG. The change has been accepted and therefore row amended to "no longer pursuing"	GAL has notified the Examining Authority of a proposed change that would see the removal of the stack from the CARE facility. The details of this proposed change were shared with the local authorities in November 2023.  Updated position (Deadline 1): The Change Request has been accepted by the ExA in its Rule 8 Letter.	n/a	Not Agreed longer pursuing.
2.21.1.9	Current Operations	The waste streams and tonnages per annum of waste managed at Gatwick Airport, including how much is managed off-site for further recycling, treatment or landfill.  Updated position (Deadline 1): No updates provided so no positional change.	GAL will consider this request for further information on existing waste management practices and respond to WSCC in due course.  Updated position (April 2024): An Operational Waste Management Strategy (Doc. Ref 10.12) was submitted to	n/a	Agreed



			Examination at Deadline 3. The Strategy sets out baseline waste		
		Updated position (Deadline 5):  WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides a waste baseline and waste forecast projections with and without the project, that are welcomed. These allow for a better understanding of the needs for waste management.  WSCC submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042].	data and information on how operational waste from the Airport is currently managed.		
2.21.1.10	Current Operations	The amount of heat energy captured by the existing biomass boilers and what that is as a percentage of airport demand.  Updated position (Deadline 1): Until the ExA accept the proposed changes, the LPAs have been informed by GAL to comment on the DCO and documentation as submitted.  The issue therefore remains.  Updated position (Deadline 5): WSCC note that the Change Request was accepted by the ExA in its Rule 8 latter. There still remains an overarching concern around the technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal, as set out in 7.11 of REP4-042.  Updated position (12 August 2024) Overarching issue of concern is set out in other rows of this SoCG. The change has been accepted and therefore row amended to "no longer pursuing".	GAL has notified the Examining Authority of a proposed change that would see the removal of the stack from the CARE facility. The details of this proposed change were shared with the local authorities in November 2023.  Updated position (Deadline 1): The Change Request has been accepted by the ExA in its Rule 8 Letter.	n/a	Net-No longer pursuing.Agreed
2.21.1.11	Current Operations	The hours of operation of the existing facility.  Updated position (Deadline 1): No updates provided so no positional change.  Updated position (Deadline 5): Confirmation of the existing care facility operational hours is noted.  WSCC submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042].	GAL will consider this request for further information on the operation of the existing facility and respond to WSCC in due course.  Updated position (April 2024): The existing CARE facility is permitted to operate 24 hours a day. This is clarified in the Operational Waste Management Strategy (Doc. Ref. 10.12) submitted to Examination at Deadline 3.	n/a	Agreed



2.21.1.12	Current Operations	The technologies in place at the existing facility in terms of waste treatment methods.  Updated position (Deadline 1): No updates provided so no positional change.  Updated position (Deadline 5): WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides information on the existing facility in terms of waste treatment methods.  WSCC submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042].	GAL will consider this request for further information on existing waste treatment methods at respond to WSCC in due course.  Updated position (April 2024): An Operational Waste Management Strategy (Doc. Ref 10.12) was submitted to Examination at Deadline 3. The Strategy provides information on how operational waste from the Airport is currently managed.	n/a	Agreed
2.21.1.13	Current Operations	The mitigation measures in place to control noise, dust, odour, and vermin.  Updated position (Deadline 1): The issue is about current controls at the existing facility.  No updates provided, no positional change.  Updated position (Deadline 5):  WSCC note that the operation of the CARE facility is in accordance with prescribed processes under the environmental permit. Details of these measures would provide a beneficial starting point for consideration of managing the impacts of the new CARE facility.  Updated position (12 August 2024):  Information about existing controls were not shared. It is accepted by WSCC that it expects the environmental permitting regime to operate as intended. Albeit this information could help in understanding mitigation measures from the new CARE facility, it is expected that these matters are addressed at design stage.	Measures proposed to minimise the impacts from construction activities are set out in the Code of Construction Practice, with measures to manage waste and resources set out in the Outline Construction Resources and Waste Management Plan.  Updated position (April 2024): The operation of the CARE facility is in accordance with prescribed processes under the environmental permit that include measures to control dust, odour, vermin and noise.	ES Appendix 5.3.2: Code of Construction Practice (REP1-021)  ES Appendix 5.3.2 Code of Construction Practice – Annex 5 - Outline Construction Resources and Waste Management Plan [APP-087]	Not AgreedNo longer pursuing,
2.21.1.14	Current Operations	Without a clear understanding of the current operations at Gatwick Airport, it is not possible to determine whether the proposals are required (citing, scale, technology etc). Projections or forecasts of the waste amounts/types expected with and without the Project should be provided.  Updated position (Deadline 1): No updates provided so no positional change.  Updated position (Deadline 5):	GAL will review this request for further information on operational waste management and provide further details of the forecasts of the type and amount of waste expected to be generated during operation of the NRP.  The Operational Waste Management Strategy (Doc. Ref. 10.12) submitted to Examination at Deadline 3 includes forecasts of operational waste arisings for the future baseline and with the Project. The methods that will be used to manage operational	<del>-n/a</del>	Not Agreed



		WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides information on the current waste operations, and the waste management proposals which is welcomed.  WSCC submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042]. There remains an overarching concern around the technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal.	waste will be in accordance with the waste hierarchy principle and will be set out in the Operational Waste Management Plan.		
2.21.1.15	Proposed CARE Facility	The Project Description (APP-053) and Planning Statement (APP-245) provide limited detail of the proposed CARE facility. It is not clear what consideration has been given to the proposed technologies and management methods, including whether they are consistent with the Waste Hierarchy.  Updated position (Deadline 1): There is no clear reference to the Waste Hierarchy made — no commitment in the DCO on how operational waste is to be manage.  No updated position (Deadline 5):  WSCC note that an Operational Waste Management Strategy [REP3-070] has been submitted to the examination at Deadline 3. This provides information on the waste management proposals, including reference to the Waste Hierarchy, waste management targets, and also forms a DCO requirement, which is welcomed.  WSCC submitted comments on the Operational Waste Management Strategy at Deadline 4 [7.11 of REP4-042]. There remains an overarching concern around the technologies that are being proposed for use, and the application of the Waste Hierarchy and the proximity principal.	The waste management methods will be implemented in line with the Waste Hierarchy. GAL will consider WSCC's request for further justification.  The Operational Waste Management Strategy (Doc. Ref. 10.12) states that all waste management methods to manage operational waste from the Airport will be in accordance with the waste hierarchy and the principles of the Operational Waste Management Strategy. The Strategy also sets a target that a minimum of 50% of municipal waste from the Airport will be prepared for reuse and recycling, in accordance with the ANPS. An Operational Waste Management Plan will be submitted to the relevant planning authority for approval. The Plan will identify the management methods that will be used to manage operational waste.	n/a	Not Agreed
2.21.1.16	Proposed CARE Facility	It is not clear how the proposed biomass boiler flue height has been determined, and whether the Environment Agency, as the permitting body, has been specifically consulted on this matter.  Updated position (Deadline 1): Until the ExA accept the proposed changes, the LPAs have been informed by GAL to comment on the DCO and documentation as submitted.  The issue therefore remains.	GAL has notified the Examining Authority of a proposed change that would see the removal of the stack from the CARE facility. The details of this proposed change were shared with the local authorities in November 2023.  Updated position (Deadline 1): The Change Request has been accepted by the ExA in its Rule 8 Letter.	n/a	No longer pursuing.



2.21.1.17	Detailed Design	Updated position (Deadline 5): Given the change request has been accepted, this is no longer relevant.  The detailed design of the CARE facility will be controlled by Requirement 4 of the dDCO (APP-006), which provides that the proposed development must be in accordance with the design principles of the DAS (APP-253 – 257).  Updated position (Deadline 1): Although the Design and Access Statement (DAS) (APP-253-257) is a separate DCO control document, the design principles upon which the detailed design would be secured against, have had no input from stakeholders. They are currently not detailed enough and contain ambiguous wording, which does not ensure that a high-quality development can be secured.  Updated position (Deadline 5): No positional change.  Update position (12 August 2024): Concerns regarding the approach to design (that are wider than just the CARE facility, but relevant to the CARE facility), are set out in Rows 2.14.3.2 and 2.14.4.1.	Updated position (April 2024): The Applicant would welcome an updated position or response from WSCC against this SoCG item, or confirmation if this item can be marked as 'agreed' or 'no longer pursuing'.  Noted.  Updated position (April 2024): The Design Principles [REP3-056] have been updated at Deadline 3 in response to LA feedback and ExQ1 DCO.1.57. The Applicant welcomes WSCC's comments on the updated design principles.  Updated position (July 2024): The Applicant has reviewed the comments made on the design principles and the topic of Good Design by the Joint Local Authorities and other Interested Parties and has provided a response at Deadline 7 which sets out how these have been taken into account by GAL – Appendix A: Response on Design Matters [REP7-096]. The Applicant has also updated the Design Principles and the DAS at Deadline 7 in response.	n/a	Under discussion
2.21.1.18	Construction Waste	Construction and demolition activities related to the Project will give rise to large volumes of waste (1.5 million m3 excavation waste, and 620,000m2 of concrete and asphalt), which will require management on-site, at the proposed construction compounds, and off-site. A large proportion of the waste is expected to be inert construction and demolition waste, which is often managed through crushing, screening, and sorting activities that give rise to noise and dust pollution.  Updated position (Deadline 1): Noted.  Updated position (Deadline 5): Concerns around the impacts from construction and demolition activities are covered within other sections of the SoCG, including noise and air quality.  Therefore, this issue is considered to be under discussion and comments will continue to be made in other submissions or other parts of the SoCG as required.	Measures proposed to minimise the impacts from construction activities are set out in the Code of Construction Practice, with measures to manage waste and resources set out in the Outline Construction Resources and Waste Management Plan.  Measures for controlling dust during construction, including activities at the compounds, will be set out in the Dust Management Plan (as secured through the Code of Construction Practice). Best Practicable Measures will implemented to control noise.  Updated position (Deadline 1): WSCC to confirm if 'noted' means this matter is agreed.  Updated position (April 2024): Please can WSCC confirm if this item can be marked as 'agreed' or 'no longer pursuing' as per the request at Deadline 1.	ES Appendix 5.3.2: Code of Construction Practice (REP1-021)  ES Appendix 5.3.2 Code of Construction Practice – Annex 5 – Outline Construction Resources and Waste Management Plan [APP-087]	Under discussion.



2.21.1.19	Temporary Construction	The Airfield Satellite Contractor Compound, Car Park Z Compound, and	Measures for controlling dust during construction, including	ES Appendix 5.3.2:	Under discussion
	Compounds managing waste	Car Park Y Compound are proposed to include crushing activities, which	activities at the compounds, will be set out in the Dust	Code of Construction	
		will give rise to noise and dust, the details of which will be determined post	Management Plan (as secured through the Code of Construction	Practice (REP1-021)	
		consent.	Practice). Best Practicable Measures will implemented to control		
			noise.		
		Updated position (Deadline 1): It is understood that a final DMP cannot			
		yet be provided, but an outline or draft DMP can be prepared. This is still	Updated Position (April 2024): The Draft Construction Dust		
		requested by WSCC.	Management Plan (CDMP) has been shared with local authorities		
			for comment on 26th March, considering the items set out by local		
		Updated position (Deadline 5):	authorities in the SoCG and Local Impact Reports. The Applicant		
		Concerns around the impacts from temporary construction compounds	looks forward to receiving the LAs comments in due course.		
		managing waste are covered within other sections of the SoCG, including			
		noise and air quality.			
		Therefore, this issue is considered to be under discussion and comments			
		will continue to be made in other submissions or other parts of the SoCG			
		as required.			



