

# Gatwick Airport Northern Runway Project

Statement of Comon Ground Between Gatwick Airport Limited and National Highways – 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 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 relates to matters between the Applicant and National Highways. Where matters would require the involvement of other third parties in order to come to an agreement, these dependencies are noted.
- 1.1.6 Matters raised in this document which have been agreed between the Applicant and National Highways have been shaded green. Matters where agreement has not yet been reached are shaded white.
- 1.1.7 Proactive engagement between the parties across the breadth of matters, including design, modelling, and environmental impacts, is ongoing. Therefore, the SoCG is an evolving document and the detailed wording within it is still being discussed in detail between the parties. Iterations are intended to be submitted at future examination deadlines; and both parties reserve the right to supplement the matters identified as discussions progress, to ensure it is comprehensive and up to date. However, both parties believe it is possible that the matters that have been outlined in this SoCG are resolvable during the confines of the examination process.



- 1.1.8 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.



#### **Current Position** 2

#### 1.2. Agricultural Land Use and Recreation

1.2.1 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	Gatwick Airport Limited Position	Signposting	Status
Baseline	•	·	•	•	•
There are no	issues relating to the baseline	for this topic within this Statement of Common Ground.			
Assessment	Methodology				
There are no	issues relating to the assessm	ent methodology for this topic within this Statement of Common Ground.			
Assessment					
2.1.3.1	Environmental Statement Chapter 19: Agricultural Land Use and Recreation Paragraph 19.4.1 and Table 19.13.1	<ul> <li>Relevant Representation (Oct 23):</li> <li>The Applicant notes that the assessment has considered DMRB LA109, Geology and Soils, amongst other guidance documents. However, in Table 19.13.1 a moderate adverse effect has been determined for agricultural land quality (temporary medium term and permanent term) but has nevertheless been considered by the Applicant as 'not significant' since Best and Most Versatile (BMV) land is not affected.</li> <li>National Highways is concerned that the level of justification provided by the Applicant, in accordance with DMRB LA109, is insufficient in order to enable National Highways to make a judgement on whether this effect is significant or not significant. The Applicant will need to provide further justification to demonstrate to National Highways, why this moderate impact is not considered a significant effect.</li> <li>Updated position (Deadline 1):</li> <li>The position of the Applicant is noted in that no 'best and most versatile' (NPPF, 2023) (ALC Grades 1, 2, 3a) will be impacted. The Applicant's response satisfies the query.</li> </ul>	For this assessment, there would be some loss of agricultural land required temporarily and permanently for the Project. These are moderate adverse effects, however, they are not considered to be significant in EIA terms, as no best and most versatile land resource (Grades 1, 2 or 3a land) is affected as defined in the National Planning Policy Framework 2023 provided in Paragraph 19.2.5 of Chapter 19 of the ES: Agricultural Land Use and Recreation.	ES Chapter 19: Agricultural Land Use and Recreation [APP-044]	Agreed Agreement reached at Deadline 1
-	d Compensation				
	issues relating to the mitigatior	and compensation for this topic within this Statement of Common Ground.			
Other					
There are no	other issues relating to this top	ic within this Statement of Common Ground.			



### 1.3. Air Quality

1.3.1 **Table 2.2** 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	Gatwick Airport Limited Position	Signposting	Status
Baseline		1			
There are no i	issues relating to the baseline f	or this topic within this Statement of Common Ground.			
Assessment	Methodology				
		<ul> <li>Relevant Representation (Oct 23):National Highways notes a dispersion site roughness of 0.2m has been used in the air quality dispersion modelling, however there is a limitation associated with this method choice. Sensitive receptor locations associated with National Highways' network may not be suited to a roughness factor of only 0.2 and therefore turbulence on the SRN may be underestimated.</li> <li>National Highways requests that the Applicant justify the use of the 0.2m site roughness factor and how this can be considered for the SRN as a reasonable worst case for assessing any impacts to air quality.</li> <li>Updated position (Deadline 1):</li> <li>Can evidence please be provided that such an approach was agreed with National Highways? According to CERC, the publishers of the software used to model the dispersion of emissions, a surface roughness value of 0.2m can be used to represent agricultural areas. Whilst this is a reasonable assumption for open rural areas, it is not so for any urban areas or wooded areas, where a surface roughness of 0.5m to 1m would be more appropriate, or any large urban areas where a surface roughness of 1.5m would be more appropriate. From review of the air quality figures, it is clear that the model includes receptors located in areas characterised as urban, wooded and large urban. At receptors within these locations, the use of the 0.2m surface roughness in the model is likely to underpredict the contribution of emissions to pollutant concentrations. This would likely have repercussions on the model verification and potentially the total pollutant concentrations and impacts reported.</li> <li>Updated position (Deadline 5):</li> <li>National Highways submitted the following in response to the Applicant's submissions at Deadline 3 in its deadline 4 submission [REP4-079].</li> <li>The Applicant states that it is difficult to draw exact comparisons between projects [on surface roughness] due to differences in the environment and model set up.</li></ul>	Consultation has been undertaken with stakeholders to agree the methodology as set out in the ES Appendix 13.4.1. The dispersion site roughness of 0.2 m is consistent with previous modelling assessments at Gatwick airport in 2005/6, 2010 and 2015 and is considered suitable for the assessment. <b>Updated position (April 2024):</b> The Applicant has provided a response to the query about using a 0.2m surface roughness value at AQ.1.21 of <b>The Applicant's</b> <b>Response to the Examining Authority's Written Questions</b> ( <b>ExQ1) – Air Quality</b> [REP3-083] submitted at Deadline 3. <b>Updated position (July 2024):</b> The Applicant has discussed the matter with the National Highways air quality team and it is understood the item can be closed out as not requiring further discussion. It has been agreed the surface roughness information provided in responses demonstrates there is no material impact on the air quality conclusions.	ES Appendix 13.4.1: Air Quality Assessment Methodology [APP- 158] The Applicant's Response to the Examining Authority's Written Questions (ExQ1) – Air Quality [REP3- 083]	Agreed Agreement reached at Deadline 9

		National Highways that due to the difficulty in comparisons stated by the			
		Applicant, the influence of using a higher surface roughness value should			
		be confirmed by a sensitivity test, noting that the influence of surface			
		roughness on individual receptors is also dependent on the distance and			
		orientation of receptors to the modelled road source. The assumption that			
		a higher SR value equates to a lower concentration is not guaranteed.			
		The Applicant also refers to previous emissions inventories and studies			
		undertaken for the Airport as justification of the surface roughness value			
		used, including to note "an approximate representative value of roughness			
		length for modelling the dispersion of sources on, or close to the airport is			
		expected to lie in the range 0.2 m to 0.5m". National Highways notes that			
		the study area reported extends well beyond sources on, or close to, the			
		airport. The Applicant refers to air quality assessments undertaken for			
		National Highways schemes and states that those assessments used a			
		single surface roughness value to represent their entire model domain.			
		National Highways acknowledges that is the case, however National			
		Highways position is that the Applicant's proposals are suitably diverse			
		that a range of surface roughness values should be considered to reflect			
		the different environments that cover the proposed order limits in order to			
		ensure that the Air Quality dispersion modelling is proportionate.			
		Updated position (Deadline 9):			
		Following further discussions with the Applicant, both parties have agreed			
		that this matter is now agreed for the purposes of the Development			
		Consent Order Examination, with no amendment to the surface roughness			
		not significantly altering the outcomes of the assessment. National			
		Highways will continue to work with the Applicant as the design			
		progresses through Detailed Design to ensure that Air Quality matters			
		continue to align with National Highways requirements.			
2.2.2.2	Environmental Statement	Relevant Representation (Oct 23):	It is noted that the Project is not a National Highways scheme, so	ES Appendix 13.4.1:	Agreed
	Appendix 13.4.1 Air Quality	The Defra Emissions Factors Toolkit (EFT) has been used to derive	the use of the DMRB LA 105 guidance is not applicable. The same	Air Quality	
	Assessment Methodology	emission factors. DMRB LA 105 guidance does not appear to have been	point applies to the use of the recommended gap analysis tool for	Assessment	Agreement
	Deregraph 0.40.7 to	referenced by the Applicant nor the use of the recommended gap analysis	long term trends emission calculation. Details of the use of the	Methodology [ <u>APP-</u>	reached at
	Paragraph 3.10.7 to 3.10.13	tool for long term trends emission calculation.	Defra Emissions Factors Toolkit (EFT) in the Air Quality Appendix,	<u>158]</u>	Deadline 9
	5.10.15	National Highways requests that the Applicant provides evidence that	including reasoning for why the use of the EFT is appropriate.	ES Appendix 13.9.2:	
		local monitoring data has been assessed to confirm that the direction	Sensitivity of emissions including a quantitative assessment of the	Air Quality	
		taken to adopt the approach to future rates of improvement in air quality is	of the DfT Transport Decarbonisation Plan (TDP) is included in the		
				Sensitivity Tests [APP-168]	
		appropriate. This will enable National Highways specialists to consider	Air Quality Appendix 13.9.2.		
		any additional information provided.	Updated position (April 2024):	Appendix F of the	
		Undeted position (Deadline 1):	Concerns regarding emissions uncertainty and how the ES has	Supporting Air	
		Updated position (Deadline 1): The use in provious modelling is not sufficient justification. The Applicant's	accounted for this is addressed in <b>Appendix F</b> of the <b>Supporting</b>	Quality Technical	
		The use in previous modelling is not sufficient justification. The Applicant's response points out that the Project is not a National Highways scheme.	Air Quality Technical Notes to the SoCGs [REP1-050] submitted	quality recimical	
		response points out that the Project is not a National Highways scheme.			



Whilst this is the case, there is an argument that because the Project has at Deadline 1. The technical note includes a sensitivity test which such an impact on the Strategic Road Network, that use of guidance assumes no improvements in emissions beyond 2030. The designed for the assessment of air quality impacts on the Strategic Road assessment shows that there would be no changes to conclusion Network is an appropriate tool for use. It is noted that no sensitivity test as set out in the ES. has been applied to NOX emissions, beyond a comparison with the policy for decarbonisation. Some additional consideration of less optimistic NOX Updated position (July 2024): vehicle emission factors would have been beneficial. The Applicant has discussed the matter with the National Highwa air quality team and it is understood the item can be closed out a Updated position (Deadline 5): not requiring further discussion. It has been agreed the informati National Highways outlined its latest position in its comments to provided in responses demonstrates there is no material impact responses to the Examining Authorities written questions [REP4-079] the air quality conclusions. which outlined that the Applicant's response to question AQ.1.8 does not specifically refer to, nor justify, not implementing the DMRB LA105 methodology (i.e. use of the National Highways tools associated with the LA105 method, including the National Highways specific emissions tool). The Applicant refers to the Defra Emissions Factors Toolkit (EFT) that they have used in the ES (v11) and a sensitivity test undertaken using EFT v12, as reported in Appendix F of Supporting Air Quality Technical Notes to Statements of Common Ground (SoCG) [REP1-050]. The Applicant does not refer to another sensitivity test reported in Appendix F of Supporting Air Quality Technical Notes to SoCG [REP1-050], which was more relevant to National Highways' relevant representation - the use of a more precautionary assumption of vehicle emissions factors. With reference to Appendix F of Supporting Air Quality Technical Notes to SoCG [REP1-050], the Applicant does not appear to have provided the evidence requested, to demonstrate that local monitoring data has been assessed to confirm that the direction taken to adopt the approach to future rates of improvement in air quality, is appropriate. Updated position (Deadline 9): Following further discussions with the Applicant, both parties have agreed that this matter is now agreed for the purposes of the Development Consent Order Examination. National Highways will continue to work with the Applicant as the design progresses through Detailed Design to ensure that Air Quality matters continue to align with National Highways requirements. 2.2.2.3 **Environmental Statement Relevant Representation (Oct 23):** DMRB LA 105 guidance is not applicable for the Project, given the Appendix 13.4.1 Air Quality National Highways notes that speed data in kph is understood to have it is not a National Highways scheme. The assessment has follow Assessment Methodology been used, as opposed to the speed banding approach required by the industry best practice methods as agreed with the local authoritie DMRB LA 105, Air Quality. National Highways requests that the Applicant Section 13.10 of the air quality assessment methodology details Paragraph 3.10.11 justifies this approach. There are likely to be occasions and locations where congestion occurs speed data used for the assessment. Highway peak hours were during construction and therefore elevated pollutant concentrations. used for four specific time periods to reflect congestion on the road network. Speeds at junctions and roundabouts were modelled at reduced speed to reflect queuing and congestion.

h	Notes to the SoCGs	
	[ <u>REP1-050]</u>	
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hat	ES Appendix 13.4.1:	Agreed
wed	Air Quality	
es.	Assessment	Agreement
	Methodology [APP-	reached at
	<u>158]</u>	Deadline 9
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The Applicant is requested to provide evidence to ensure that this has been considered as part of the air quality assessment. Updated position (July 2024): The Applicant has discussed the matter with the National Highwa Updated position (Deadline 1): air quality team and it is understood the item can be closed out as LA105 is not merely for National Highways' schemes, but is used on a not requiring further discussion. It has been agreed the informatio cross-sectoral basis, and is produced following engagement with statutory provided in responses demonstrates there is no material impact of environmental bodies. The Applicant's response to this point is noted. The the air quality conclusions. confirmation provided by the applicant that reduced speeds for congestion have been included in the assessment is appreciated. Updated position (Deadline 5): The repercussions of not using DMRB LA 105 methodology is summarised as follows: Gap Analysis: KA 105 required a gap analysis of predicted annual mean NO2 concentrations. This is to ensure that modelled roadside NO2 concentrations are not too optimistic. It is National Highways opinion that a precautionary approach should have been followed with regards to future emissions rates (and background concentrations), particularly when assessment years are so far in the future. Speed banding: LA 105 required vehicle speeds to be banded into defined categories for motorways and non-motorway roads. The use of speed bands in the assessment methodology is intended to remove the subtleties of small changes in vehicle speed. Time period traffic data: For assessments that are not in the early stages of appraisal, LA 105 requires 24 hour traffic data to be split between the AM, interpeak, PM and overnight periods. National Highways considers that without the use of the DMRB LA105 standard, the assessment of local air quality impacts submitted to the DOC by the Applicant is not precautionary. Updated position (Deadline 9): Following further discussions with the Applicant, both parties have agreed that this matter is now agreed for the purposes of the Development Consent Order Examination. National Highways will continue to work with the Applicant as the design progresses through Detailed Design to ensure that Air Quality matters continue to align with National Highways requirements. Assessment 2.2.3.1 **Environmental Statement Relevant Representation (Oct 23):** It is proposed that a technical note is provided to set out the Chapter 13: Air Quality requested information.

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	Appendix C of the	Agreed
	Supporting Air	0



	General	National Highways has an air quality KPI, set by the Department for Transport and based on the Pollution Control Mapping model, to bring links into compliance with legal NO2 limits in the shortest possible time. There are six compliance links surrounding the proposed site boundary, with one located within the Applicants site. These are located on roads including the A23 (located within the proposed site boundary), A264, A2220, A2004, A2011 and A2219. All these compliance links were predicted to comply with the set standard (EU Limit Value of 40µg/m3 as an annual mean for NO2) in 2018 and National Highways is concerned that the Applicant's proposals risk an exceedance being generated to the EU Limit Value.	Updated position (Deadline 1): This technical note is contained Appendix C of the Supporting Air Quality Technical Notes to the SoCGs (Doc Ref. 10.4) submitted at Deadline 1.
		National Highways requires the Applicant to provide evidence that the proposed SRN mitigation scheme will not exacerbate pollutant levels along these links and that the proposed scheme will not lead to an exceedance in the EU Limit Value of $40\mu$ g/m3 as an annual mean for NO2 along these links.	
		Updated position (Deadline 1): This matter remains under discussion, and National Highways will await receipt of the Applicant's technical note.	
		<b>Updated position (Deadline 5):</b> In the Applicant's Deadline 1 Submission Document – Supporting Air Quality Technical Notes to Statements of Common Ground (Book 10) <b>[REP1-050]</b> , the Applicant provides further details to demonstrate impacts on compliance links. The Applicant confirms an exceedance limit value at one 4m verification point (P_165) but confirms there is no exceedance at the nearby qualifying feature (P_164). The verification point is predicted to experience an increase in annual mean NO2 concentrations of 0.2 µg/m3. The Applicant confirms there is no issue with compliance due to the operation of the scheme.	
		No further actions on this point are required.	
2.2.3.2	Environmental Statement Chapter 13: Air Quality	Relevant Representation (Oct 23): In Paragraph 13.10.25, the largest change in all pollutants due to the construction 2024 scenario is predicted to be at R_147 Sutton Common	Section 12.5 of the Transport Assessment includes assumptions and limitations of the assessment, including details on localised model noise identified in Croydon and Steyning.
	Paragraph 13.10.25	Road, 12km to the north of the M25, which is reported to experience a moderate adverse impact.	Section 12.4.7 and 12.4.8 of the Transport Assessment includes assumptions and limitations of the assessment, specifically relati
		National Highways is concerned that anomalous results like the above, demonstrates uncertainty which undermines the validity of the traffic model used for the assessment.	to model noise in congested areas which includes Croydon and Steyning. Therefore, large changes of traffic flow in these areas due to background traffic switching between routes with very sim journey times in the model, when in practice this is very unlikely t

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d in	Notes to the SoCGs	reached at
•	[ <u>REP1-050</u> ]	Deadline 5
\$	Section 12.5 of ES	Agreed
	Chapter 12 Traffic	
	and Transport [APP-	Agreement
	<u>037]</u>	reached at
5		Deadline 5
ing	Transport	
	Assessment [AS-079]	
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		National Highways therefore requests that the Applicant outlines how the	happen. This is explained in paragraph 13.10.28 of the ES Chapter	ES Chapter 13 Air	
		largest air quality impact associated with the Scheme, will be at a location	13: Air Quality for Sutton Common Road.	Quality [APP-038]	
		that is 12km to the north of the M25 and therefore not in the localised	10. All Quality for Button Boninon Road.		
		proximity of the Scheme.			
		Updated position (Deadline 1):			
		National Highways believe this issue should remain open for discussion.			
		The Applicants response highlights an issue that should have been			
		considered in model verification. The risk to National Highways is that			
		anomalous reporting could lead to stakeholder challenge in future that			
		National Highways may be responsible for responding to. Publication of			
		anomalous results would make this position harder to refute.			
		Updated position (Deadline 5):			
		In the Applicant's Deadline 1 Submission Document – Supporting Air			
		Quality Technical Notes to Statements of Common Ground (Book 10), the			
		Applicant acknowledge an error in the assessment of air quality impacts at			
		the location of receptor R_147, which artificially increased the impact			
		reported at this location. They state that without the error, the impact is			
		"likely" to be 0.1 $\mu$ g/m3. They state that the correction of this error does			
		not affect the overall conclusion of the assessment. They also state that			
		the error affected one isolated link and that the validity of the assessment			
		is not undermined.			
		The use of the word "likely" in the Applicant's Technical Note suggests			
		that the model has not been updated to correct the error, However, it is			
		accepted that the change in traffic flow data that is provided on nearby			
		links would result in a smaller impact than that reported in the ES. No			
		further actions on this point are required.			
2.2.3.3	Environmental Statement	Relevant Representation (Oct 23)	ES Chapter 13: Air Quality has provided an assessment of air	ES Chapter 13 Air	Agreed
	Chapter 13: Air Quality	National Highways has reviewed this document and the locations of	quality impacts from all related sources (road vehicles, aircraft and	Quality [APP-038]	
		highest predicted pollutant concentrations and most significant impacts	airport sources) following the methodology agreed with the local		Agreement
	General comment citing	are not fully clear.	councils. A robust assessment presenting reasonable worst case	Appendix C of the	reached at
	example in paragraph		effects has been provided in line with best practice guidance and	Supporting Air	Deadline 5
	13.10.30.	The interpretation of the assessment and results throughout this chapter is	available data. The assessment concludes that the impact of the	Quality Technical	
		not possible with the reader having to undertake their own analysis of the	Proposed Development would not be significant.	Notes to the SoCGs	
		many associated figures and appendices which leads to the risk of	The employeet is hoppy to provide National University with a	[ <u>REP1-050</u> ]	
		inconsistencies in interpretation.	The applicant is happy to provide National Highways with a technical note to set out the information requested and this can be		
		National Highways notes that in Paragraph 13.10.30, the compliance	provided via the SOCG process.		
		receptor results for the construction traffic assessment year 2024 reports			
		that the project is not predicted to impact compliance with the air quality	Updated position (Deadline 1): This technical note is contained in		
		standards, without any discussion of the predicted concentrations at	Appendix C of the Supporting Air Quality Technical Notes to		
		compliance receptors or the maximum impact location. However, National	the SoCGs (Doc Ref. 10.4) submitted at Deadline 1.		



		Highways notes that cross-referencing to Appendix 13.9.1 air quality			
		results tables and Figure P2, there is one compliance receptor with annual			
		mean NO2 concentrations above the air quality standards the assessment			
		has utilised and multiple receptors with concentrations above the annual			
		mean PM2.5 standard referenced.			
		National Highways therefore requests that the Applicant should clearly set			
		out within Chapter 13 the predicted pollutant concentrations and maximum			
		impact locations for all receptor types and for all scenarios. This			
		information should also be supported by an explanation of what the origin			
		root cause of these results are (e.g., traffic changes).			
		Updated position (Deadline 1):			
		National Highways request that the Applicant provides a technical note as			
		outlined in their position statement to facilitate further discussions.			
		Updated position (Deadline 5):			
		In the Applicant's Deadline 1 Submission Document – Supporting Air			
		Quality Technical Notes to Statements of Common Ground (Book 10),			
		Appendix C [REP1-050], the Applicant provides a summary of pollutant			
		concentrations and impacts. This demonstrates that where total			
		concentration is elevated, the change in concentration is imperceptible,			
		and where the change is elevated, total concentrations are low. No further			
		action is necessary.			
2.2.3.4	Environmental Statement	Relevant Representation (Oct 23)	For ecological sites, where changes are greater than 1% of the	ES Chapter 9:	Agreed
	Chapter 13: Air Quality	National Highways notes that 139 ecological receptors are identified by	critical load, the assessment off effects have been considered in the	Ecology and Nature	
		the Air Quality Chapter's assessment of the 2024 construction scenario as	ecology and nature conservation assessment to determine	Conservation [APP-	Agreement
	Paragraph 13.10.33 And	predicted to experience concentrations above the critical level, with 26	significance. The impacts were determined by the scheme ecologist	034]	reached at
	Paragraph 13.10.36	sites where a change of 1% of the lower critical local criterion is predicted.	to be not significant.		Deadline 9
				Appendix G of the	
		National Highways requests that the Applicant outlines how many of each	The methodology to assess the air quality effects has been agreed	Supporting Air	
		ecological site type exceed the above criteria and, of those identified,	with Natural England and will be provided in the SoCG with Natural	Quality Technical	
		whether an assessment by ecology specialists considering both	England.	Notes to the SoCGs	
		construction and operational phases was undertaken to demonstrate that		[REP1-050]	
		no significant effects were identified.	Updated position (April 2024):		
			The Applicant has addressed matters raised in the <b>Statement of</b>	Statement of	
		Furthermore, National Highways requests that the Applicant clarifies	Common Ground between Gatwick Airport Limited and Natural	Common Ground	
		whether the outcomes of these additional assessments have been	England [REP1-037].	between Gatwick	
		accepted by Natural England.	Additional assessment of impacts at SSSI sites has been provided	Airport Limited and	
		assopted by Natural England.	within Appendix G of the Supporting Air Quality Technical	Natural England	
		Updated position (Deadline 1):		[REP1-037]	
		National Highways notes the response provided by the Applicant	Notes to the SoCGs [REP1-050] submitted at Deadline 1.		
		confirming non-significant outcomes for receptors in scope and	Updated position (July 2024):		
		acceptance of the methodology by Natural England. National Highways			

	advises the Applicant it has had substantial challenge from Natural	The Applicant has discussed the matter with the National Highways	
	England with regards to this matter and requests sight of the assessment	air quality team and it is understood the item can be closed out as	
	methodology used and the NOx / NH3 values with and without the project	not requiring further discussion. The Applicant has provided links to	
		the published air quality and ecology assessment to support the	
	Updated position (Deadline 5):	National Highways' teams understanding of the assessment and	
	National Highways has reviewed the latest technical documents submitted	conclusions.	
	by the Applicant at Deadline 1 and notes that the Applicant has used		
	National Highways' ammonia tool to calculate ammonia concentrations		
	from road traffic.		
	National Highways has also found the modelled NOx and NH3		
	concentrations and nitrogen deposition for the project in 2032 (Table 9,		
	Appendix 1 of Appendix G, Gatwick Airport Northern Runway Project		
	Supporting Air Quality Technical Notes to Statements of Common		
	Ground. However, National Highways is unable to find any of the		
	submitted evidence the reasons for the changes in the modelled		
	concentrations for any of the ecological sites alongside the Strategic Road		
	Network. National Highways requests the reasoned information be made		
	available or sign posted to the relevant submitted document.		
	National Highways also requests the traffic data used to inform the air		
	quality assessment is also made available for all scenarios assessed to		
	inform our understanding of the impacts of the project.		
	Updated position (Deadline 9):		
	Following further discussions with the Applicant, both parties have agreed		
	that this matter is now agreed for the purposes of the Development		
	Consent Order Examination. National Highways will continue to work with		
	the Applicant as the design progresses through Detailed Design to ensure		
	that Air Quality matters continue to align with National Highways		
	requirements.		
Mitigation and	I Compensation		
_	ssues relating to the mitigation and compensation for this topic within this Statement of Common Ground.		
Other			
There are no c	ther issues relating to this topic within this Statement of Common Ground.		



### 1.4. Capacity and Operations

1.4.1 **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	
There are no	There are no specific issues relating solely to Capacity and Operation Matters within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.					



### 1.5. Climate Change

1.5.1 **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	Gatwick Airport Limited Position	Signposting	Status
Baseline					
here are no is	ssues relating to the baseline fo	or this topic within this Statement of Common Ground.			
Assessment I	Methodology				
Baseline	ssues relating to the baseline for	Pressure       Relevant Representation (Oct 23):         The Applicant has applied the methodology of temperature points to inform the Urban Heat Island (UHI) Assessment, however this assessment compares the Scheme to London City Airport which is a significant distance away from the cell grid used for the other two points of comparison.         National Highways proposes that it would be more prudent to include the Crawley datapoints mentioned in the UHI assessment, at the datapoints available. This would enable the Applicant to undertake a comparison against the Crawley data points. Furthermore, the Applicant could build upon this with a comparison of a rural area near London City Airport against London City Airport, where the differences between airport and rural area for the two locations can be compared.         Updated position (Deadline 1):         Matter remains under discussion.         National Highways interest in this matter would be to understand whether any resilience measures intended for our network comply with our standards, including allowances required for climate change in drainage infrastructure and flood resilience. Critical to this is provision of information that satisfies National Highways that none of the changes proposed to our network would create new or exacerbate existing flooding hotspots.	<ul> <li>This analysis aimed to compare an urban location and a rural location to Gatwick Airport to determine whether a UHI existed.</li> <li>These sites were selected because a rural area within London would not be distinct from London City Airport and therefore would not present a useful comparison.</li> <li>A range of weather station sites were considered for the analysis which employed the NOAA dataset, but also cross referenced with the Met Office MIDAS data.</li> <li>The coverage aimed for 20 years of data since 2022, with hourly resolution to determine day time and night time UHI effects.</li> <li>Temperature data were obtained from weather station sites at relevant points. London City Airport was selected to represent an urban environment and Charlwood a rural location. Crawley datapoints were not used because they cover a limited temporal range (2002-2007) and the time series is relatively incomplete.</li> <li>Other sites had good hourly resolution which allows more accurate analysis.</li> <li>Updated position (April 2024):</li> <li>The resilience measures proposed at this stage are intended to present overarching resilience goals of the project. As the design is further refined at detailed design stage (to follow post Development Consent Order (DCO) consent), its adaptive capacity would be further considered.</li> </ul>	ES Chapter 15 Climate Change [APP-040] Updated Position (April 2024): ES Appendix 11.9.6: Flood Risk Assessment Version 2 [AS-078] ES Appendix 11.9.6: Flood Risk Assessment - Annex 2 [APP-148] ES Appendix 11.9.6: Flood Risk Assessment - Annex 6 [APP-149] Draft Development Consent Order Version 6 [REP3-006]	Agreed Agreement reached at Deadline 5
		<b>Updated position (Deadline 5):</b> National Highways has reviewed the relevant Appendix 15.5.2 Urban Heat Island Assessment [APP-186]. The rationale provided by the Applicant for contextualising the UHI effect at Gatwick with that at London City Airport is reasonable, so National Highways can confirm that this matter is Agreed.	As detailed in the Annex 2 of the <b>FRA</b> [ <u>APP-148</u> ], a 40% climate change allowance has been used for the highway surface access preliminary design, which has been presented in technical design reports and discussed in design engagement with the overseeing authorities and LLFA.		
			Post-Project runoff rates are proposed to be limited to the 1-year greenfield runoff rates for storm event up to 100-year + climate		



			change where possible. This is based on the WSCC preferred option for brownfield redevelopment sites (refer to "West Sussex LLFA Policy for the Management of Surface Water" clause 5.4.4). This approach addresses the long-term storage requirement. Where this was not possible, justification has been provided during technical engagement with the LLFA, and a technical report issued for comments. Open drainage attenuation has 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 documentation which has been subject to review and engagement with the LLFA and no objections to the approach have been raised through preliminary design technical engagement with the LLFA. Further enhancement opportunities will be considered at the detailed design stage, after the DCO is granted, in collaboration with National Highways, the local highway authorities and LLFA. The National Highways elements of the design would be subject to approval in accordance with the National Highways protective provisions set out in Schedule 9 Part 3 of the <b>draft DCO</b> [REP3- <u>006</u> ].
Assessment 2.4.3.1	Environmental Statement Chapter 15: Climate Change Table 15.4.11.11	<ul> <li>Relevant Representation (Oct 23): <ul> <li>In Table 15.4.1, issues considered within the assessment, the Applicant has considered the following aspects:</li> <li>Construction Period: Construction and Demolition within Airport Boundary</li> <li>Construction Period: Delivery of construction and demolition activities within existing airport boundary, including construction of upgraded highway junctions.</li> <li>Operational Period: Performance of the Project with respect to climate change resilience and adaptation.</li> <li>Operational Period: Mitigation areas beyond existing airport boundary.</li> </ul> </li> <li>National Highways is concerned that the Applicant's assessment does not consider the ongoing impact of maintaining any of the proposed assets.</li> <li>The Applicant should clarify whether the assessment has considered the ongoing impact of maintaining any proposed assets, as well as the adjacent SRN as a consequence of the increase in vehicle traffic caused by the development.</li> </ul>	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

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to	ES Appendix 5.4.2 Carbon Action Plan [APP-091] ES Chapter 15 Climate Change [APP-040]	Agreed Agreement reached at Deadline 9
6	ES Chapter 12: Traffic and Transport [APP-037]	
of	ES Appendix 15.9.1 In-Combination Climate Change Impacts Assessment [APP-188]	
)		

### Updated position (Deadline 1): Matter remains under discussion.

Presumably the Applicant will be expecting any emissions from increases to vehicle traffic and maintenance of the road network to be attributed to the relevant highway authority. Where this is National Highways, we would expect to see whole life carbon calculation and assessment to ensure consistency with our requirements for carbon accounting.

### Updated position (Deadline 5):

ES Chapter 15 states that climate impact on construction and operation on upgraded highways junctions have been considered. National Highways request that the Applicant undertake a climate change risk assessment of highways improvement works during construction and operation. This assessment should clarify which Asset Group highway improvement works fall under in ES Appendix 15.4.1 Climate Change Resilience Definitions [APP-184] or 15.8.1 ES Appendix Climate Change Resilience Assessment [APP-187] similar to how the scope of works have been included in ES Chapter 16: Greenhouse Gases [APP-041]. This is to ensure these works relevant to National Highways are considered in the recommendations set out in Supporting Climate Change Technical Notes to Statements of Common Ground, Appendix C – Climate Change Technical Note – Adverse Weather Plan review [REP4-039].

### Updated position (Deadline 9):

Following further discussions with the Applicant, both parties have agreed that this matter is now agreed for the purposes of the Development Consent Order Examination. National Highways will require the Applicant to prepare a whole life carbon assessment and Carbon Management Report in line with National Highways PCF and DMRB requirements during detailed design to ensure that National Highways receive a full account of the construction, operation and maintenance carbon calculations. This report will be required to address and mitigate any potential impacts on National Highways assets.

National Highways considers that it would be beneficial for a Climate Change Risk Assessment to be undertaken on commencement of the detailed design stage. mitigation of emissions from Modules B2-B5 as part of their wider carbon management approach.