2.23.2.22. Water Environment

2.23.12.22.1 Table 2.22 sets out the position of both parties in relation to water environment matters.

Table 2.21 Statement of Common Ground – Water Environment Matters

Reference	Matter	Stakeholder Position (as per frozen issue trackers)	Gatwick Airport Limited Position	Signposting	Status
Baseline					
2.22.1.1	Confidence in surface water drainage hydraulic model	It is not clear whether the surface water drainage hydraulic model has used the most up-to-date FEH2022 rainfall data.  Updated position (Deadline 1): FEH2009 and FSR underestimate the storage volumes required for surface water drainage features, which can impact discharge rates and result in increased flood risk to the development site and elsewhere. FEH2022 should be used as the most up-to-date rainfall data prior to detailed design, to ensure that there is enough space in the layout to incorporate the required storage.  Updated position (Deadline 5): FEH2022 data should be considered at this stage of the design, in comparison to the FSR data, to demonstrate that the over provision of attenuation storage will be sufficient to prevent flooding to the site or elsewhere.  Updated position (12 August 2024Deadline 8): In the Applicant's Response to Deadline 4 Submissions [REP5-072], the applicant has provided sufficient justification for not using FEH22 at this stage of the design.	To remain consistent with the Upper Mole Flood Alleviation Model and 2019 Surface Water Model validation, the Applicant has continued to use FEH2009, and consider this is appropriate for the modelling until such time as the Environment Agency Upper Mole model is revalidated or updated.  The preliminary design of the drainage elements of the surface access highways works applied FSR rainfall data to undertake preliminary hydraulic calculations.  This strategy was presented to LLFA drainage specialists on 7th September 2022 and 17th November 2022, and through subsequent technical engagement and design reviews. No objection was raised for using FSR rainfall data.  FEH2022 data will inform the development of the detailed drainage design.  No material change to the overall drainage strategy is envisaged through the adoption of FEH2022.  Updated Position (April 2024):  The FSR data has been used for the preliminary design of attenuation storage, however the storage includes an element of over provision as a risk mitigation, e.g. risk that FEH2022 data will require a higher volume of storage. The magnitude of storage required is not anticipated to increase significantly and there is considered to be sufficient space within the DCO boundary to increase the size of attenuation storage at the detailed design stage, if required  Updated Position (July 2024):  Table 43 in The Applicant's Response to Deadline 4 submissions [REP5-072] clarifies that the hydrology adopted for the assessment of the impact and design of the surface water drainage mitigations is considered to be conservative, effectively over-sizing the volume of storage required, which would be refined during the detailed design phase after the DCO has been granted. The detailed design	ES Appendix 11.9.6 Flood Risk Assessment Annex 3 [APP-149]  ES Appendix 11.9.6: Flood Risk Assessment Version 2 [AS-078]	Under discussion Agree



			would adopt the appropriate hydrology at that point and which has		
			been specified in the Design Principle DDP1 of DAS Appendix 1		
			[REP7-063].		
Assessme	ent Methodology		[		
2.22.2.1	Consideration of drainage hierarchy	The drainage hierarchy must be followed with infiltration to ground considered before other drainage options. If infiltration is considered to be feasible as part of the detailed design, the drainage strategy will require many changes.  Updated position (Deadline 1): Potential contamination from de-icer would preclude the use of infiltration to discharge surface water.	The surface water drainage design for the Project has followed the drainage hierarchy. As stated in Section 6.4.5 of the FRA the clay geology at Gatwick has been assumed to preclude the infiltration of runoff to ground. Additionally, the runoff from the airfield could potentially be contaminated with de-icer and could not be directly infiltrated to ground.  Further ground investigation will be undertaken to inform the detailed design but it is not anticipated to alter the current assumption that infiltration of runoff is not practicable.	ES Appendix 11.9.6 Flood Risk Assessment [APP- 147]	Agreed
2.22.2.2	Assessment Methodology	The West Sussex LLFA Policy for the Management of Surface Water and the West Sussex Culvert Policy are not mentioned in the Flood Risk Assessment (FRA) (APP-147). These must be considered.  Updated position (Deadline 1): These are included in the FRA References.	Relevant local planning policies applicable to flood risk from the West Sussex LLFA Policy for the Management of Surface Water and the West Sussex Culvert Policy are summarised in Table 0.1 (at the end of this document).	ES Appendix 11.9.6 Flood Risk Assessment [APP- 147]	Agreed
2.22.2.3	Assessment Methodology	The surface water drainage hydraulic model includes an allowance for climate change within the pre-development baseline; this is incorrect. Climate change allowances should only be included in the post development scenario to determine the required storage volume and post-development discharge rate.  Updated position (Deadline 1): A climate change allowance of 40% should be used for all calculations, in accordance with a 100-year lifetime for the development (both the surface access works and the airfield works). The increase in impermeable area should be provided for each catchment, as well as for the entire development. This is of particular concern as the proposed development may result in pumping of additional water from the River Mole catchment to the Gatwick Stream catchment, as per the Contaminated Water Pathway (Water Environment Figures, Figure 11.8.1). Where the impermeable area increases for the River Mole catchment, this may result in a higher volume of contaminated water to be pumped to Gatwick Stream catchment for treatment. This should be considered further and evidence should be provided to demonstrate that the Gatwick Stream catchment has sufficient capacity for the additional volume of water without increasing flood risk to the development site or elsewhere.	Attenuation storages required have been sized to limit runoff from the additional net paved area to greenfield runoff rates during the median annual flood (the 1 in 2 year (50% AEP) event) for events up to and including the 100 year event plus climate change (1% AEP+CC) condition. Greenfield runoff rates are estimated, from existing gauged data on the River Mole at Horley and the Gatwick Stream at the Gatwick Link, to be approximately 2.9l/s/ha. Climate change impacts are assumed to increase runoff volumes from surface water drainage systems by 20% in accordance with current climate change guidance for increases in rainfall intensity (central allowance for 2050 and 2070). Using these criteria, the attenuation storage required is estimated to be approximately 850m³ for each net additional hectare of paved area (850m³/ha).  The total increase in impermeable area for the development is 21.86ha, requiring a total attenuation volume of 18,541m³. The development provides 41,355m³ of attenuation storage in total, a betterment of 2.2 times.  To demonstrate the future impact on flooding from the whole site, not just the small percentage increase in impermeable area, we have used the climate change scenarios to demonstrate the	ES Appendix 11.9.6 Flood Risk Assessment [APP- 147]  Updated Position (April 2024): ES Appendix 11.9.6: Flood Risk Assessment Version 2 [AS-078]  Updated Position (July 2024): ES Appendix 11.9.3: Water Quality HEWRAT Assessment Report [REP5-025].	Under discussion Agreed