Paragraph 15.8.17 in Chapter 15 of the ES (Climate Change) highlights that GAL has procedures in place to check the efficacy embedded mitigation measures and to keep them under review o account of regulator change, other circumstances or the prevailing climate changes to ensure that passenger and operational safety are preserved and business continuity is ensured.

It is also noted that all medium risks require regular review in the future to ensure they do not move to high or very high ratings. This can be formalised during operation through alignment with GAL's Task Force for Climate-related Financial Disclosures and GAL's 5 year review cycle for the Climate Adaptation Risk Assessment (GAL, 2021).

The CCR Assessment has considered the strategic road network (SRN) and was included as part of the ICCI assessment (refer to ES Chapter 12: Traffic and Transport). The ICCI Assessment (ES Appendix 15.9.1) also highlights that the SRN will be designed to standard road and material specifications in line with the design li of the asset and climate change regulations as set out in the Design Manual for Roads and Bridges (DMRB). At this stage we de not know which elements of the asset will be susceptible to softening due to higher temperatures. However, the effects of warmer temperatures on road materials in the future is considered negligible because the choice of materials would be based on relevant design standards and appropriate climate change considerations as set out in the Code of Construction Practice. Where necessary climate resilience would be built into the materi mix and frequency of resurfacing when required in the future to account for higher temperature extremes as part of the usual renewal process.

### Updated position (April 2024):

We have provided an updated Whole Life Carbon information at Deadline 4 and will liaise with National Highways at that point to discuss any future/additional needs.

### Updated position (July 2024):

The above position on this matter still remains valid. As the design and materials guidance would be periodically updated to reflect climate change and the Applicant would be required to meet National Highways standards during detailed

Code of Construction Practice [REP1-021]	r	ES Appendix 5.3.2	
Practice [REP1-021]			
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			<ul> <li>design/construction and as part of any renewals, the main risk would be in the guidance not keeping up with climate impacts, or climate change effects outpacing the materials science.</li> <li>As a result of the above, a climate change risk assessment of highways improvement works during construction and operation is not deemed needed nor applicable at this stage.</li> <li>Regarding the second point around the works relevant to National Highways being considered in the recommendations set out in Supporting Climate Change Technical Notes to Statements of Common Ground, Appendix C – Climate Change Technical Note – Adverse Weather Plan review [REP4-039], we do not agree this document is the best place for these recommendations, as the Adverse Weather Plan (AWP) is an Applicant only and airside AWF document, not appropriate for this task.</li> </ul>
Mitigation and	Compensation		
2.4.4.1	Environmental Statement Chapter 15: Climate Change Table 15.9.1	<ul> <li>Relevant Representation (Oct 23): <ul> <li>The Applicant has reviewed Table 15.9.1, which outlines the mitigation, monitoring and enhancement measures for In-combination Climate</li> <li>Change Impacts (ICCI) assessment. National Highways notes that there is little evidence in terms of operation preparedness or embedded mitigation in place which is accounted for in this table.</li> </ul> </li> <li>National Highways requests that the Applicant clarifies the existing plans within the submission or submits additional plans into the examination which look at similar impacts from an operational point of view for National Highways to assess.</li> <li>Updated position (Deadline 1): <ul> <li>Matter remains under discussion.</li> </ul> </li> <li>National Highways interest in this matter would be to understand whether any resilience measures intended for our network comply with our standards, including allowances required for climate change in drainage infrastructure and flood resilience. Critical to this is provision of information that satisfies National Highways that none of the changes proposed to our network would create new or exacerbate existing flooding hotspots.</li> <li>Updated position (Deadline 5):</li> <li>The Applicant concludes in Appendix 11.9.6 Flood Risk Assessment [AS-078]:</li> </ul>	No significant in-combination climate impacts were identified during the construction or operational periods and therefore no further mitigation (beyond that which will be embedded) was proposed. Embedded mitigation for various topics can be found in the various topic chapters. Additionally, new highway infrastructure will be designed to appropriate climate change allowances, therefore minimising any future flood risk to the highway network during the operation of the Project. Further information can be found in ES Appendix 11.9.6: Flood Risk Assessment and ES Appendix 11.9.6: Flood Risk Assessment - Annex 6. This will be supported by existing measures that are in place to ensure the airport remains operational (e.g. The Gatwick Operations Adverse Weather Plan, GAL, 2021). It is noted within the ICCI that GAL has procedures in place to check the efficacy of embedded mitigation measures to keep them under review on account of regulator change, other circumstances change or the prevailing climate changes; to preserve passenger and operational safety and business continuity. <b>Updated position (April 2024):</b> The resilience measures proposed at this stage are intended to present overarching resilience goals of the project. As the design is further refined at detailed design stage (to follow post Development Consent Order (DCO) consent), its adaptive capacity would be further considered.

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ng	ES Appendix 11.9.6:	Agreed
	Flood Risk	
	Assessment [APP-	Agreement
JS	<u>147</u> ]	reached at
		Deadline 9
	ES Appendix 11.9.6:	
;	Flood Risk	
	Assessment Version	
6:	<b>2</b> [AS-078]	
	ES Appendix 11.9.6:	
	Flood Risk	
	Assessment - Annex	
	<b>2</b> [ <u>APP-148</u> ]	
n	ES Appendix 11.9.6:	
S	Flood Risk	
	Assessment - Annex	
	6 [ <u>APP-149]</u>	
	Draft Development	
	Consent Order	
is ent	Version 6 [REP3-006	

"Where potential impacts have been identified as a result of the Project, appropriate mitigation measures have been proposed. With this mitigation in place, fluvial flood risk to the Project is considered to be low and there is no adverse impact to the flood risk elsewhere as a result of the Project."

Regarding Flood Alerting Systems contained in Annex 6 of Appendix 11.9.6: Flood Risk Assessment [APP-149], the Applicant states:

"Where a development has been adopted by a public authority, that authority will assume responsibility for ensuring adequate flood procedures are in place upon adoption of the development. This will be the case in relation to the surface access highway works". National highways has a responsibility to ensure that any risk of flooding as a consequence of the Applicant's proposed changes are mitigated in accordance with the requirements of the DMRB CG 501. ii The Applicant notes in Table 1.1.1 of Appendix 15.9.1 In-combination Climate Change Impacts Assessment [APP-188] that there could be an increased risk of fluvial flooding and notes that a flood risk assessment has been undertaken with mitigation measures to reduce fluvial flood risk. IIIThe Applicant notes the mitigation measures have been: ii "design to ensure no increase in flood risk up to an including a 1 in 100 year event with a 20% climate change allowance in line with the longest design life of the highways assets". I This is unlike the increased risk of surface water flooding, where the Applicant has designed mitigation measures to ensure no increase in flood risk up to and including a 1 in 100 year event with 40% climate change allowance for the highways improvements. National Highways therefore requests that the Applicant clarifies why the mitigation measures for the increased risk in fluvial flooding has not been considered with a 1 in 100 year event with a 40% climate change allowance, which is the upper peak rainfall intensity associated with future climate change. This should cover the range of impacts that the highways network could face.

### Updated position (Deadline 9):

National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination. As detailed in the Annex 2 of the **FRA** [<u>APP-148</u>], a 40% climate change allowance has been used for the highway surface access preliminary design, which has been presented in technical design reports and discussed in design engagement with the overseeing authorities and LLFA.

Post-Project runoff rates are proposed to be limited to the 1-year greenfield runoff rates for storm event up to 100-year + climate change where possible. This is based on the WSCC preferred option for brownfield redevelopment sites (refer to "West Sussex LLFA Policy for the Management of Surface Water" clause 5.4.4). This approach addresses the long-term storage requirement. Where this was not possible, justification has been provided durin technical engagement with the LLFA, and a technical report issue for comments.

Open drainage attenuation has 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 documentation which has been subject to review and engagement with the LLFA and no objections to the approach has been raised through preliminary design technical engagement with the LLFA.

Further enhancement opportunities will be considered at the detailed design stage, after the DCO is granted, in collaboration with National Highways, the local highway authorities and LLFA. The National Highways elements of the design would be subject to approval in accordance with the National Highways protective provisions set out in Schedule 9 Part 3 of the draft DCO [REP3-006].

### Updated position (July 2024):

The mitigation measures for the Project prevent any increase in o site fluvial flood risk for its lifetime based on a 1 per cent (1 in 100 AEP plus a 20 per cent allowance for climate change event, equivalent to adopting a 100-year design life. However, considere individually the highways scheme and airports element adopt separate design lives consistent with the character of these elements of the development and the effects when flooding occur

The surface access highways improvement elements adopt a 100 year design life to 2132 from the first full year of opening in 2032. Following consideration of the changes brought by the Project and the sources of flooding, a 40-year design life has been adopted for the airfield to 2069 from the northern runway opening year of 2029.

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		-	red, the likelihood	
	evolution of the a		onger term, and	
of where floodin	g actually occurs.			
Despite differen	t design lives acro	ss the proposed	development,	
the Project secu	res a holistic fluvi	al mitigation stra	tegy, mitigating	
collectively for t	ne airfield and higl	hways improvem	ent elements to	
	<b>v v</b>		design life for the	
	•		s mitigated up to	
	in 100) AEP plus			
	event, which base			
	climate change is			
year design life	for fluvial flood ris	k for all Project e	elements.	
ES Appendix 1 <sup>2</sup>	.9.6 Flood Risk A	ssessment (FRA	) [ <u>REP6-052]</u>	
incorporates the	predicted impact	of climate chang	ge in accordance	
	ce (Flood Risk As		•	
	dance, Environme			
	owances based o		•	
	w for fluvial flood	risk and rainfall i	ntensity for	
surface water d	ainage.			
The climate cha	nge allowances a	pplied for peak r	iver flow are	
based on the P	oject's location (T	hames River Ba	sin District),	
vulnerability cla	sification (essent	ial Infrastructure	as a worst-case)	
	40 and 100 years			
	criteria, the Highe			
	oject for the 2050			
Table 2.4.1.	the highways ele	ments as indicat	ed in <b>red bold</b> in	
Table 2.4.1 Clin	nate Change Allo	wances Applic	able to Peak	
River Flow				
Allowance	Total po	otential uplift an	ticipated	
	2020s (up to	2050s (2040-	2080s (2070-	
	2039)	2069)	2125)	
Upper End	27%	26%	40%*	
Higher Central		12%	20%	
Central	11%	6%	12%	
	vance applied for			
	A guidance as rep			
			ideration of fluvial	
			e surface access	
	vements elements		Il uplift factors are	
	Instruction period	assessments. A	in uplific factors are	



		(AEP) event. In accordance w (CMS) has been more extreme of plus 40 per cem provide a CMS The 100-year de 2132, seven yea is considered th years of climate on the assessm CMS would cov CMS sensitivity AEP event has climate change reproduced in T The analysis de mitigation meass flood risk to oth cent event (see difference betwe 40 percent, it is sufficient to add that would result year design life Climate change	with EA Guidance in applied to test hange in peak rit t. It should be not for rainfall intensi- esign life for the ars beyond the e- at based on curre change beyond test of flood risk er the additional test of plus 40 p assessed the im- impacts exceed able 2.4.1 monstrates that sures secured by er parties in the ES Appendix 1 considered that tress the potential it in the seven-ye horizon for the F allowances for put as indicated uidance these a	e, a Credible Max the sensitivity of t iver flow due to cl bed that the guida sity. highways element and of the 2070's rent predictions, a 2125 would not if for the Project. And seven years bey ber cent on the 1 p pact of the Project ing those currentl with the incorpora the Project it wo 1 per cent (1 in 10 1.9.6 FRA Figure 20 per cent to 212 the additional 20 al additional climate ear period post 21	the Project to a imate change of ance does not ance does not ance does not and to epoch of 2125. It an additional seven impact significantly dditionally the rond 2025. The per cent (1 in 100) ct in the event of y predicted as ation of the uld not increase 00) plus 40 per 7.2.8). Given the 25 and the CMS of % would be ate change impacts 125 to the 100- pplicable to the ble 2.4.2.	
		Following EA G	uidance these a			
				llowances Appli	cable for Rainfall	
		Rainfall Event	Allowance	-	ential uplift ipated	
				2050s (up to 2060)	2070s (2061 – 2125)	
		3.3% (1 in 30) AEP	Upper End	35%	35%	
		1% (1 in 100)	Central Upper End	20% 40%	20%	
		AEP	Central	20%	25%	
				etween 2061 and a epoch, so as the	2100 adopt the design life for the	



		airfield is 40-years to 2069 an uplift factor of plus 25 per cent is	
		applied. As the surface access highways elements has a longer	
		design life of 100 years, extending beyond 2100 it adopts the	
		Upper End allowance of plus 40 per cent. Both uplift factors are	
		applied to the 1 per cent (1 in 100) AEP event.	
		Although the EA Guidance does not provide criteria for a CMS for	
		rainfall intensity, the 40 per cent uplift has been tested (as a	
		sensitivity analysis) for the airfield drainage, in order to test the	
	i i i i i i i i i i i i i i i i i i i	impact of a larger than predicted change in rainfall as a result of	
		climate change. This has not identified any new significant effects	
		beyond those for the design (20 per cent) event: modelling	
		demonstrates that there would be betterment or negligible change	
		at all locations that previously experienced flooding (see ES	
		Appendix 11.9.6 FRA Figure 7.3.5 and Figure 7.3.6), except for a	
		very localised area of increase near Taxiway Juliet West that would	
		not be expected to impact airport operations.	
		Without mitigation the project would increase flood risk to other	
		parties due to the encroachment into and truncation of the	
		floodplain. Therefore a mitigation strategy has been developed to	
		address this and ensure flood risk is not increased to other parties	
		and that the development is safe for users for its lifetime. The	
		proposed fluvial mitigation measures are set out in Section 7.2 of	
		the FRA and indicative designs are provided in ES Appendix 11.9.6	
		Flood Risk Assessment - Annex 1 [APP-148].	
		The fluvial mitigation strategy has been developed holistically for	
		both airfield and surface access highways elements. Seeking to	
		separate them would introduce additional complexity and	
		potentially environmental effects due to more wide-scale works	
		being required. Instead a single holistic strategy was developed to	
		ensure no increase to flood risk to other parties for a 100-year	
		lifetime including the predicted impacts of climate change. This in	
		effect supersedes the shorter (40-year) design life adopted for the	
		airfield elements, mitigating for any fluvial flood risk impacts from	
		the airfield works to a 100-year design life. The strategy has	
		therefore been designed for the 1 per cent (1 in 100) plus 20	
		percent event.	
	· · · · · · · · · · · · · · · · · · ·	The surface access highways improvements result in an increase	
		of impermeable area that without mitigation could increase surface	
		water flood risk to other parties. Consequently the Project includes	
		mitigation measures consisting of a combination of basins, swales	
		and online storage to store and attenuate peak rates of runoff to	
		ensure no increase in flood risk to other parties. These are	
		described in Section 7.3 of the FRA and ES Appendix 11.9.6 Flood	
		Risk Assessment - Annex 2 [APP-148].	



	The Project and associated mitigation measures have been
	developed to an outline design level and are therefore subject to
	modification during detailed design post the Development Consent
	Order (DCO) examination. However the design principles set out in
	Appendix 1 of the Design and Access Statement and Requirements
	[REP5-031] secured through the draft DCO will ensure that the
	Project continues to adhere with the principle that the Project will
	not increase flood risk to other parties and will be safe for users for
	its lifetime.
Other	
There are no other issues relating to this topic within this Statement of	f Common Ground.



### 1.6. Construction

1.6.1 **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	Gatwick Airport Limited Position	Signposting	Status
.5.1.1	Environmental Statement	Relevant Representation (Oct 23)	The design at this location underwent extensive design discussions	ES Appendix 5.3.2	Agreed
	Appendix 5.3.1: Buildability	For the Airport Way Eastbound Link from the A23, the Applicant is	with NH between the Autumn 2021 consultation and Summer 2022	Code of Construction	
	Report Part B	proposing extensive works to this section of the SRN which seemingly	consultation following on from NH comments on the North Terminal	Practice Annex 2 –	Agreement
		arise from a need to include the new footway link below the road along	design proposals. The majority of the works at this location are	Outline Construction	reached at
		the embankment. National Highways is concerned of the level of	driven by the changes to the A23 London Road slip road	Workforce Travel	Deadline 5
		disruption that the works would generate to implement a new footway link	connection onto Airport Way Eastbound (including horizontal and	Plan [ <u>APP-084</u> ]	
		in this area and whether any alternative solutions were considered.	vertical alignment changes) which will lead to some disruption at		
			this location during construction. The key factors influencing the		
		The Applicant is to provide clarity on whether this is the sole reason for	relocation of the highway further south at this location are:		
		the change and whether alternative solutions were considered in this area			
		that would not require extensive works to realign the	(I) The upgrade of the A23 London Road southbound diverge onto		
		carriageway. Alternatively, National Highways would seek a commitment	Airport Way Eastbound from a taper diverge to a ghost island lane		
		that is secured in the Development Consent Order that this section of the	drop diverge that shifts the diverge footprint further south and		
		and the second	influences the diverge link alignment; and		
		Updated position (Deadline 1):	(ii) the replacement of the diverge link merge onto Airport Way		
		National Highways request that the Applicants position is updated to	Eastbound with a free flow link connection.		
		reflect the latest stages of negotiations as shown below: As agreed at the design TWG on 9th January, the final alignment for this link will be reviewed and developed at the detailed design stage in consultation with National Highways. The vertical and horizontal alignments of the link combined with the design of the footway link to the north all influence the nature of the scheme impacts at this location and			
			Changing the taper merge to a free flow link with a 510m radius		
			requires kerb line changes. However, it should be noted that the		
			new link seeks to tie-in the existing eastbound carriageway over as		
			short a distance as possible on an alignment that was optimised for		
			tying into the high radius mainline curve further east. The proposed		
		will require additional ground investigations and contractor input to	eastbound link does not cross over into the existing westbound		
		determine the final solution. Design refinement can be accommodated	carriageway. (minimising disruption to the westbound carriageway		
		within the Limits of Deviation for the scheme.	during construction) The proposed design changes result in a net		
		This has been added to the scheme action tracker as an action to be	decrease in the overall carriageway pavement area at this location		
		addressed at the detailed design stage after the DCO has been granted.	with most of the pavement proposed to be removed from the		
			existing taper footprint on the northern side of the carriageway.		
		Updated position (Deadline 5):	The design proposals for the verge provision and earthworks side		
		National Highways acknowledges the commitment by the Applicant to	slope on the northern side of Airport Way between the highway and		
		review this section of the network during detailed design. National	the WCH path will be subject to refinement at the detailed design		
		Highways notes that this is secured as part of the Protective Provisions	stage in consultation with NH. The current preliminary design		
		and by Requirement 5.	proposal is to minimise the earthworks side slope gradient through		
			embankment modifications, minimising future maintenance costs		
			and risks. Alternative proposals that could be considered include		
			wider verge provision, steeper embankment side slopes and / or		
			the addition of a retaining wall adjacent to the proposed WCH		



		route. This will be developed at the detailed design stage in consultation with National Highways. Updated position April 2024: Updated position is noted as per NH response at Deadline 1 as follows: "As agreed at the design TWG on 9th January, the final alignment for this link will be reviewed and developed at the detailed design stage in consultation with National Highways". GAL agrees that any design refinement required will be completed in accordance with the detailed design to be agreed by National Highways. This will be recorded in the scheme action tracker as noted and progressed after the DCO has been granted.		
2.5.1.2 General Matters	<ul> <li>Relevant Representation (Oct 23):</li> <li>National Highways notes that the surface access works will require extensive utility works, however no details have been provided by the Applicant which outlines when these works could be undertaken.</li> <li>Updated position (Deadline 1):</li> <li>National Highways request clarity whether the utility works will be undertaken as part of either the programmed surface access works, airside works or would require their own enabling works.</li> <li>National Highways also request clarity regarding whether the utility works at present consider the need for any temporary diversions which may create more onerous construction and traffic management phases.</li> <li>Updated position (Deadline 5):</li> <li>National Highways acknowledges the response by the Applicant and considers this matter agreed, with further collaboration to be undertaken during detailed design to ensure utility works are co-ordinated.</li> </ul>	<ul> <li>ES Chapter 5 Project Description, along with its Appendices 5.3.1, Buildability Report, and 5.3.3, Indicative Construction Sequencing, provide indicative information on the proposed construction phasing.</li> <li>The detailed construction phasing and construction programme will be finalised during the detailed design and pre-construction stages, through engagement with Local Highway Authorities, West Sussex County Council (WSCC), and National Highways.</li> <li>A National Highways Statutory Undertakers Diversions PCF Product (C3 Stage) produced and submitted to National Highways to ascertain the extent to which proposed route options are likely to affect or be affected by existing Utilities apparatus, including Statutory Undertakers for water, sewage, gas, electricity, and telecommunications, as well as other utility providers including, but not limited to, pipeline operators and other telecommunication providers. Updated position April 2024: Key temporary diversions identified at this stage are located in the vicinity of Longbridge Roundabout and the associated River Mole bridges where temporary utility bridges will be required. Relevant temporary traffic management phases with these temporary bridges in place have factored into construction phasing.</li> <li>Full details of traffic management requirements for utility diversion works will be developed at the detailed design stage alongside the development of the utility diversion designs. Traffic management arrangement will be subject to NH approval in accordance with the draft DCO protective provisions for National Highways (Schedule 9 Part 3 Clause 5).</li> </ul>	ES Chapter 5 Project Description [REP1- 016] ES Appendix 5.3.1 Buildability Report Part B [APP-080] ES Appendix 5.3.3 Indicative Construction Sequencing [APP- 088]	Agreed Agreement reached at Deadline 5



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		Updated position (Deadline 5): National Highways has met with the Applicant and has agreed the construction phases that require detailed VISSIM modelling to be undertaken in order to assess the operational performance of the strategic road network during construction. National Highways awaits this information being completed and issued by the Applicant. Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	In relation to carriageway widths: As set out in the annotations on drawing number 41700-XXB-LLO-GA-200174, the carriageway width over the bridge varies as the Airport Way Westbound diverge slip road slip road develops over the length of the bridge structure. To supplement the width information included in the structure section drawings and the information shared previously with National Highways as part of technical design engagement, a summary of typical carriageway widths for each highway impacted by the scheme has been provided in Table 42 of Deadline 3 Submission - 10.17 The Applicant's Response to Deadline 2 Submissions [REP3-106]. The detailed design will be developed in accordance with DMRB (including CD 127) and will be subject to NH approval as set out in NH Protective Provisions in the draft DCO, Schedule 9 Part 3 Clause 5 and 6(3)(b).	Schedule 9 part 3 of the dDCO [REP3-006] Articles 20 and 21 of the dDCO [REP3-006] Deadline 3 Submission - 10.17 The Applicant's Response to Deadline 2 Submissions [REP3- 106].	
2.5.1.5	Environmental Statement Appendix 5.3.1: Buildability Report Part B Part 1 Section 7.3	<ul> <li>Relevant Representation (Oct 23)</li> <li>For the Inter-Terminal Shuttle Viaduct, the proposed Westbound realignment of Airport Way results in the alignment moving closer to the railway viaduct, with a proposed retaining feature to be installed between these two assets. National Highways notes that the proposed phasing plans or associated text in the buildability report does not provide details on how this might be built and maintained.</li> <li>National Highways requests details of how the proposed retaining wall will interact with the existing structure and its associated foundations and how this may impact both construction and long-term maintenance activities.</li> <li>Updated position (Deadline 1):</li> <li>National Highways don't feel that the current information sign posted within the Applicants position provides enough detail. National Highways request that the Applicants position is discussed further as part of ongoing discussions on the proposed structures.</li> <li>Updated position (Deadline 5):</li> </ul>	ES Chapter 5 Project Description, along with its Appendices 5.3.1, Buildability Report, and 5.3.3, Indicative Construction Sequencing, provide indicative information on the proposed construction phasing. The detailed construction phasing will be finalised during the detailed design and pre-construction stages, through engagement with Local Highway Authorities, West Sussex County Council (WSCC), and National Highways. <b>Updated position April 2024:</b> GAL will continue to engage on this topic. The detailed design will be subject to NH approval in accordance with the draft DCO protective provisions for National Highways (Schedule 9 Part 3 Clause 5).	ES Chapter 5 Project Description [REP1- 016] ES Appendix 5.3.1 Buildability Report Part B Part 1 [APP- 080] ES Appendix 5.3.3 Indicative Construction Sequencing [APP- 088] Schedule 9 part 3 of the dDCO [REP3-006]	Agreed Agreement reached at Deadline 5



		National Highways acknowledges the commitment by the Applicant to		Articlas 20 and 21 of	
		National Highways acknowledges the commitment by the Applicant to review this section of the network during detailed design. National		Articles 20 and 21 of the dDCO [REP3-006]	
		Highways notes that this is secured as part of the Protective Provisions			
		and by Requirement 5.			
2.5.1.6	Environmental Statement	Relevant Representation (Oct 23)	The proposed vertical profile at this location is illustrated in Section	Surface Access	
2101110	Appendix 5.3.1: Buildability	For the Airport Way Bridge over A23 in the Westbound direction, the	7 on Sheet 3 of the Surface Access Highways Plans – Engineering	Highways Plans –	Agreed
	Report Part B Part 1	Applicant's submission does not provide details relating to the proposed	Section Drawings with chainage information provided on Sheet 1 of	Structure Section	
	Report at DT at T	vertical profile, cross section and crossfalls.	this drawing set. Structure sections for this bridge are provided in	Drawings [APP-021]	
	Section 7.3		Sheet 4 of the Surface Access Highways Plans – Structure Section	Diawings [ <u>AFF-021</u> ]	Agreement
	Section 7.5	National Highways therefore does not have sufficient information to		Sebedule 0 Dert 2 of	reached at
		National Highways therefore does not have sufficient information to	Drawing. The proposed Airport Way westbound carriageway is to	Schedule 9 Part 3 of	Deadline 5
		demonstrate that these elements meet required standards.	be at a similar level to the existing Airport Way carriageway over	the Draft DCO [REP3-	
			the bridge deck, noting the removal of the eastbound carriageway	006]	
		National Highways requests these details to ensure that the proposed	provision and the realignment of the westbound carriageway. No		
		works will meet the required standards and can be deemed to not have a	structural changes are proposed to the existing reinforced concrete	Deadline 3	
		negative impact on the existing structure and the cross section of the structural deck.	slab bridge deck at this stage.	Submission - 10.17 The Applicant's	
			The design proposals at this location have formed part of ongoing	Response to	
		Updated position (Deadline 1):	technical engagement with the NH SES Structures Team. The	Deadline 2	
		National Highways requests a dimensioned cross-section for that part of	detailed design of the bridge including the final vertical profile,	Submissions [REP3-	
		the proposal, to ensure that it aligns with CD 127.	cross section and crossfall provision will be subject to approval by	106].	
			NH in accordance with the process set out in the National		
		Updated position (Deadline 5):	Highways Protective Provisions included in Schedule 9 Part 3 of		
		National Highways confirms that the Applicant's updated position is	the draft DCO following relevant guidance and standards.		
		accepted. National Highways will engage with the Applicant at detailed			
		design to ensure that all technical matters are in accordance with the	Updated position April 2024:		
		requirements set out in DMRB CD127.	As set out in the annotations on drawing number 41700-XXB-LLO-		
			GA-200174, the carriageway width over the bridge varies as the		
			Airport Way Westbound diverge slip road slip road develops over		
			the length of the bridge structure. To supplement the width		
			information included in the structure section drawings and the		
			information shared previously with National Highways as part of		
			technical design engagement, a summary of typical carriageway		
			widths for each highway impacted by the scheme has been		
			provided in Table 42 of Deadline 3 Submission - 10.17 The		
			Applicant's Response to Deadline 2 Submissions [REP3-106]. As		
			set out in this document, the Airport Way Westbound carriageway		
			at the bridge is to have a D3UAP cross section with a typical 11m		
			wide carriageway widening to accommodate the diverge slip road		
			which is to comprise of a two lane urban all purpose connector road		
			(DG2F) cross section as defined in DMRB CD 127 with a typical		
			8.6m wide carriageway including hard strip provision.		
			The detailed design will be developed in accordance with DMRB		



			NH Protective Provisions in the draft DCO, Schedule 9 Part 3		
			Clause 5 and 6(3)(b).		
2.5.1.7	Environmental Statement	Relevant Representation (Oct 23)	ES Chapter 5 Project Description, along with its Appendices 5.3.1,	ES Chapter 5 Project	Agreed
2.5.1.7	Appendix 5.3.1: Buildability	National Highways notes that the construction phasing of the Airport Way	Buildability Report Part B provide indicative information on the	Description [REP1-	Agreed
	Report Part B Part 1	Rail Bridge works would require the operation of the carriageway to be	proposed construction phasing.	<u>016]</u>	Agreement
	Report at Drait 1	reduced to a single lane, which would include peak time operation.			reached at
	Section 7.3.28	reduced to a single lane, which would include peak time operation.	The detailed construction phasing will be finalized during the	ES Appendix 5.3.1	Deadline 9
	Section 7.5.20	However National Highways notes that the Applicant's submission	detailed design and pre-construction stages, alright engagement	Buildability Report	Deduine 5
		provides insufficient detail on the required traffic management to enable	with Local Highway Authorities, West Sussex County Council	Part B Part 1 [APP-	
		National Highways to fully understand the impact on the operation of the	(WSCC), and National Highways.	<u>080]</u>	
		SRN.			
			Updated position April 2024: The Applicant has held further	ES Appendix 5.3.3	
		Updated position (Deadline 1):	discussions with National Highways on VISSIM modelling for	Indicative	
		National Highways request any detailed VISSIM modelling that has been	construction phases, has agreed an approach and is currently	Construction	
		undertaken for the construction phasing in order for National Highways to review.	undertaking additional modelling work to address this point.	Sequencing [APP- 088]	
			Updated position (August 2024):		
		Updated position (Deadline 5):	Post Covid Technical Note on VISSIM modelling supplied to		
		opuated position (Deadline 5).	National Highways in April 2024 and submitted to Examination		
		National Highways has met with the Applicant and has agreed the	[REP3-108].		
		construction phases that require detailed VISSIM modelling to be			
		undertaken in order to assess the operational performance of the	Corresponding discussions with National Highways regarding		
		strategic road network during construction. National Highways awaits this	modelled impacts during construction undertaken between July and		
		information being completed and issued by the Applicant.	August 2024 and the outcome of these discussions are reflected in		
			the Framework Agreement		
		Updated position (Deadline 9):			
		National Highways can confirm that the Framework Agreement signed			
		between both parties affords National Highways the necessary level of			
		protection to ensure that this matter can be agreed for the purposes of the			
2.5.1.8	Environmental Statement	Development Consent Order Examination. Relevant Representation (Oct 23)	ES Chapter 5 Project Description, along with its Appendices 5.3.1,	ES Chapter 5 Project	Agrood
2.3.1.0	Appendix 5.3.1: Buildability	For the works to widen the M23 above Balcombe Road, National	Buildability Report Part B provide indicative information on the	Description [REP1-	Agreed
	Report Part B Part 1	Highways notes that a single-lane contraflow may be necessary to enable	proposed construction phasing.	016]	Agreement
		the installation of sheet piles.			reached at
	Section 7.4.50	the installation of sheet piles.	The detailed construction phasing will be finalised during the	ES Appendix 5.3.1	Deadline 9
	0000017.4.00	However National Highways notes that the Applicant's submission	detailed design and pre-construction stages, through engagement	Buildability Report	Doughine 9
		provides insufficient detail on the required traffic management to enable	with Local Highway Authorities, West Sussex County Council	Part B [APP-080]	
		National Highways to fully understand the impact on the operation of the	(WSCC), and National Highways.		
		SRN.		ES Appendix 5.3.3	
			Updated position April 2024: The Applicant has held further	Indicative	
		Updated position (Deadline 1):	discussions with National Highways on VISSIM modelling for	Construction	
		National Highways request any detailed VISSIM modelling that has been	construction phases, has agreed an approach and is currently	Sequencing [APP-	
		undertaken for the construction phasing in order for National Highways to	undertaking additional modelling work to address this point.	<u>088</u> ]	
		review.	Undeted position (August 2024):		
			Updated position (August 2024):		