This issue is related to the increase in impermeable area for each catchment, the issue of climate change allowances has been discussed in 2.22.4.4.

WSCC maintain that there has not been enough information provided in the annex of the Flood Risk Assessment [APP-147] to determine the additional impermeable area for each catchment, the volume of runoff for each catchment and the discharge locations for each catchment. This information should be provided.

#### **Updated position (12 August 2024):**

This information is now included in Deadline 6 Submission - 5.3

Environmental Statement Appendix 11.9.6 Flood Risk Assessment

Version 3 (Clean) [REP6-052].

betterment in flood risk (to the airport) and in volume and peak rate of flow to the environment, to demonstrate the betterment to downstream communities.

#### **Updated Position (April 2024):**

It is considered that a longer design life for the airfield works would not be realistic given it is likely there will be further significant changes to the airport and its operations in that timescale. Assessment of climate change allowances over a longer design life is therefore considered disproportionate as the aviation industry has changed considerably during the past 40 years and this rate of change is anticipated to continue. As the adopted lifetime for the airfield works of 40 years (up to 2069) the airfield surface water drainage design has adopted the Central allowance of + 25% for the 2070s epoch (2061 to 2125) the 1 per cent (1 in 100) AEP event for rainfall intensity in accordance with the EA guidance, as stated in Para 3.7.15 in ES Appendix 11.9.6: Flood Risk Assessment [AS-078]. A 40% climate change allowance has also been tested as a sensitivity test for the airfield surface water drainage (equivalent to a 100-year design life), in order to test the impact of a larger potential change as a result of climate change. Para 7.3.2 in ES Appendix 11.9.6: Flood Risk Assessment [AS-078] indicates that, taking into account the Project mitigation measures, the Project would not adversely impact surface water flood risk or increase surface water flooding elsewhere under a more extreme climate change scenario.

#### **Updated Position (July 2024):**

The proposed impermeable area, volume of runoff and discharge locations for each catchment is provided within Table A1.2 in ES Appendix 11.9.3 Water Quality HEWRAT Assessment Report [REP5-025].

#### **Assessment**

There are no issues relevant to the assessment for this in this Statement of Common Ground.

#### **Mitigation and Compensation**

# 2.22.4.1 New pumping station proposed in the southwest zone, south of the existing runway in the former Pond A

catchment.

The pumping station is proposed, however pumping stations are not preferred as they require failure and emergency procedures.

**Updated position (Deadline 1):** The long-term use of a pumping station would not be carbon or cost effective. If a pump is to be used, consideration of pump failure and emergency procedures should be provided as part of the Flood Risk Assessment and Drainage Strategy. Alternatively, features such as reed beds should be considered to provide

The area being drained to this pump can be contaminated with deicer during cold winter periods. It is not possible to drain this section to the pollution control system and proposed de-icer treatment system as elevation decreases from North to South. Removal of the pump would require an additional very small treatment system discharging to the River Mole south of the runway, serving a very small area. This would not be carbon or cost efficient.