		<ul> <li>Updated position (Deadline 5):</li> <li>National Highways has met with the Applicant and has agreed the construction phases that require detailed VISSIM modelling to be undertaken in order to assess the operational performance of the strategic road network during construction. National Highways awaits this information being completed and issued by the Applicant.</li> <li>Updated position (Deadline 9):</li> <li>National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.</li> </ul>	Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108]. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement		
2.5.1.9	Environmental Statement Appendix 5.3.1: Buildability Report Part B Part 1 Appendix B and C	<ul> <li>Relevant Representation (Oct 23)</li> <li>For the A23 River Mole &amp; Long Bridge works, the Applicant has outlined a series of construction phases that will require complex traffic management.</li> <li>National Highways are concerned that the reduction in capacity during construction will have an adverse impact on both the local road network and SRN.</li> <li>Updated position (Deadline 1):</li> <li>National Highways request any detailed VISSIM modelling that has been undertaken for the construction phasing in order for National Highways to review.</li> <li>Updated position (Deadline 5):</li> <li>National Highways has met with the Applicant and has agreed the construction phases that require detailed VISSIM modelling to be undertaken in order to assess the operational performance of the strategic road network during construction. National Highways awaits this information being completed and issued by the Applicant.</li> <li>Updated position (Deadline 9):</li> <li>National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.</li> </ul>	Assessment of the highway operation during highway construction was undertaken using the strategic highway model and is presented in Section 8.3 and 13.3 of Annex B of the Transport Assessment. Further analysis can be undertaken as part of detailed design stages as appropriate. <b>Updated position April 2024:</b> The Applicant has held further discussions with National Highways on VISSIM modelling for construction phases, has agreed an approach and is currently undertaking additional modelling work to address this point. <b>Updated position (August 2024):</b> Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108]. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement	Sections 8.3 and 13.3 of Annex B Strategic Transport Modelling Report [APP-260]	Agreed Agreement reached at Deadline 9
2.5.1.10	Environmental Statement Appendix 5.3.1: Buildability Report Part B Part 2 Appendix F	Relevant Representation (Oct 23)         For the proposed Airport Way Railway Bridge Works, National Highways notes that Stage two would require lane one of the Westbound carriageway to have a full closure. During Stages eight and nine, the Westbound edge beam and parapet is proposed to be removed.	ES Appendix 5.3.1, Buildability Report Part B provide indicative information on the proposed construction phasing. The detailed construction phasing will be finalised during the detailed design and pre-construction stages, through engagement	ES Appendix 5.3.1 Buildability Report Part B Part 1 [APP- 080]	Agreed Agreement reached at Deadline 9



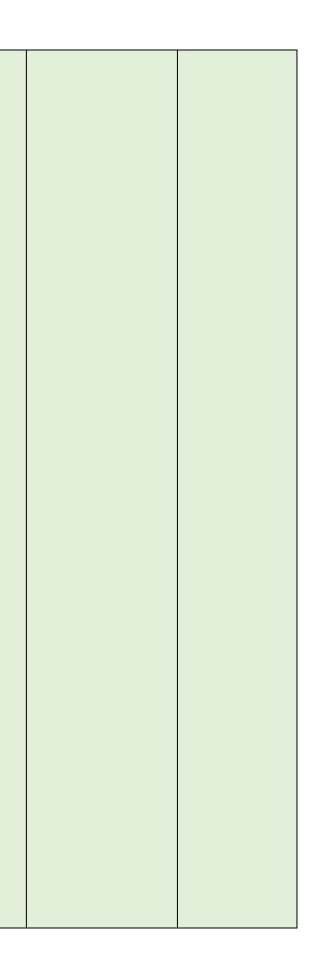
National Highways are concerned that the reduction in capacity during construction will have an adverse impact on both the local road network and SRN.	with Local Highway Authorities, West Sussex County Council (WSCC), and National Highways.
Updated position (Deadline 1): National Highways request any detailed VISSIM modelling that has been undertaken for the construction phasing in order for National Highways to	<b>Updated position April 2024:</b> The Applicant has held further discussions with National Highways on VISSIM modelling for construction phases, has agreed an approach and is currently undertaking additional modelling work to address this point.
Updated position (Deadline 5): National Highways has met with the Applicant and has agreed the construction phases that require detailed VISSIM modelling to be	Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108].
undertaken in order to assess the operational performance of the strategic road network during construction. National Highways awaits this information being completed and issued by the Applicant.	Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement
Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	
ItyFor the South Terminal Roundabout Access, vehicle access is required to both the central island and the compound from the roundabout circulatory	Arup prepared a study regarding STR Compound. They have met with National Highways to discuss the impact of the construction works to STR on 29 <sup>th</sup> November.
National Highways is concerned that the Applicant has not provided sufficient information to demonstrate how construction vehicle movements associated with the works in the central island and the site compound will safely access the SRN in a controlled manner. National Highways will require these principles to be fully detailed and agreed with National	<b>Updated position April 2024:</b> The Applicant has held further discussions with National Highways on VISSIM modelling for construction phases, has agreed an approach and is currently undertaking additional modelling work to address this point. Responses to points raised on the South Terminal Study are being finalised and will be provided before the end of May.
Updated position (Deadline 1): National Highways request any detailed VISSIM modelling that has been undertaken for the construction phasing in order for National Highways to review. Furthermore, National Highways requests that the Applicant	<b>Updated position (August 2024):</b> Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108].
provide additional detail regarding construction vehicle movements at the South Terminal Roundabout. This access and egress strategy will need to be agreed with National Highways and the agreed principles incorporated into the Outline Construction Traffic Management Plan.	Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement
National Highways sent comments to the applicant on the study on 8 <sup>th</sup> February 24, and awaits a response to matters raised.	
	<ul> <li>construction will have an adverse impact on both the local road network and SRN.</li> <li>Updated position (Deadline 1):         <ul> <li>National Highways request any detailed VISSIM modelling that has been undertaken for the construction phasing in order for National Highways to review.</li> <li>Updated position (Deadline 5):             <ul></ul></li></ul></li></ul>

	ES Appendix 5.3.1	
	Buildability Report	
	Part B Part 2 [APP-	
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### Our northern runway: making best use of Gatwick



Updated position (Deadline 5):	
National Highways has met with the Applicant and has agreed the	
construction phases that require detailed VISSIM modelling to be	
undertaken in order to assess the operational performance of the	
strategic road network during construction. National Highways awaits this	
information being completed and issued by the Applicant.	
National Highways sent comments to the Applicant on the study on 8 <sup>th</sup>	
February 2024 and a response to these matters was issued by the	
Applicant on the 30 May 2024, National Highways is currently reviewing	
this information and will respond to the Applicant is there any further	
points of clarification required.	
Updated position (Deadline 9):	
Additional information provided by the Applicant through the course of the	
examination has allowed National Highways, in conjunction with the	
protections offered by the signed Framework Agreement and Protective	
Provisions, to consider the construction access and egress VISSIM	
modelling matters to be agreed.	
As part of its ongoing liaison with the Applicant, and in accordance with	
the DfT Circular 01/2022 Strategic road network and the delivery of	
sustainable development, National Highways has previously, and as part	
of its ongoing liaison with the Applicant, requested clear justification for	
the proposed introduction of a new temporary direct access from the	
South Terminal Roundabout as the primary access point to the proposed	
South Terminal Construction Compound to support the construction of the	
surface access works. The Applicant has recently provided some	
information to National Highways on this point which adds to the	
information presented in the DCO application. National Highways	
welcomes the additional information provided by the Applicant and has	
asked for additional information in order to fully resolve its concerns and	
to be able to consider withdrawing its objections in this context. The	
Applicant has committed to provide the necessary additional information	
before Deadline 10. National Highways remains hopeful of resolving this	
prior to the conclusion of the Examination but will review this information	
and confirm its position in its Deadline 10 submission.	
Updated position (Deadline 10):	
National Highways can confirm that the Applicant has since provided the	
additional information requested, and after reviewing this information,	
National Highways is content with the justification set out and is now able	
to confirm that this matter is agreed.	





2.5.1.12	Environmental Statement	Relevant Representation (Oct 23)	GAL will establish a Traffic Management Working Group (TMWG)	ES Appendix 5.3.2	Agreed
	Appendix 5.3.2: Code of	The Applicant commits to establish a Traffic Management Working Group.	prior to construction commencing.	Annex 3 Outline	
	Construction Practice	However, the Applicant does not provide details of how this group would		Construction Traffic	Agreement
		operate or which parties would be involved in this working group.	The TMWG will be responsible for coordinating and managing	Management Plan	reached at
	Section 6.2	National Highways requests that this working group also include National	material and people movement in accordance with this CoCP and	[ <u>APP-085</u> ]	Deadline 9
		Highways, and each affected Local Authority in order to ensure that each	other relevant controls including the oCTMP and oCWTP.		
		party can contribute, and a collective decision can be made to ensure that	The CTMP and CWTP will be detailed and finalised during the	ES Appendix 5.3.2	
		no part of the SRN or local road network are adversely impacted.	detailed design and pre-construction stages in collaboration with	Annex 2 Outline	
			National Highways and Local Highway Authorities.	Construction	
		Updated position (Deadline 1):		Workforce Travel	
		National Highways notes the Applicant's position that the TMWG will be	Updated position April 2024:	Plan [APP-084]	
		established prior to construction commencing. However, to inform the	opualed position April 2024.		
		CTMP, these meetings will need to be held well in advance and regularly	The Applicant will review the contents of the mark up of the Outline	Requirements 12 and	
		during the construction preparation stage to agree on principles before	CTMP provided by National Highways at Deadline 4 and provide a	13 of the dDCO	
		the Scheme moves to construction.	further response to those matters. In respect of a Traffic	[REP3-006]	
			Management Working Group (TMWG) the Applicant agrees to the		
		Updated position (Deadline 5):	establishment of a TMWG prior to construction commencing to		
		National Highways continues to engage with the Applicant on this matter.	ensure all parties, including National Highways, contractors, local		
			highway authorities and GAL have an agreed way of working and		
		Updated position (Deadline 9):	schedule of works. Further discussions will be held on the level of		
		National Highways can confirm that the Framework Agreement signed	detail required at that stage to seek agreement on this matter		
		between both parties affords National Highways the necessary level of			
		protection to ensure that this matter can be agreed for the purposes of the	Updated position (August 2024):		
		Development Consent Order Examination.	Further drafting changes and responses to comments received		
			from National Highways and other interested parties on the Outline		
			Construction Traffic Management Plan submitted at Deadline 7.		
2.5.1.13	Environmental Statement	Relevant Representation (Oct 23)	At the current stage, we do not have detailed information on the	n/a	Agreed
	Annorality E. 2. Dr. Code of	The Applicant has not provided any operitie details or strategy to any up			
	Appendix 5.3.2: Code of	The Applicant has not provided any specific details or strategy to ensure	temporary drainage system for construction. These details will be		
	Construction Practice	that the road network remains adequately drained and that the water	temporary drainage system for construction. These details will be developed in consultation with National Highways and Local		Agreement
					Agreement reached at
		that the road network remains adequately drained and that the water	developed in consultation with National Highways and Local		-
	Construction Practice	that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.	developed in consultation with National Highways and Local		reached at
	Construction Practice	that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works. National Highways requests that the Applicant provides further details on	developed in consultation with National Highways and Local Highway Authorities. Updated position April 2024:		reached at
	Construction Practice	that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works. National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and	developed in consultation with National Highways and Local Highway Authorities. Updated position April 2024: Environmental Statement : Appendix 5.3.2: Code of Construction		reached at
	Construction Practice	that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works. National Highways requests that the Applicant provides further details on	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's</li> </ul>		reached at
	Construction Practice	that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works. National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1):</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1): National Highways request the Applicant outlines where in the DCO</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> <li>Including in Para. 3.1.1 In relation to the control and management</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1): National Highways request the Applicant outlines where in the DCO commitment is provided to ensure water quality will be monitored and</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> <li>Including in Para. 3.1.1 In relation to the control and management of construction works to prevent pollution of surface and</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1): National Highways request the Applicant outlines where in the DCO commitment is provided to ensure water quality will be monitored and maintained during construction. If there is no commitment, then National</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> <li>Including in Para. 3.1.1 In relation to the control and management of construction works to prevent pollution of surface and groundwater, or mitigate physical impacts to water bodies, the PC</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1): National Highways request the Applicant outlines where in the DCO commitment is provided to ensure water quality will be monitored and maintained during construction. If there is no commitment, then National Highways welcomes further discussion with the Applicant on how this can</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> <li>Including in Para. 3.1.1 In relation to the control and management of construction works to prevent pollution of surface and groundwater, or mitigate physical impacts to water bodies, the PC would establish the appropriate roles and responsibilities for site</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1): National Highways request the Applicant outlines where in the DCO commitment is provided to ensure water quality will be monitored and maintained during construction. If there is no commitment, then National</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> <li>Including in Para. 3.1.1 In relation to the control and management of construction works to prevent pollution of surface and groundwater, or mitigate physical impacts to water bodies, the PC would establish the appropriate roles and responsibilities for site staff in accordance with the roles and responsibilities set out in</li> </ul>		reached at
	Construction Practice	<ul> <li>that the road network remains adequately drained and that the water quality at discharge points is maintained during the execution of the works.</li> <li>National Highways requests that the Applicant provides further details on how the drainage network will function during this transitional period and how water quality will be maintained and monitored.</li> <li>Updated position (Deadline 1): National Highways request the Applicant outlines where in the DCO commitment is provided to ensure water quality will be monitored and maintained during construction. If there is no commitment, then National Highways welcomes further discussion with the Applicant on how this can</li> </ul>	<ul> <li>developed in consultation with National Highways and Local Highway Authorities.</li> <li>Updated position April 2024:</li> <li>Environmental Statement : Appendix 5.3.2: Code of Construction Practice Annex 1 - Water Management Plan sets out GAL's commitments with regards to water quality during the construction phases of the project.</li> <li>Including in Para. 3.1.1 In relation to the control and management of construction works to prevent pollution of surface and groundwater, or mitigate physical impacts to water bodies, the PC would establish the appropriate roles and responsibilities for site</li> </ul>		reached at



		National Highways acknowledges the updated position provided by the Applicant. National Highways request that the Applicant removes "where required" from Section 2 of the ES Appendix 5.3.2 Code of Construction Practice Annex 1 [REP3-021] in order to commit to monitoring of water quality during construction. <b>Updated position (Deadline 9):</b> National Highways acknowledges that the Applicant has addressed its comments in relation to National Highways Deadline 5 update and consider this matter agreed.	<ul> <li>environmental team would be responsible for implementing water quality monitoring, where required, throughout the construction phase of the proposed scheme.</li> <li>Updated Position July 2024:</li> <li>We propose to reword Section 2 of the ES Appendix 5.3.2 Code of Construction Practice Annex 1 - Water Management Plan at Deadline 8 as follows:</li> <li>"The following responsibilities would apply as a minimum: The Environment Manager and associated environmental team would be responsible for implementing the required water quality monitoring throughout the construction phase of the proposed scheme."</li> <li>Updated position (August 2024):</li> <li>The text "where required", which now forms part of Section 3 of the ES Appendix 5.3.2 Code of Construction Practice Annex 1 has been removed in the version submitted at Deadline 8 [REP8-026]</li> </ul>		
2.5.1.14	Environmental Statement Appendix 5.3.2: Code of Construction Practice Annex 3	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways notes that there are significant airside works planned to be undertaken concurrently with the surface access works. These activities are likely to introduce significant additional traffic to the SRN at a time when network capacity will be constrained by temporary traffic management and lane closures.</li> <li>Updated position (Deadline 1):</li> <li>National Highways request any detailed VISSIM modelling that has been undertaken for the construction phasing in order for National Highways to review.</li> <li>Updated position (Deadline 5):</li> <li>National Highways has met with the Applicant and has agreed the construction phases that require detailed VISSIM modelling to be undertaken in order to assess the operational performance of the strategic road network during construction. National Highways awaits this information being completed and issued by the Applicant.</li> <li>Updated position (Deadline 9):</li> <li>National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.</li> </ul>	Assessment of the highway operation during highway construction was undertaken using the strategic highway model and is presented in Section 8.3 and 13.3 of Annex B of the Transport Assessment. Further analysis can be undertaken as part of detailed design stages as appropriate. <b>Updated position April 2024:</b> The Applicant has held further discussions with National Highways on VISSIM modelling for construction phases, has agreed an approach and is currently undertaking additional modelling work to address this point. <b>Updated position (August 2024):</b> Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108]. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement	Sections 8.3 and Section 13.3 of the Strategic Transport Modelling Report [APP-260]	Agreed Agreement reached at Deadline 9



		The main compound for the Surface Access works will be South
Appendix 5.3.1: Buildability	In section 7.6, the Applicant outlines that Carpark Y is to be used for the	Terminal Roundabout Contractor Compound.
Report Part A	processing of hard materials from airside works, but there is no mention	
	as to whether this area is also to be used for the surface access works.	Paragraph 7.6.2 of ES 5.3.1 Buildability Report Part A gives
Section 7.6		indicative proposed information how Car Park Y will be utilised
	Could the Applicant clarify whether the proposed temporary construction	during construction period.
	compound in the land to the north of the roundabout will have the required	
	space for the processing and storing of all excavated materials.	Excavated concrete will be crushed and reused. A temporary
		mobile crushing unit will be set up on the site alongside the
	Updated position (Deadline 1):	laydown area for the reprocessed materials. The location will also
	Whilst clarity has been provided on the purpose of Carpark Y, the	be used as a welfare area during the construction of North Termin
	proximity of this site for the use of concrete crushing equipment to both	Roundabout Junction.
	the Premier Inn and Travelodge raises the question of disturbance. Can	
	the Applicant confirm if this has been factored within their decision making	Updated position April 2024:
	and have any discussions taken place with the affected parties.	Paragraph 4.2.6 of Documents 5.3 Code of Construction Practice
		states that the core working hours will be 07:00-19:00 Monday to
	Updated position (Deadline 5):	Friday and 07:00 – 13:00 on Saturdays. However, the first and las
	National Highways acknowledge the restrictions that will be imposed on	hour of these days will be for various activities but will not include
	the processing of hard materials within car park Y in the Code of	the operation of plant or machinery that is likely to cause
	Construction Practice. However, National Highways seeks to understand	disturbance to local residents or businesses. If works are to be
	how these activities have been assessed and the impacts on adjacent	carried out outside of these core hours, section 61 consents will be
	receptors quantified.	obtained from the relevant planning authorities.
		In considering the possible noise disturbance, we can commit to
	Updated position (Deadline 9):	only carrying out concrete crushing activities during the day time
	National Highways welcomes the amendments provided by the Applicant	hours Monday to Friday in accordance with paragraph 4.2.6 of
	to the Code of Construction Practice at Deadline 8. These amendments,	Document 5.3 Code of Construction Practice
	and the protection offered by the signed Framework Agreement and	
	Protective Provisions, means that this matter can be agreed for the	Updated position (August 2024):
	purposes of the Development Consent Order Examination.	Further updates to the Code of Construction Practice were
		submitted into Examination at Deadline 8.

### 1.7. Cumulative Effects and Interrelationships

1.7.1 **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	Gatwick Airport Limited Position	Signposting	Status	
There are no specific issues relating solely to Cumulative Effects and Interrelationships within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.						

	ES Appendix 5.3.1	Agreed
	Buildability Report	
	Part A [APP-079]	Agreement
		reached at
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# 1.8. Draft DCO and Explanatory Memorandum

1.8.1 **Table 2.7** sets out the position of both parties in relation to Draft DCO and Explanatory Memorandum matters.

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

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
2.7.1.1	Article 6 – Limits of	Relevant Representation (Oct 23)	The proposed preliminary design for the surface access works has been	Draft DCO [REP3-	Agreed
	Deviation (LoD)	Subparagraph (4) applies LoD's that appear excessive for the	developed in accordance with relevant design standards and guidance	006]	
		proposed highways works. Without information, or justification,	(including DMRB where appropriate) and has been informed by technical		Agreement
		National Highways has a concern that a design which is not compliant	engagement with the relevant highway authorities (albeit National		reached at
		with DMRB may be permitted under the terms of the DCO.	Highways did not respond to requests for feedback on the limits of		Deadline 9
			deviation in advance of DCO application submission).		
		National Highways requests that the Applicant either justifies this			
		flexibility or reduces the LoD's accordingly and presents any updates in	The proposed limits of deviation reflect the design uncertainty that is		
		a table format similar to that utilised as part of the A66 Northern Tran-	inherent in a third-party infrastructure scheme that remains subject to the		
		Pennine Project (TR010062/APP/REP9-013). Alternatively, conditions	approval of highway authorities, a process which falls outside GAL's		
		would need to be in place and secured in the DCO whereby utilisation	control. Modest changes to the position and/or vertical alignment for the		
		of wider LoD's would require the express consent of National Highways	flyover bridge structures would likely lead to a change to the location of the		
		where deviation may impact the SRN.	crest of the relevant section of highway vertical alignment and a resulting		
			increase in surface levels relative to the preliminary design proposals at		
		Updated position (Deadline 1):	one end of the bridge (and the associated approach embankment) and a		
		National Highways request that Gatwick's position is updated to reflect	decrease in surface levels relative to the preliminary design proposals at		
		the latest status of negotiations, whereby Gatwick have confirmed that	the other end. The proposed magnitudes of vertical limits of deviation have		
		revised Limits of Deviation are currently being discussed between both	been developed with such potential changes in mind and with due		
		parties.	consideration to magnitudes of limits of deviation in other granted DCOs.		
		Undeted position (Deadline 5):	The design of the national highway works has been subject to extensive		
		Updated position (Deadline 5):	engagement between GAL agents and National Highways, which is		
		National Highways notes that the Applicant has proposed amendments	ongoing. The detailed design stage is envisaged also to be undertaken in		
		to the vertical limits of deviation as outlined in National Highways	close consultation with National Highways, including through the approvals		
		comments to the Applicant's response to the Examining Authorities	process in Part 3 of Schedule 9 of the draft DCO. The flexibility offered by		
		Written Questions DCO.1.1.9 [REP4-079]. National Highways requests	the limits of deviation in article 6 will best enable the scheme to address		
		that the Applicant update their proposals in line with this position.	future design comments from National Highways.		
		Updated position (Deadline 9):	In any event, the detailed design of the surface access works will be		
		National Highways can confirm that as part of the Applicant's	subject to the approval of the local highway authority (pursuant to		
		submissions at Deadline 5, the Applicant has addressed National	requirement 5 of the draft DCO) or National Highways (pursuant to		
		Highways comments in its revisions to the limits of deviation applied in	requirement 6 and Part 3 of Schedule 9 of the draft DCO).		
		the draft Development Consent Order and the Parameter Plans, which			
		was confirmed in National Highways comments on any submissions	Updated position (April 2024):		
		received by Deadline 5 [REP6-114]. This matter can now be	Article 6 (limits of works) has been updated in version 6.0 of the <b>draft</b>		
		considered agreed for the purposes of the examination.	<b>DCO</b> submitted at Deadline 3 [REP3-006] to clarify the drafting intention		
			and the parameters to have effect for the highway works.		
			and the parameters to have check for the highway works.		



			The Applicant considers that the use of article 6 of the draft DCO and the		
			plans referenced therein is a clearer and preferable approach to specifying		
			maximum extents in tabular form in the DCO. Plans can be more easily		
			scrutinised during the examination than numerical limits or limits by		
			reference to coordinates and are more easily referenced by contractors		
			post-consent. The Works Plans and the Parameter Plans are documents		
			to be certified by the Secretary of State under article 52 of the DCO and		
			thus have no lesser status or controlling effect when referenced by article		
			6 than a table in the DCO.		
			The Applicant and National Highways continue to discuss the appropriate		
			numerical limits of deviation for article $6(4)(a)$ .		
			Updated position (July 2024):		
			As requested by National Highways, additional points of reference have		
			been added to the Surface Access Highways Parameter Plans [REP6-		
			011] and the Surface Access Highways Plans – Engineering Section		
			Drawings [REP5-019] alongside revisions to the draft Development		
			<b>Consent Order</b> [REP6-005] to reference the section of Work No. 35a		
			which is subject to the greater 2m Limits of Deviation between approx. CH		
			880 and CH 1680 labelled as points A1 and B1 respectively. It is		
			understood that this point is now agreed with National Highways.		
2.7.1.2	Land Plans	Relevant Representation (Oct 23)	The protective provisions for the benefit of National Highways (Part 3 of	Draft DCO [REP3-	Under
2.1.1.2			Schedule 9 of the draft DCO) (the "NH PPs") are still under negotiation	-	
	(TR020005/APP/AS-	National Highways has reviewed the Land Plans (TR020005/APP/AS-		006]	discussionAgreed
	015)	015) and Book of Reference (TR020005/APP/AS-010) and notes that	between GAL and National Highways. However, the version included in		
		the Applicant is wishing to exercise compulsory acquisition powers	the draft DCO and the latest draft in circulation between the parties		Agreement
		over existing National Highways land and by association the SRN.	requires that the undertaker obtain the consent of National Highways		reached at
		National Highways considers the breadth of the rights to be acquired	before exercising the powers of compulsory acquisition in articles 27 and		Deadline 10
		under Schedule 7 to the dDCO are currently too wide.	28 of the draft DCO over any part of the strategic road network (paragraph		
			5(2) of the NH PPs). This consent requirement should provide sufficient		
		National Highways cannot accept this approach and recommends that	comfort regarding the issue expressed in this row and vitiate any need to		
		the Applicant:	amend the Land Plans or provide additional information at this stage.		
		revert within the Land Plans any existing land under National			
		Highways ownership to solely temporary possession in line	Updated position (April 2024)		
		with the approach that has been undertaken on the London	The Applicant's approach to seeking compulsory acquisition powers over		
		Luton Airport Expansion Scheme that is currently in	the full extent of land required for the highway improvement works is		
		examination (TR020001/APP/AS-011).	justified because:		
		Seek to agree with NH temporary possession of the land	1. The Applicant requires powers in the DCO to ensure that any		
		required for the construction of the scheme.	unknown land rights over parcels of land required for the highway		
		Where, exceptionally, the Applicant requires permanent rights over any	improvement works – either forming part of the widened highways		
		where, exceptionally, the Applicant requires permanent lights over any	improvement worker clarer forming part of the wateriou nighways		
		existing National Highways land ownership, these are to be identified	or required for ongoing maintenance of the widened highways –		



and communicated to National Highways, with a clear justification provided, to demonstrate the need for a permanent right being acquired. This will be considered by National Highways and any concerns will be highlighted to the Examining Authority.

#### Updated position (Deadline 1):

The existence of Protective Provisions does not provide a response to the requirement to provide a compelling case for acquisition.

## Updated position (Deadline 5):

The Applicant's position explicitly refers to the fact that permanent acquisition is required in "*forming part of the widened highways or required for ongoing maintenance of the widened highway*". This is precisely the point National Highways is wishing to confirm.

Where land forms part of the existing SRN, and there are improvement works, there is no reason for permanent acquisition. The Applicant refers to "unknown rights" in respect of land which is subject to temporary possession only. This is an unsubstantiated concern: for land which is currently SRN (i.e., not widened, new areas), the SRN is operated safely and efficiently, with no impediments to its current use. National Highways therefore maintains its position that the Applicant's blanket and broad approach to compulsory acquisition is unjustified and non-compliant with the Government's guidance on compulsory acquisition."

## Updated pPosition (Deadline 9):

National Highways notes that at Deadline 7 the Applicant introduced updated Land Plan [REP7-017] information whereby the Applicant has sought to address National Highways concerns in respect to the compulsory acquisition of land that will remain part of the Strategic Road Network.

National Highways has continued to liaise with the Applicant to ensure that National Highways land interests are appropriately defined. Through these negotiations, the Applicant has confirmed that:

Land parcels 4/474B and 4/474C will be converted to land subject to permanent rights (presumed highway)

Land parcels 1/138A and 1/256 will be converted to Land subject to permanent acquisition

When viewed in conjunction with the Protective Provisions and Framework Agreement, National Highways considers that it is offered can be overridden such that they do not hinder the use and maintenance of the highways after their completion. When the undertaker exercises temporary possession powers under the DCO, article 32(3) provides that private rights of way over areas temporarily possessed are temporarily suspended and unenforceable, but only for so long as the undertaker remains i possession of the land. Once the highway works are completed using such powers and handed to National Highways, there is a risk that unknown rights could then resume which hinder the operation and/or maintenance of the improved highways. Allow the Applicant the power to compulsorily acquire land required for the widened highways ensures that contrary rights can be extinguished using the DCO powers where required, facilitating the securing of clean title and thus ensuring the deliverability of the scheme. This is also in National Highways' interest to ensur that they ultimately receive clean title to the improved SRN. Wh the Applicant accepts this risk is unlikely to materialise in practic it is nonetheless an actual risk and one that needs to be mitigat against to safeguard the delivery of the scheme and is consiste with the approach to CA adopted across the project. As previou stated, to the extent possible the Applicant will only use tempor possession powers in carrying out the highway works.

2. The Applicant has also noted the uncertainty which has come to light through the land referencing process and discussions with National Highways and the local authorities as to the extent of each authority's respective land ownership. The Applicant considers it important to retain CA powers over all land required for the improved highways to ensure that, if the ownership of pla of land required for the scheme proves to be different to that currently identified by the parties (e.g. a plot of land which Natio Highways considers it owns proves to be in third-party ownersh the Applicant will be able to acquire this land and ensure the deliverability of the scheme. This is, again, also in National Highways' interest to ensure that it ultimately receives clean, complete title to the improved highway network. The draft DCO contains protective provisions for the benefit of National Highwa which prevent the undertaker from exercising CA powers over t strategic road network without the consent of National Highway The Applicant notes National Highways' residual concerns desp these provisions and is discussing with National Highways how best to address these while ensuring that the risks identified in and (2) directly above are mitigated. The Applicant is in continu discussions with National Highways and their representatives. purpose of these discussions is to collaboratively identify and progress measures that can be implemented to mitigate any

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		the appropriate protection to agree this matter for the purpose of the	potential impacts on the Statutory Undertaker's obligation to		
		the appropriate protection to agree this matter for the purpose of the examination. National Highways will therefore review the Deadline 9 updates, once available, to confirm that this matter has been satisfactorily addressed.	potential impacts on the Statutory Undertaker's obligation to maintain and provide highways. The overarching objective remains the conclusion of protective provisions that align with the mutual interests of both parties.		
		Updated position (Deadline 10): National Highways can confirm that it has reviewed the Deadline 9 submissions and the above changes have been reflected in the updated Book of Reference. However National Highways notes that the Applicant has not published an updated copy of the Land Plans in order to reflect this change. National Highways has liaised with the Applicant and the Applicant has confirmed that an updated copy of the Land Plans will be issued at Deadline 10. This will ensure that, at the close of the examination, the Book of Reference can be read in conjunction with a corresponding version of the Land Plans. In light of the protections provided to National Highways in its Protective Provisions, National Highways does not anticipate commenting on this issue further.	<ul> <li>Updated position (July 2024):</li> <li>Cognisance of National Highways' continued objection to the Applicant's approach to compulsory acquisition powers over highways land, the Applicant has refined its approach at Deadline 7. Please refer to the Applicant's response to CA.2.4 in its Response to ExQ2 – Compulsory Acquisition and Temporary Possession [REP7-080] which sets out this refined approach. It is hoped that this will allow National Highways to consider this row 'agreed'.</li> <li>Updated position (August 2024)The Applicant has held further meetings with National Highways including on 15 August 2024 to provide reassurance on the purpose of identifying land for permanent acquisition in specific relation to land plots identified by National Highways. The Applicant anticipates this review to result in this matter being agreed, noting the controls and approvals that are required under the DCO.</li> <li>Updated position (Deadline 10):</li> </ul>		
2.7.1.3	Schedule 7 - Land in	Relevant Representation (Oct 23)	<u>The Applicant has updated the Land Plans at Deadline 10 to reflect the</u> <u>latest discussions with National Highways.</u> As above, the NH PPs (subject to agreement) require the consent of	Draft DCO [REP3-	Under
2.1.1.3	Which Only New Rights etc. May be Acquired	The purpose for which powers are taken over land is unclear. The Applicant should set out the specific rights it is seeking over National Highways interests. National Highways request that the Applicant provide a draft of the specific rights it is seeking over National Highways land for consideration. Additionally National Highways request a control over any acquisition of rights over National Highways' land by the Applicant in the protective provision whereby no rights or covenants to apply over National Highways' land without its prior consent.	National Highways to any acquisition by the undertaker of rights over any part of the strategic road network. It is not, therefore, necessary for GAL to pre-emptively set out information about hypothetical acquisitions of rights for which it would in any event need National Highways' consent. <b>Updated position (April 2024):</b> The Statement of Reasons sets out the Applicant's compelling case in the public interest and how it has limited the powers that it is seeking to only those that are necessary. The land over which the Applicant has sought powers is required to deliver the scheme. In areas where there are numerous unknown utility assets and diversion requirements and	006]	Agreement reached at Deadline 10
		<b>Updated position (Deadline 1):</b> The Applicants response to this issue does not provide a compelling case in the public interest for the powers sought and does not comply with guidance that compulsory acquisition powers should be limited to what is necessary. Advice Note 15 is clear that powers to acquire rights and impose restrictive covenants should not be justified in general terms.	historically a great number of interests, it is necessary for the Applicant to be granted powers to ensure that any diversions can be carried out and any rights or restrictive covenants removed where they would inhibit the delivery of the scheme. The draft DCO restricts the use of the CA powers to only where it is necessary to deliver the scheme and the Applicant has continually expressed its intention to do just that.		