#### ES Appendix 11.9.6 Flood Risk Assessment [APP-147]

discussionAgreed



		to the treatment for the content in the decided with a treatment	Hudatad Basitian (Annil 2004)		
		water treatment for the contaminated water earlier in the treatment	Updated Position (April 2024):		
		process, to remove the need for a pumping station.	No update to position.		
		Updated position (Deadline 5):	Updated Position (July 2024):		
		Pump failure and emergency procedures should be provided at this stage	In Table 43 of The Applicant's Response to Deadline 4 Submissions		
			[REP5-072], the Applicant has noted the following:		
		to ensure that the residual risk of flooding is appropriately managed in accordance with NPPF and PPG. It must be demonstrated that a failure of	[KEF5-072], the Applicant has noted the following.		
		24 hours does not increase flood risk within the DCO Order Limits or	The consequences of asset failure including emergency response		
		elsewhere. The water must not leave the DCO Order Limits uncontrolled	would be considered as part of the development of the detailed		
		and unrestricted during the design storm and the site within the DCO	design for the pumping station following the DCO.		
		Order Limits must still be safe and suitably mitigated.	assign or the parrieting extreme states and the states are states as a state of the states are states as a state of the state of the states are states as a state of the state		
		and the second s	The pumping station will have its own operation and maintenance		
		Updated position (12 August 2024):	manual that would set out emergency response procedures and/or		
		In The Applicant's Response to Deadline 4 Submissions [REP5-072], the	direct the response to existing documents such as those referred to		
		applicant has provided sufficient pump failure and emergency procedures.	in the Flood Resilience Statement. This would include consideration		
		WSCC recommends that the pumping station has its own operation and	of prolonged outage, although given the pumping station would		
		maintenance manual that will set out emergency response procedures.	contribute to the drainage of the western end of the runways it is		
		This should be provided at detailed design stage.	considered unlikely it would be inoperable for 24 hours. GAL		
			already operates a number of pumping stations and is very familiar		
			with their maintenance and emergency response should they fail.		
			GAL's pumping stations are continually monitored (24/7) through its		
			SCADA system by its Engineering Operations Managers. There is		
			also the engineering team located on site to respond to faults.		
			Response time for this location would be within the hour subject to		
			prevailing priorities. The pumping station has been designed for a		
			1% (1 in 100) AEP event plus the appropriate allowance for climate		
			change of +25%. The pumping station (along with the surface water		
			drainage system as a whole) has been tested with a 1% (1 in 100)		
			+40% storm event as a sensitivity test beyond its design standard to		
			determine the consequences of more extreme impacts due to		
			climate change. The flood mapping that would result is reported in		
			FRA Figures 5.3.3 and 5.3.4 [REP6-052]. These indicate that		
			surface water flow paths would not leave the airport.		
2.22.4.2	Drainage layout.	The drainage strategy proposes to use underground attenuation features.	With respect to the airside drainage, all of the additional attenuation	Figure 10.1.6 to	Agreed
		Other source control SuDS features should be used to discharge water to	features are required to be below ground for bird strike safety, de-	10.1.11 of <b>ES</b>	
		the underground features.	lethalisation and land availability reasons. Additionally, the runoff	Appendix 11.9.6	
			can be contaminated with de-icer, therefore filtration to ground is	Flood Risk	
		Updated position (Deadline 1): Alternative SuDS features should be	not acceptable, as agreed through liaison with the Environment	Assessment -	
		considered prior to detailed design, to ensure that there is enough space	Agency.	Annex 2 [APP-148]	
		in the layout to incorporate the required storage. As above, reed beds	CuDO feetures have been been a feet of the little	D=4 D00 (D500	
		should be considered to provide water treatment for the contaminated	SuDS features have been proposed as a part of the highways	Draft DCO (REP3-	
		water earlier in the treatment process, to remove the need for a pumping	drainage design - Drainage Plans have been provided in ES	006)	
		station.	Appendix 11.9.6 - Annex 2 - Figure 10.1.6 to 10.1.11.		
			Requirements 10 and 11 of the draft DCO state that approval will be		



		Updated position (Deadline 5):	required from the lead local flood authority and highways authority		
		WSCC consider that source control SuDS features have been considered	respectively to the drainage detailed designs before construction		
		where feasible at this stage of the design and would welcome further	may commence. In addition these requirements state that the		
		enhancements to be considered at detailed design.	designs must be in accordance with the design principles in		
			Appendix A1 of the Design and Access Statement.		
			Further consideration to SuDS will be given at detailed design stage		
			after DCO is granted e.g. grassed surface water channels at edge		
			of the carriageway.		
			Updated Position (April 2024):		
			Open drainage attenuation have been proposed where practical,		
			such as basins, ponds and swales. Due to the surrounding site		
			constraints, oversized pipes have been proposed for some drainage		
			systems. This approach is documented in the technical design		
			report and has been discussed in technical engagement with		
			LLFAs, the technical design report has be reviewed and comments		
			received/addressed (see response for comment 2.22.4.1). The		
			design was developed in consultation with LLFAs.		
			Further enhancement opportunities can be considered at the		
			detailed design stage after the DCO is granted (e.g. carriageway		
			edge grassed surface water channels) in collaboration with the		
			landscape and Gatwick's safeguarding team (e.g. vegetative		
			plantation around the swales and basin/ponds and other form of		
			measures given in DMRB and CIRIA SuDS manual). Drainage		
			details must be approved pursuant to DCO Requirements 10 and		
			11.		
2.22.4.3	Mitigation, Compensation and	The FRA details that surface water drainage runoff from new areas of	The design of attenuation ponds / basins has been carried out for	Figure 10.1.6 to	Under
	Enhancement	highway would be restricted to pre-development rates and where possible,	1% AEP with 40% climate change greenfield runoff rates where	10.1.1 of <b>ES</b>	discussion Agreed
		greenfield runoff rates. The Applicant has only provided the pre-	achievable. This includes Catchment 2 (Q1 greenfield runoff rate -	Appendix 11.9.6	
		development and post-development runoff rates for each catchment. The	11.9 l/s) and Catchment 5 (Q1 greenfield runoff rate – 9.5 l/s) within	Flood Risk	
		greenfield runoff rates and volumes should also be provided up to the 1%	WSCC boundary. Attenuation volumes for these catchments can be	Assessment -	
		annual exceedance probability (AEP) event plus climate change to	found on the Drainage Plans which have been provided in ES	Annex 2 [APP-148]	
		demonstrate for which catchments, the post-development runoff rates and	Appendix 11.9.6 - Annex 2 - Figure 10.1.6 to 10.1.11.		
		volumes will be reduced to greenfield. Where it is not possible to reduce			
		runoff rates and volumes to greenfield, further evidence should be	Justification has also been presented where the greenfield runoff		
		provided.	rates have not been achieved through technical engagement with		
			LLFA drainage specialist on 7 September 2022 and 17 November		
		Updated position (Deadline 1): Greenfield runoff rates should be	2022, and through subsequent technical engagement and design		
		provided for all catchments for QBAR. Post-development runoff rates	reviews.		
		should be limited to QBAR greenfield rates where possible, rather than the			
		1% AEP greenfield runoff rate as detailed in Appendix 11.9.6 Flood Risk	Updated Position (April 2024):		
		Assessment - Annex 2. Further justification should be provided as to why	Post-development runoff rates are proposed to be limited to the 1-		
		limiting to greenfield rates is not possible.	year greenfield runoff rates for storm event up to 100-year + climate		
			change where possible. This is based on WSCC preferred option		