		<ul> <li>Updated position (Deadline 5):</li> <li>The Applicant refers to utilities works which give rise to the need for the acquisition of permanent rights. The Applicant should therefore reference only utilities works. The use of the phrase "minor works" is ambiguous, unprecedented for SRN DCOs and unacceptable. Put another way, the Applicant's justification provided bears no resemblance to the rights which are permitted to be acquired."</li> <li>Updated position (Deadline 9):</li> <li>Subject to the amended wording in Schedule 7 and removing the reference to "minor works," National Highways would consider this matter agreed. National Highways will review the latest draft Development Consent Order once submitted to ensure compliance with its request.</li> <li>Updated position (Deadline 10):</li> <li>National Highways has reviewed the updated draft Development Consent Order submitted by the Applicant at Deadline 9 and is happy that the amendments made, in conjunction with the Framework Agreement, resolves this matter for the purpose of the examination.</li> </ul>	Updated position (July 2024): In version 9 of the draft DCO submitted at Deadline 7 [REP7-005], the Applicant has added additional justification to Schedule 7 (land in which only new rights etc. may be acquired), as well as including additional pli within this schedule to reflect its refined approach to compulsory acquisition of designated highways. It is hoped that this change will allo National Highways to consider this row 'agreed'. Updated position (August 2024): The reference to "minor works" has been removed and replaced. Reference is now made to "protective works, access works, utility apparatus or other ancillary or related development as set out in Sched 1 (authorised development)"
	icle 27 – Compulsory quisition of land	Relevant Representation (Oct 23) It is not clear what ancillary purposes the Applicant seeks to "use" all of	As above, the NH PPs (subject to agreement) require the consent of National Highways to any acquisition by the undertaker of any land
		the Order land. The relevant compulsory acquisition guidance	forming part of the strategic road network. This should address any
		(Planning Act 2008: procedures for the compulsory acquisition of land	concern of National Highways with article 27 without the need for
		(September 2013 Department for Communities and Local Government) makes clear, that the Applicant will need to demonstrate that the	amendments to the wording.
			Updated position (April 2024):
		legitimate purpose, and that it is necessary and proportionate.	Article 27(1)(b) makes clear that the undertaker can use land acquired compulsorily pursuant to article 27(1)(a) for the purposes authorised by
		National Highways seeks clarification on article 27(1)(b) and National Highways considers that article 27 (1)(b) should be deleted in its entirety.	Order (i.e. the Project) or for other purposes in connection with or ancil to the undertaker's undertaking (i.e. the operation etc. of the airport). The Applicant considers it uncontroversial that it should be authorised to us land that is compulsorily acquired pursuant to the Order powers for the
		Updated position (Deadline 1):	above purposes and does not understand the substance of National
		The Applicants response does not respond to the unprecedented and	Highways' concern with this wording.
		unclear wording relating to "use", nor does it provide a justification for	Control to National Highways' apportion, the wording is presedented
		its used. The mere fact that National Highways must consent to the use of the powers, does not circumvent for the scope of the powers being properly defined.	Contrary to National Highways' assertion, the wording is precedented - including in article 28(1)(b) of the Sizewell C (Nuclear Generating Static Order 2022, article 24(1)(b) of the Hinkley Point C (Nuclear Generating Station) Order 2013 and in materially the same form in e.g. article 19(1
		Updated position (Deadline 5):	the Drax Power (Generating Stations) Order 2019 and article 18(1) of t

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		Discussions between the parties on the wording of PPs remain on-	Keadby 3 (Carbon Capture Equipped Gas Fired Generating Station) Or
		going. National Highways does not agree the word of the "use" is	2022.
		necessary in this context; and the precedents cited all relate to energy	
		projects. No other transport, nor aviation (the dDCO for Luton Airport,	Updated position (July 2024):
		or the DCO for Manston Airport) use this term. If land is acquired, then	The Applicant maintains its previous position. As well as the wealth of
		its "use" should be in accordance with the provisions of Schedule 1. A	DCO precedent cited above, it is noted that numerous Transport and
		provision in a DCO which relates to compulsory acquisition is not	Works Act orders employ the same wording in a transport context – see
		intended to deal with the permission granted for the use of that land.	e.g. article 18 of the Rother Valley Railway (Bodiam to Robertsbridge
		intended to deal with the permission granted for the use of that land.	Junction) Order 2023 and article 4 of the Network Rail (Cambridge Re-
		Updated position (Deadline 9):	Signalling) Order 2024.
		National Highways can confirm that the Framework Agreement signed	
		between both parties affords National Highways the necessary level of	In any event, the Applicant hones that the change to its approach to
			In any event, the Applicant hopes that the change to its approach to
		protection to ensure that this matter can be agreed for the purposes of	compulsory acquisition powers sought over the SRN (see 2.7.1.2 above
		the Development Consent Order Examination.	will address National Highways' concern and allow it to drop this objection
			Undeted position (August 2024)
			Updated position (August 2024):
			Further discussion with regard to these matters has taken place to resol
			any outstanding concerns for National Highways
2745	Article 21 Time limit	Polovent Depresentation (Oct 22)	The time period of ten years is justified in percentage 7.19 7.20 of the
2.7.1.5	Article 31 – Time limit	Relevant Representation (Oct 23)	The time period of ten years is justified in paragraphs $7.18 - 7.20$ of the
	for exercise of authority	10 years is an excessively long period of time for land to be subject to	ExM. This is precedented as described in the ExM and it is further noted
	to acquire land	compulsory acquisition powers given the limited scale of the	that the same approach has been taken in the emerging draft Luton Airp
	compulsorily.	development. Schemes which have obtained periods longer than 5	Expansion DCO (article 26).
		years are typically those which are significantly more complex and	
		linear.	Updated position (April 2024):
			The Applicant considers that the nature and constituent works of the
		National Highways recommends this is reduced to 5 years unless the	
			Project justify a 10-year period. ES Appendix 5.3.3: Indicative Construct
		Applicant is able to provide a reasonable justification.	Sequencing [REP2-016] sets out that the highway works are anticipated
		Applicant is able to provide a reasonable justification.	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow
		Applicant is able to provide a reasonable justification. Updated position (Deadline 1):	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition power
		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1):</li> <li>The mere reference to precedent does not justify the use of the</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as
		Applicant is able to provide a reasonable justification. Updated position (Deadline 1):	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation
		Applicant is able to provide a reasonable justification. <b>Updated position (Deadline 1):</b> The mere reference to precedent does not justify the use of the elongated period on this Scheme.	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlier
		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5):</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlied on a conservative basis in anticipation of said land being necessary for
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		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5):</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlied on a conservative basis in anticipation of said land being necessary for
		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5): The further justification of the specified 10 year time period for</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlied on a conservative basis in anticipation of said land being necessary for
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		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5): The further justification of the specified 10 year time period for compulsory acquisition powers provided by the Applicant is acknowledged. National Highways considers that the acceptability of</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlied on a conservative basis in anticipation of said land being necessary for works later in the construction sequencing or for future operation. Where feasible, the Applicant intends to carry out construction pursuant temporary possession powers, only vesting permanent interests or right
		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5): The further justification of the specified 10 year time period for compulsory acquisition powers provided by the Applicant is acknowledged. National Highways considers that the acceptability of this time period is subject to agreement on the protective provisions</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlied on a conservative basis in anticipation of said land being necessary for works later in the construction sequencing or for future operation. Where feasible, the Applicant intends to carry out construction pursuant
		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5): The further justification of the specified 10 year time period for compulsory acquisition powers provided by the Applicant is acknowledged. National Highways considers that the acceptability of this time period is subject to agreement on the protective provisions and ongoing engagement with the Applicant on measures to be</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlied on a conservative basis in anticipation of said land being necessary for works later in the construction sequencing or for future operation. Where feasible, the Applicant intends to carry out construction pursuant temporary possession powers, only vesting permanent interests or right where necessary for construction and otherwise upon works completion
		<ul> <li>Applicant is able to provide a reasonable justification.</li> <li>Updated position (Deadline 1): The mere reference to precedent does not justify the use of the elongated period on this Scheme.</li> <li>Updated position (Deadline 5): The further justification of the specified 10 year time period for compulsory acquisition powers provided by the Applicant is acknowledged. National Highways considers that the acceptability of this time period is subject to agreement on the protective provisions and ongoing engagement with the Applicant on measures to be</li> </ul>	Sequencing [REP2-016] sets out that the highway works are anticipated be completed in 2032, with other works not completed until 2035. Allow a 10-year period within which to exercise compulsory acquisition powers ensures that the Applicant is able to exercise powers proportionately as and when parcels of land are needed for particular works or the operation of the authorised development, rather than having to acquire land earlie on a conservative basis in anticipation of said land being necessary for works later in the construction sequencing or for future operation. Where feasible, the Applicant intends to carry out construction pursuant temporary possession powers, only vesting permanent interests or right where necessary for construction and otherwise upon works completion allowing for a more precise scope of land or rights to be permanently

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2.7.1.6	Schedule 2, Requirement 20	<ul> <li>The Applicant's approach to securing its proposed Transport Mitigation Fund is unclear. The provision secures the Surface Access Commitments which includes "Commitment 14: Transport Mitigation Fund" but there is no securing mechanism under the DCO or detail regarding what this would comprise. The Planning Statement suggests that this would further be secured by the Section 106, but again no details are provided and it is difficult to see how this would secure necessary interventions on the Strategic Road Network.</li> <li>The Applicant should clarify the scope of the Transport Mitigation Fund and, seek to implement a Requirement which defines: <ul> <li>The scope of the Transport Mitigation Fund</li> <li>The level of commitment within the Transport Mitigation Fund.</li> <li>The relevant thresholds which would trigger the activation of the Transport Mitigation Fund.</li> <li>The parties to be consulted during the development of any Transport Mitigation Fund proposals.</li> </ul> </li> <li>The parties that would act as the approval body for the Transport Mitigation Fund proposals.</li> <li>Updated position (Deadline 5): <ul> <li>National Highways submitted at Deadline 4 [REP4-078] the following response to the Applicant in regard to Schedule 2, Requirement 20.</li> </ul> </li> <li>National Highways takes no issue with the Applicant's rationale and does not dispute that such documents should be "primarily" overseen by the Lead Local Authority. However, the Examining Authority should note that the surface access commitments also relate to matters directly outside the Lead Local Authority's scope and within National Highways scommends that the Examining Authority incorporates such an approval role over Requirement 20 and National Highways recommends that the Examining Authority incorporates such an approval role in the event that the Applicant does not take on board National Highways' recommendations</li> </ul>	<ul> <li>GAL is considering proposals in relation to the Transport Mitigation Fur and further information will be provided in due course.</li> <li>Updated position (April 2024):</li> <li>The draft DCO s106 Agreement was submitted at Deadline 2 [REP2-00 and includes the details about the TMF requested by National Highways</li> <li>The Applicant has submitted a revised Surface Access Commitments [REP3-028] document at Deadline 3 together with responses to Nation Highways "mark-up" version of the Surface Access Commitments document [REP3-030].</li> <li>Updated position (July 2024):</li> <li>Requirement 20 (surface access) in Schedule 2 to the draft DCO [REF 005] secures the Surface Access Commitments must be agreed i writing with Crawley Borough Council and National Highways. This addresses National Highways' concern.</li> </ul>
		and it is also recognised that this fund is in addition to the agreed highway mitigation scheme.	
2.7.1.7	Business as Usual Upgrades	Relevant Representation (Oct 23)           The Transport Assessment sets out that the future baseline "also includes improvements planned as part of the Applicants Capital Investment Plan (CIP), intended to address increases in airport-related	GAL will consider this further and revert in due course. Updated position (April 2024):

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	to demonstrate the timeframes that the Applicant is wishing to secure the works against. Updated position (Deadline 9): National Highways now considers this matter resolved through the introduction of Requirement 33 into version 8 the draft Development	
	Updated position (Deadline 5): Negotiations continue with the Applicant in relation to securing the Business As Usual works and their respective timing. National Highways has requested greater contextual details from the Applicant	
	This proposed requirement reflects the assumption made in the Applicants traffic modelling that the signalisation is in place prior to the construction of the Project.	
	<ul> <li>24. Gatwick North Terminal and South Terminal Roundabout Signalisation</li> <li>24. (1) No part of the authorised development may begin, until the North Terminal and South Terminal roundabout signalisation scheme is completed and open for traffic</li> </ul>	
	Following receipt of both the Applicant's response to Procedural Decision Notice PD-007 [TR020005/AS/114] and planning application reference CR/125/79, National Highways now understands that Gatwick is not constrained by a set passenger capacity. As a consequence, National Highways has updated this position to the following:	
	roundabouts and associated physical changes to increase capacity." As powers for this work are not being taken in the DCO, they will not be delivered under the terms of the DCO nor is there any certainty of when or how this would be delivered. <b>Updated position (Deadline 1):</b> National Highways requests a Requirement, to secure the assumption made in the Applicant's Transport Assessment.	Terminal roundabouts. The wording of this requirement has been provide to National Highways and discussions are ongoing. Updated position (July 2024): Requirement 33 (North and South Terminal roundabouts BAU improvement scheme) in Schedule 2 to the draft DCO [REP7-005] secures the delivery of these works. As per its Comments on any further information/submissions received by Deadline 6 [REP7-114], National Highways has agreed this wording.

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		National Highways is concerned that it does not make clear, all aspects	Nevertheless, discussions between GAL and National Highways regarding	
		which must be covered in the condition survey and excludes a number	the wording of the NH PPs continues and this additional proposed wording	
		of assets, including drainage which are critical to the safe operation of	has been noted in that context.	
		the SRN.		
			Updated position (April 2024):	
		National Highways requests that the section relating to condition	The Applicant and National Linkways continue to discuss the wording of	
		survey be updated to include the following:	The Applicant and National Highways continue to discuss the wording of	
			the protective provisions.	
		"condition survey" means a survey of the condition of National	Undeted position ( luke 2024).	
		Highways' structures and assets (including, but not limited to, drainage	Updated position (July 2024):	
		and cabling) and pavements within the Order limits that in the	The wording of the protective provisions is materially agreed between the	
		reasonable opinion of National Highways, may be affected by the	Applicant and National Highways, pending agreement on the matter of an	
		specified works and further to include, where the undertaker, following	indemnity cap and the parallel agreement of the Framework Agreement also under discussion.	
		due diligence and assessment, identifies a specific part of the		
		highways drainage system maintained by National Highways, that	Updated position (August 2024):	
		National Highways reasonably considers may be materially and	Further discussion with regard to these matters has taken place to resolve	
		adversely affected by a specified work, a CCTV survey of specified	any outstanding concerns for National Highways	
		<u>drains;</u> "	any outstanding concerns for National Fighways	
		Updated position (Deadline 1):		
		Discussions between the parties on the wording of PPs is on-going.		
		Updated position (Deadline 5):		
		Discussions between the parties on the wording of PPs remain on-		
		going.		
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		Updated position (Deadline 9):		
		National Highways can confirm that the Framework		
		Agreement signed between both parties affords National		
		Highways the necessary level of protection to ensure that		
		this matter can be agreed for the purposes of the		
		Development Consent Order Examination.		
2.7.1.9	Schedule 9 – Protective	Relevant Representation (Oct 23)	Discussions between GAL and National Highways regarding the wording	n/a Agreed
2.7.1.3	Provisions Clause 5 –	It is National Highways' view that the list of elements that are subject to	of the NH PPs continues and this comment has been noted in that context.	Agreed
	Prior approvals and	prior approval by National Highways is insufficient to protect National		Agreement
	security	Highways' interests.		reached at
	ocounty	nginayo interesto.	Updated position (April 2024):	Deadline 9
		National Highways requires the inclusion of:	The Applicant and National Highways continue to discuss the wording of	Deduine 9
		Article 32 (Private Rights of Way)	the protective provisions	
		<ul> <li>Article 32 (Private Rights of Way)</li> <li>Article 35 (Acquisition of subsoil or airspace only)</li> </ul>		
			Updated position (July 2024):	
		<u>Article 36 (Rights under or over streets)</u>	The wording of the protective provisions is materially agreed between the	
		Article 45 (Use of airspace within the Order Land)	Applicant and National Highways, pending agreement on the matter of an	
			indemnity cap and the parallel agreement of the Framework Agreement	
		Updated position (Deadline 1):	also under discussion.	