		T			
		Updated position (Deadline 5):	for brownfield redevelopment sites (refer to "West Sussex LLFA		
		Appendix 11.9.6 Flood Risk Assessment - Annex 2 states that post-	Policy for the Management of Surface Water" clause 5.4.4). This		
		development runoff rates will be limited to the 1% AEP greenfield rate	approach addresses the long-term storage requirement.		
		where possible, rather than QBAR greenfield runoff rates. WSCC seek	Where this was not possible, justification have been provided during		
		clarification of the QBAR greenfield runoff rates for each catchment and	technical engagement with LLFA and technical report issued for		
		the proposed post-development runoff rates for each catchment.	comments (see response for comment 2.22.4.1).		
			Updated Position (July 2024):		
		Updated position (12 August 2024):	The paragraph A2.21 in Annex 2 of Appendix 11.9.6 [REP7-054]		
		The Applicant has provided the greenfield runoff rates to demonstrate for	has been amended at Deadline 7 for clarity to state 'the runoff rates		
		which catchments the post-development runoff rates and volumes will be	from development are proposed to be limited to the 1 in 1-year (Q1)		
		reduced to greenfield in The Applicant's Response to Deadline 6	greenfield rate (i.e. 100% AEP greenfield runoff rate) for storm		
		Submissions [REP7-095].	events of up to 1 in 100 (1% AEP) plus 40% CC as per WSCC		
		<u></u>	guidance (WSCC LLFA policy for the management of Surface		
			Water' clause 5.4.4) for the catchments within the WSCC boundary		
			where practicable. It is noted that the Q1 (100% AEP) greenfield		
			runoff rate (4.52 l/s/ha) is lower than the Qbar,2.3 (43.5% AEP)		
			greenfield runoff rates (5.32 l/s/ha).		
			greenileid fundit fales (3.32 l/s/fla).		
			Where this was not practicable, justification has been provided		
			Where this was not practicable, justification has been provided		
0.00.4.4	Millionia	The effect of the leavest to the last of t	during technical engagement with the LLFAs.	FO A	III. I
2.22.4.4	Mitigation, Compensation and	The surface water drainage hydraulic model has been designed for the	The incorporation of the predicted impact of climate change is	ES Appendix	<del>Under</del>
	Enhancement	1% AEP event plus a 25% allowance for climate change, with a 40%	addressed in Section 3.7 of the FRA.	11.9.6: Flood Risk	discussionNot
		allowance for exceedance. According to the Environment Agency	The adopted lifetime of the surface access works is 100 years (up	Assessment [APP-	Agreed
		guidance (Flood risk assessment: climate change allowances (2022), the	to 2132), The highways drainage design has been based	<u>147</u> ]	
		drainage system should be designed for the 1% AEP event plus a 40%	on the Upper End allowance: a 1 per cent (1 in 100) AEP event,		
		allowance for climate change if the lifetime of the development is 2100 or	+40% climate change allowance for rainfall intensity, as per Flood		
		beyond. The Applicant should therefore design to the 1% AEP event plus	risk assessments: climate change allowances guidance	Updated Position	
		a 40% allowance for climate change or provide justification for the lifetime	(Environment Agency, 2022a) as stated in Para 3.7.14 in the FRA.	(April 2024):	
		of the development.		ES Appendix	
			The adopted lifetime for the airfield works of 40 years (up to 2069),	11.9.6: Flood Risk	
		Updated position (Deadline 1): A climate change allowance of 40%	therefore the airfield surface water drainage design has adopted the	Assessment	
		should be used for all calculations, in accordance with a 100-year lifetime	Central allowance of + 25% for the 2070s epoch (2061 to 2125) the	Version 2 [AS-078]	
		for the development (both the surface access works and the airfield	1 per cent (1 in 100) AEP event for rainfall intensity in accordance		
		works).	with the same EA guidance, as stated in Para 3.7.15 in the FRA.		
		Updated position (Deadline 5):	Section 3.7.6 of the FRA explains why a variable design lifetime has		
		There is existing airport infrastructure, which is either 40 years or older	been adopted by the Project.		
		and still in use, which demonstrates that the proposed airfield works may			
			Updated Position (April 2024):		
		also be in place for longer than 40 years. As such, WSCC considers that a	It is considered that a longer design life for the airfield works would		
		lifetime of at least 75 years should be used and an increased climate	not be realistic given it is likely there will be further significant		
		change allowance of 40%. During ISH 7, the Applicant acknowledged that	changes to the airport and its operations in that timescale.		
		some individual elements within the airfield works may have a lifetime	Assessment of climate change allowances over a longer design life		
		longer than 40 years, therefore WSCC consider that a more extensive	is therefore considered disproportionate as the aviation industry has		
		lifetime is used in the assessment. Additionally, the fluvial mitigation	changed considerably during the past 40 years and this rate of		
		strategy has been designed for both the airfield works and surface access	Sharigod considerably during the past to years and this rate of		





works, with a lifetime of 100 years. Therefore, WSCC consider that a similar approach should be used for surface water mitigation.

Although the Applicant has provided a sensitivity test, including using an allowance of 40%, this does not address our concerns because the exact locations of flooding cannot be verified as the finished ground levels are due to be resolved at detailed design, as per the Flood Risk Assessment paragraph 7.3.14 [APP-147]. Until the ground levels are provided, WSCC cannot be satisfied that flood risk will not increase elsewhere and that using a climate change allowance of 25% will not underestimate flood risk.

#### Updated position (12 August 2024):

As per WSCC's previous comments at Deadline 5.

change is anticipated to continue. As the adopted lifetime for the airfield works of 40 years (up to 2069) the airfield surface water drainage design has adopted the Central allowance of + 25% for the 2070s epoch (2061 to 2125) the 1 per cent (1 in 100) AEP event for rainfall intensity in accordance with the EA guidance, as stated in Para 3.7.15 in ES Appendix 11.9.6: Flood Risk Assessment [AS-078]. A 40% climate change allowance has also been tested as a sensitivity test for the airfield surface water drainage (equivalent to a 100-year design life), in order to test the impact of a larger potential change as a result of climate change. Para 7.3.2 in ES Appendix 11.9.6: Flood Risk Assessment [AS-078] indicates that, taking into account the Project mitigation measures, the Project would not adversely impact surface water flood risk or increase surface water flooding elsewhere under a more extreme climate change scenario.

#### **Updated Position (July 2024):**

The Applicant submitted an updated FRA at Deadline 6 [REP6-052], the executive summary of which clarifies Gatwick's position on adopted design life and consideration of climate change for the airfield and surface access elements.

Other

There are no other issues relevant to this topic in this Statement of Common Ground



## 3 Signatures

#### 3.1.1 The above SoCG is agreed between the following:

Duly authorised for and on behalf of Gatwick Airport Limited, The Applicant	Name	Jonathan Deegan
	Job Title	Planning & Environment Lead
	Date	<u>21/08/2024</u>
	Signature	
Duly authorised for and on behalf of West Sussex County Council	Name	Matt Davey
	Job Title	Assistant Director (Highways, Transpound Planning)
	<b>5</b> .	
	Date	21 August 2024
	Date Signature	21 August 2024
	I	21 August 2024



### Appendix 1: Record of Engagement Undertaken

# Appendix 1: Record of Engagement Undertaken with Local Authorities

Date	Form of Correspondence	Details
13 February 2019	In-Person Meeting	TWG on DCO Application
7 March 2019	In-Person Meeting	NRP update given to Gatwick Officers Group
8 May 2019	In-Person Meeting	TWG on NRP update
5 June 2019	In-Person Meeting	NRP update given to Gatwick Officers Group
20 August 2019	In-Person Meeting	TWG on Land Environment
21 August 2019	In-Person Meeting	TWG on Surface Access and Transport
28 August 2019	In-Person Meeting	TWG on Air Quality, Carbon and Climate Change, and Major Accidents and Disasters
28 August 2019	In-Person Meeting	TWG on Economics and Employment
29 August 2019	In-Person Meeting	TWG Meeting on Noise
3 September 2019	In-Person Meeting	Technical Officers Group Meeting
18 September 2019	In-Person Meeting	Health Stakeholder meeting
26 September 2019	In-Person Meeting	TWG on MAAD
27 November 2019	In-Person Meeting	TWG on Consultation Update
27 January 2020	In-Person Meeting	TWG Air Quality, Carbon and Climate Change and MAAD
30 January 2020	In-Person Meeting	TWG Economics and Employment
3 February 2020	In-Person Meeting	TWG on Land Based Topics
4 February 2020	In-Person Meeting	TWG on Surface Access
5 February 2020	In-Person Meeting	TWG on Noise
6 February 2020	In-Person Meeting	TWG on Water Environment
26 February 2020	In-Person Meeting	TWG on Consultation Update
27 July 2021	Virtual Meeting – MS Teams	TWG on Surface Access
29 July 2021	Virtual Meeting – MS Teams	TWG Landscape, Visual and Land and Water Environment
3 August 2021	Virtual Meeting – MS Teams	TWG on Economy, Employment, Housing and Health
4 August 2021	Virtual Meeting – MS Teams	TWG on Health and Wellbeing
5 August 2021	Virtual Meeting – MS Teams	TWG on Land Use and Recreation, Geology, Heritage, and Ecology
12 August 2021	Virtual Meeting – MS Teams	TWG on Air Quality, Carbon and Climate Change, and MAAD
16 March 2022	Virtual Meeting – MS Teams	TWG on Post Consultation Update
4 May 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Noise
10 May 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Land and Water Environment
11 May 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality



Virtual Meeting – MS Teams (Recorded)	TWG on Planning (Mitigation update and Design)
Virtual Meeting – MS Teams (Recorded)	TWG on Econ & Soc-Econ
Virtual Meeting – MS Teams (Recorded)	TWG on Transport
Virtual Meeting – MS Teams (Recorded)	TWG on Planning (Forecasting & Capacity)
Virtual Meeting – MS Teams (Recorded)	TWG on Noise
Virtual Meeting – MS Teams (Recorded)	TWG on Land and Water Environment
Virtual Meeting – MS Teams (Recorded)	TWG on Econ & Soc-Econ
Virtual Meeting – MS Teams (Recorded)	TWG on Transport
Virtual Meeting – MS Teams (Recorded)	TWG on Health & MAAD
Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
Virtual Meeting – MS Teams (Recorded)	TWG on Noise
Virtual Meeting – MS Teams (Recorded)	TWG on Land & Water Environment
Virtual Meeting – MS Teams (Recorded)	TWG on Planning (Mitigation Update and Design)
Virtual Meeting – MS Teams (Recorded)	TWG on Econ & Soc-Econ
Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
Virtual Meeting – MS Teams (Recorded)	TWG on Transport
Virtual Meeting – MS Teams (Recorded)	TWG on Health & MAAD
Virtual Meeting – MS Teams (Recorded)	TWG on Planning B (Forecast & Capacity)
Virtual Meeting – MS Teams (Recorded)	TWG on Planning B (Forecast & Capacity)
Virtual Meeting – MS Teams (Recorded)	TWG on Land & Water Environment
Virtual Meeting – MS Teams (Recorded)	TWG on Transport
Virtual Meeting – MS Teams (Recorded)	TWG on Econ/Soc-Econ
(Recorded)	TWG on Carbon & Climate Change
(Recorded)	TWG on Health
Virtual Meeting – MS Teams	TWG on Noise
(Recorded)	
Virtual Meeting – MS Teams (Recorded)	TWG on Planning A (Mitigation Update & Design)
Virtual Meeting – MS Teams (Recorded) Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
Virtual Meeting – MS Teams (Recorded) Virtual Meeting – MS Teams (Recorded) Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality TWG on Land & Water
Virtual Meeting – MS Teams (Recorded)  Virtual Meeting – MS Teams (Recorded)  Virtual Meeting – MS Teams (Recorded)  Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
Virtual Meeting – MS Teams (Recorded) Virtual Meeting – MS Teams (Recorded) Virtual Meeting – MS Teams (Recorded) Virtual Meeting – MS Teams	TWG on Air Quality TWG on Land & Water
	(Recorded)  Virtual Meeting – MS Teams (Recorded)



8 November 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Health
8 November 2022	Virtual Meeting – MS Teams (Recorded)	Biodiversity Sub-Group Meeting
10 November 2022	Virtual Meeting – MS Teams	Minerals Scoping meeting with WSCC/SCC
18 November 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Econ/Soc-Econ (mop up session)
23 November 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Planning A (Mitigation Update & Design)
24 November 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Planning B (Forecast & Capacity)
29 November 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Noise
30 November 2022	Virtual Meeting – MS Teams (Recorded)	LLFA/GAL meeting on FRA and River Mole culvert
2 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Land & Water
5 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Transport
6 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
8 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Carbon & Climate Change
12 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Major Accidents & Disasters
14 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Noise (Noise Envelope)
14 December 2022	Virtual Meeting – MS Teams (Recorded)	Biodiversity Sub-Group Meeting
14 December 2022	Virtual Meeting – MS Teams (Recorded)	TWG on Econ/Soc-Econ
4 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Noise
10 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Land & Water
16 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
17 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Planning (Mitigation Update and Design)
18 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Carbon
19 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Health and MAAD
31 January 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Transport
8 February 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Noise
9 February 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Land & Water
7 March 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Planning B (Forecast and Capacity)
13 March 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Air-Quality
14 March 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Planning B (Forecast and Capacity)
10 November 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Transport (Highways)
11 December 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Greenhouse Gases
12 December 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Employment Skills & Business Strategy



13 December 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
15 December 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Transport (Post-COVID Modelling)
20 December 2023	Virtual Meeting – MS Teams (Recorded)	TWG on Noise
9 February 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Ops and Capacity
15 February 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Catalytic Impacts Assessment
15 February 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Needs and Forecasting
25 March	Virtual Meeting – MS Teams (Recorded)	TWG on ESBS
8 April 2024	In Person Meeting	ESBS Strategy Workshop
15 April 2024	In Person Site Visit	York Aviation (on behalf of JLAs) NRP visit to the Old Control Tower simulator
22 April 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality
29 April 2024	Virtual Meeting – MS Teams	s106 Community Fund
29 April 2024	Virtual Meeting – MS Teams	s106 Surface Access
9 May 2024	Virtual Meeting – MS Teams	Transport Modelling
10 May 2024	(Recorded) Virtual Meeting – MS Teams	GAL/Surrey CC s106 Biodiversity
10 May 2024	<u>Virtual Meeting – MS Teams</u>	s106 Noise
10 May 2024	Virtual Meeting – MS Teams	s106 Air Quality
10 May 2024	Virtual Meeting – MS Teams (Recorded)	Transport Modelling GAL/WSCC
14 May 2024	Virtual Meeting – MS Teams (Recorded)	Landscape Visuals
15 May 2024	Virtual Meeting – MS Teams (Recorded)	Transport Modelling GAL/SCC
30 May 2024	In-Person Meeting	Draft ESBS Implementation Plan Workshop
31 May 2024	Virtual Meeting – MS Teams (Recorded)	TWG Historic Environment WSCC
7 <sup>th</sup> June 2024	<u>Virtual Meeting – MS Teams</u> (Recorded)	Ordinary watercourses with WSCC, SCC and GAL
11 <sup>th</sup> June 2024	Virtual Meeting – MS Teams (Recorded)	PROW and active travel
14 <sup>th</sup> June 2024	Virtual Meeting – MS Teams	Catalytic Impacts Assessment with York Aviation/GAL
24 <sup>th</sup> June 2024	Virtual Meeting – MS Teams (Recorded)	Lane Rental and Permit Scheme
28 <sup>th</sup> June 2024	Virtual Meeting – MS Teams (Recorded)	Capacity meeting with York Aviation/GAL
2 <sup>nd</sup> July 2024	Virtual Meeting – MS Teams (Recorded)	Community Fund with Community Foundations
2 <sup>nd</sup> July 2024	Virtual Meeting – MS Teams (Recorded)	Design Principles
5 <sup>th</sup> July 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Air Quality



11 <sup>th</sup> July 2024	Virtual Meeting – MS Teams (Recorded)	ESBS Stakeholder Workshop 3
9 <sup>th</sup> July 2024	<u>Virtual Meeting – MS Teams</u> ( <u>Recorded</u> )	Update on Brook Farm active travel proposals
12 <sup>th</sup> July 2024	<u>Virtual Meeting – MS Teams</u> ( <u>Recorded</u> )	WIZAD SID discussion with York Aviation, David Monk and GAL
18 <sup>th</sup> July 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Noise with EHOS from JLAs
24 <sup>th</sup> July 2024	<u>Virtual Meeting – MS Teams</u> (Recorded)	Transport meeting with SCC and GAL
25 <sup>th</sup> July 2024	<u>Virtual Meeting – MS Teams</u> ( <u>Recorded</u> )	Transport meeting with WSCC and GAL
6 <sup>th</sup> August 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Socio-economics
8 <sup>th</sup> August 2024	Virtual Meeting – MS Teams (Recorded)	TWG on Socio-economics (wash up session on asylum seekers)