		Discussions between the parties on the wording of PPs is on-going.	Updated position (August 2024):		
		<b>Updated position (Deadline 5):</b> Discussions between the parties on the wording of PPs remain on- going.	Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways		
		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.			
2.7.1.10	Appendix B – Status of Engagement with Statutory Undertakers	<ul> <li>National Highways is concerned that in a few cases land ownership is not captured correctly within the Application documents. National Highways has reviewed the Land Plans, Book of Reference and Statement of Reasons and has identified a number of inconsistencies such as those listed below:</li> <li>Identifies plot 1/014 as being a National Highways' plot. National Highways is not listed in the Book of Reference (BoR) against this plot and Surrey CC are the highway authority. Similarly, plot 1/036 is listed against National Highways name in Appendix B but not Appendix A.</li> <li>As part of National Highways review of the Land Plans, Book of Reference and Statement of Reasons, National Highways has also identified discrepancies in title ownership, ownership boundaries and third-party rights. National Highways will issue to the Applicant a comprehensive list of these inconsistencies in order for these matters to be addressed in full.</li> <li>National Highways recommends that the Applicant carry out a review of the plots referred to in Appendix B and confirm to National Highways that it is accurate. National Highways will be undertaking a parallel review and reserves the right to highlight any additional issues during the examination period.</li> <li>Updated Position (Deadline 5): National Highways confirms that these specific matters listed above have been resolved and this matter is agreed.</li> </ul>	Further discussions regarding land boundaries are ongoing between GAL and National Highways. This includes a review of possible differences between Land Registry information and National Highways sources of land ownership records. <b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss their land interests within the DCO Boundary. National Highways has provided confirmation of their landed interests in the scheme and these are being reviewed and will be reflected in the updated BoR, Schedule of Changes and Land Rights Tracker. The Applicant reviewed the confirmation of landed interests provided by National Highways and are in agreement. These changes to landed interests will be reflected in updated BoR, Schedule of Changes and Land Rights Tracker submitted at Deadline 5.	n/a	Agreement reached at Deadline 5
2.7.1.11	Part 1 Preliminary – Interpretation	Relevant Representation (Oct 23)National Highways has been unable to identify an airport boundary plan forming part of the DCO application. There is no reference to such	The airport boundary plan is included at Appendix 1 to the Glossary.	Appendix 1 to the Glossary [APP-004]	Agreed



		a plan within Schedule 12 – Documents to be certified. National	
		Highways requests that a copy of the airport boundary plan is provided	
		and included within the Application. The definition of airport road refers	
		to roads within the airport and parts of roads included within the airport.	
		While National Highways considers it unlikely that part of the SRN	
		would be within the scope of the airport, a plan should be provided for	
		confirmation and to assist in the interpretation of the DCO.	
		Updated position (Deadline 1):	
		The Applicant has confirmed that a plan has been included in	
		Appendix 1 to the Glossary [APP-004]. National Highways expect the	
		plan to be submitted separately as it is referred to in the draft DCO.	
		National Highways are reviewing this plan to confirm that this	
		matter can be closed and has no further comments.	
		Updated position (Deadline 5):	
		National Highways notes that this definition has been updated to refer	
		to "London Gatwick Airport, an airport" and that the airport boundary	
		plan is now a certified document. National Highways considers that this	
		resolves the concern raised in its Relevant Representation [RR-3222].	
2.7.1.12	Article 6 – Limits of	Relevant Representation (Oct 23)	The works plans feature three distinct areas for Work Nos. 35, 36 and 3
	Deviation (LoD)	Subparagraph (2) uses the phrase "taken as a whole". This is unclear	and these Works are defined separately in Schedule 1 of the draft DCC
		and gives rise to confusion; it is not clear whether the drafting, for	However, in practice, all three Works form one set of surface access w
		example, permits the limits of Work No. 35 to be used in connection	and are closely interlinked – there is no bright-line distinction between
		with Works No. 37.	them for the purposes of construction.
		It is not clear why paragraph (2) is not drafted identically to	Article 6(2) is therefore included to ensure that the separate description
		subparagraphs (2)-(5) (i.e., paragraph (2) states that the work "may be	and areas shown on the work plans do not impose unintended and
		situated", in contrast to paragraphs (3) to (5) which all begin with "in	arbitrary obstacles when carrying out the authorised development and
		constructing."). National Highways would prefer the drafting to be	constructing these works. It is for this reason that article 6(2) allows the
		standardised, or have the Applicant explain its distinct drafting	surface access works to be situated within the limits on the three speci
		approach.	works plans "taken as a whole".
		Updated position (Deadline 1):	The flagged difference in drafting between the paragraphs of article 6
		Following the explanation provided, National Highways is content to	reflects that paragraphs (1) and (2) serve a different function to
		accept the drafting on the proviso that there is no further dilution of the	paragraphs $(3) - (5)$ . The former set the outer limits within which the we
		protections (including consent provisions on the exercise of the powers	must be situated, as shown on the Works Plans. The latter authorise th
		under the dDCO).	specified degrees of deviation from the locations and levels shown on t
			approved plans (which include the Parameter Plans and Surface Acces
			Highways Plans.

		Agreement
		reached at
		Deadline 5
37,	Works Plans [AS-	Agreed
).	<u>017</u> ]	
orks		Agreement
	Surface Access	reached at
	Highways Plans –	Deadline 1
	General	
าร	Arrangements	
	[ <u>APP-020]</u>	
<b>;</b>	Surface Access	
fied	Highways Plans –	
	Engineering	
	Section Drawings	
	[ <u>APP-021]</u>	
orks	Surface Access	
e	Highways Plans –	
he	Structure Section	
SS	Drawings [APP-022]	



2.7.1.13	Article 6 – Limits of Deviation (LoD)	Relevant Representation (Oct 23)In subparagraph (4), the Applicant should specifically refer to the requirement they are referencing, rather than cross-referring to all of the requirements in Schedule 2, as it is unclear whether there is any other way to approve a variation to the lateral LoDs.Updated position (Deadline 1): 	The relevant requirements are requirements 4, 5 and 6. It is considered to be clear which requirements have a bearing on the detailed design of the proposed development and therefore any limits of works, but GAL will consider further making the requested amendment to article 6.	Draft DCO [REP3- 006]	Agreed Agreement reached at Deadline 1
2.7.1.14	Article 8 – Consent to transfer benefit of Order	Relevant Representation (Oct 23)         National Highways should receive advanced notice of any transfer of the benefit of the Order over its land or where any interest of National Highways is impacted. This is a reasonable and proportionate amendment which ensures that National Highways remains aware of who retains compulsory acquisition powers over its interests. It would be unreasonable for a third party to gain control over National Highways interests without National Highways prior knowledge.         Updated position (Deadline 1):         The Applicants response does not grapple with the principle that there should be advance notice of a transfer.         Updated position (Deadline 5):         National Highways considers this matter agreed.	As per article 8(3), the exercise by a person of any benefits or rights transferred or granted under article 8 are subject to the same restrictions, liabilities and obligations as would apply under the draft DCO if those benefits or rights were exercised by the undertaker. This includes the restrictions in the NH PPs. Therefore, any transferee or grantee would not be able to exercise the powers identified by National Highways as potentially impacting their interests that are listed in paragraph 5(2) of the NH PPs without the consent of National Highways. <b>Updated position (April 2024):</b> In version 6.0 of the draft DCO submitted at Deadline 3 [REP3-006] the Applicant has amended article 8 to add an obligation to notify National Highways in the event that the power in article 8(1) is exercised to transfer or grant to a person other than National Highways the benefit of the order in respect of national highway works.	Draft DCO [REP3- 006]	Agreed Agreement reached at Deadline 5
2.7.1.15	Article 8 – Consent to transfer benefit of Order	<ul> <li>Relevant Representation (Oct 23)</li> <li>While National Highways acknowledges that transfers to National Highways should not require Secretary of State (SoS) consent, National Highways finds it odd that powers over certain works can be transferred to "any registered company". While those works do not specifically relate to National Highways, this is considered to be an excessively wide power.</li> <li>Updated position (Deadline 1):</li> <li>The Applicants response is, with respect, failing to address the issue.</li> <li>The dDCO contains a number of provisions – connected with the delivery of a highways NSIP – and the ability to transfer such powers has a direct bearing on National Highways' undertaking.</li> <li>Updated position (Deadline 5):</li> </ul>	It is not apparent to what extent this wording impacts any interest of National Highways. Updated position (April 2024): Article 8(4) provides for the transfer or grant of the benefit of the DCO to a registered company in respect of the identified office and welfare facilities, new aircraft hangar and hotels without the subsequent consent of the Secretary of State. This is justified because the Secretary of State will be able to consider the justification for such transfers through the examination and post-examination process, in the same manner as if they were considering a request for consent subsequently. The ability to transfer the limited identified works in article 8(4)(b) to a registered company reflects that companies other than the Applicant will likely operate these facilities in due course (as is the case for the equivalent facilities on the Airport today) and will require the benefit of the	n/a	Agreed Agreement reached at Deadline 9



		The Applicant's position cannot be sustained. It is not possible for any	Order in this regard. The specified works are not mitigation measures for		
		interested party or the secretary of state to consider whether the	the wider Project and do not have correlative material commitments and		
		provision is justified given its breadth allows for transfers of powers to	thus there is no risk in a third party company exercising the benefit of the		
		unspecified and therefore unknown registered companies.	Order in respect thereof. It would therefore be unnecessary and		
			disproportionate to require the undertaker to seek further consent from the		
		Updated position (Deadline 9):	Secretary of State to such transfers post-grant of the DCO.		
		National Highways can confirm that the Framework Agreement signed			
		between both parties affords National Highways the necessary level of	The Applicant notes that planning permission under the Town and Country		
		protection to ensure that this matter can be agreed for the purposes of	Planning Act 1990 is not personal and runs with the land over which it is		
		the Development Consent Order Examination.	granted. Given that the works identified in article 8(4)(b) could have been		
			consented under the 1990 Act (or, for some, pursuant to the Applicant's		
			permitted development rights) if not forming part of the wider Project, the		
			ability to transfer the benefit of the Order in respect of these works without		
			further consent is considered appropriate.		
			Updated position (July 2024):		
			The Applicant maintains its position as explained above. Article 8(4)(b)		
			does not affect any land or interest of National Highways and is not		
			objected to by any other interested party.		
			Updated position (August 2024):		
			Further discussion with regard to these matters has taken place to resolve		
			any outstanding concerns for National Highways.		
2.7.1.16	Article 13 – Stopping up	Relevant Representation (Oct 23)	GAL will ensure consistency between article 13 and Schedule 3. It is	n/a	Agreed
	and Schedule 3	Article 13 refers to stopping up, but it specifically relates to permanent	considered that the appropriate change will likely be to remove		
	(Permanent Stopping up	stopping up. National Highways requests that the article name is	'permanent' from the title of Schedule 3 rather than add it to article 13, as		Agreement
	of Highways and Private	amended for clarity.	'stopping up' is by its nature permanent so this additional wording is		reached at
	Means of Access &		unnecessary.		Deadline 1
	Provisions of New	Updated position (Deadline 1):			
	Highways and Private	National Highways, having considered the Applicants response,	Updated position (April 2024):		
	Means of Access)	welcomes an amendment to ensure consistency.	This change was made in version 5.0 of the <b>draft DCO</b> submitted at		
			Deadline 1 [ <u>REP1-004</u> ].		
2.7.1.17	Schedule 3 and Rights	The schedules refer to sheets but not the plan names, National	In the latest version of the draft DCO Schedule 3 refers to the relevant	n/a	Agreed
	of way and access plans	Highways requests that the schedules specifically refer to the rights of	type of plan.		
		way and access plans (or other plans as appropriate) to avoid			Agreement
		ambiguity.			reached at
					Deadline 1
2.7.1.18	Article 16 – Access to	Relevant Representation (Oct 23)	The protective provisions for the benefit of National Highways (Part 3 of	Draft DCO [REP3-	Agreed
	works	The Applicant, in light of its functions as a commercial entity with no	Schedule 9 of the draft DCO) (the "NH PPs") are still under negotiation	006]	
		statutory highway's authority powers, should not be able to exercise	between GAL and National Highways. However, the version included in		Agreement
		such powers over highway land without the consent of the street	the draft DCO and the latest draft in circulation between the parties		reached at
		authority. This is in accordance with well precedented drafting,	requires that the undertaker obtain the consent of National Highways		Deadline 5
		including the Manston Airport Order 2022 which the Applicant refers to	before exercising the powers of compulsory acquisition in articles 27 and		



		<ul> <li>in its explanatory memorandum. National Highways requests the insertion of "and with the consent of the relevant highway authority" in article 16(1).</li> <li>Updated position (Deadline 1):</li> <li>It is not clear why the Applicant is referencing article 27 and 28 in their response, as National Highways' concern relates to article 16. If the Applicant amends paragraph 5(2) of the Protective Provisions to include article 16, this matter can be resolved.</li> <li>Updated position (Deadline 5):</li> <li>National Highways welcomes the amendment to this article which requires the consent of the street authority prior to the Applicant exercising powers under article 16. This was originally requested by National Highways in its Relevant Representation and the concern set out at 2.7.1.18 of National Highways' SoCG can be considered materially resolved.</li> </ul>	28 of the draft DCO over any part of the strategic road network (paragraph 5(2) of the NH PPs). This consent requirement should provide sufficient comfort regarding the issue expressed in this row and vitiate any need to amend the Land Plans or provide additional information at this stage. <b>Updated position (April 2024):</b> Article 16 was updated in version 5.0 of the <b>draft DCO</b> submitted at Deadline 1 [REP1-004] to require street authority consent. This article was further refined in version 6.0 of the <b>draft DCO</b> submitted at Deadline 3 [REP3-006].		
2.7.1.19	Article 18 – Traffic Regulations	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways notes that the notice periods specified in article 18(5) are significantly less than on other schemes, such as the Manston Airport DCO 2022 or the M25 junction 28 DCO 2022.</li> <li>Permanent changes should require 12 weeks' notice in order to provide National Highways and any other traffic authority sufficient time to make the necessary arrangements. National Highways presumes all of these traffic restrictions are permanent, as the corresponding plans do not refer to temporary interference. It is also common for the traffic authority to have 28 days to specify publication requirements in writing for permanent works rather than 7.</li> <li>Updated position (Deadline 1):</li> <li>The Applicants response does not grapple with the issue that the provision applies outside of airport roads. If the Applicant restricted the shorter timescales to its own roads, National Highways would have no issue. The Applicant notes that the precedents cited are not transport DCOs, and Advice Note 15 specifically requires looking at precedents from the relevant Government department.</li> <li>Updated position (Deadline 5):</li> <li>National Highways notes under its Protective Provisions that this power must not be exercised without its consent. National Highways wishes to make clear that it will not provide that consent in a timeframe which does not allow it to conclude the road network can be safely operated with any traffic regulation measure. On that basis this is agreed.</li> </ul>	The time periods provided in article 18 are established in precedent DCOs including the Sizewell C (article 24) and Southampton to London Pipeline (article 16) DCOs. Further and as noted above, as airport operator GAL exercises a significant degree of autonomy over streets within the airport. The specified time periods are justified in this context, given that there will be no involvement of a separate traffic authority for airport roads (as defined) pursuant to article 18(11). As regards all of the anticipated traffic restrictions being permanent, it is flagged that article 18(3) authorises the undertaker to impose temporary measures. <b>Updated position (April 2024):</b> The operation of article 18 has been clarified in version 6.0 of the <b>draft</b> <b>DCO</b> submitted at Deadline 3 [ <b>REP3-006</b> ]. The Applicant considers the current timeframes (which have been retained) to be appropriate and justified for the following reasons: • Traffic regulations made pursuant to article 18(1) or (2) are already specified in schedules to the draft DCO. These measures are subject to scrutiny during the DCO examination, which the relevant traffic authorities (including National Highways) are participating in. Traffic authorities should not, therefore, require a	Draft DCO [REP3- 006]	Agreed Agreement reached at Deadline 5



			further protracted period to review proposed traffic measures at the time they come to be enacted pursuant to article 18.		
			<ul> <li>Where a traffic regulation not specified in schedules to the DCO is proposed pursuant to article 18(3), this is subject to prenotification consultation with the chief officer of police, traffic authority and any other relevant person under article 18(5). This gives the traffic authority time to engage on the proposed measure before the notice period in article 18(4) starts to run.</li> <li>Where a traffic regulation not specified in schedules to the DCO is</li> </ul>		
			proposed pursuant to article 18(3), it requires the consent of the traffic authority under article 18(6). This must not be unreasonably withheld or delayed and is subject to deemed consent, but this affords the traffic authority a longer period than 28 days to consider such an application.		
			As above, the time periods in article 18 are well precedented, including in article 45 of the recently made National Grid (Yorkshire Green Energy Enablement Project) Development Consent Order 2024. National Highways' preference for transport DCO precedent is noted but the		
			Applicant observes that many of these were promoted by National Highways itself and are therefore likely to contain drafting which supports		
			National Highways' preferred time periods. National Highways is invited to justify, in light of the above, why longer		
			time periods are required operationally. National Highways is invited to justify, in light of the above, why longer time periods are required operationally.		
2.7.1.20	Article 18 – Traffic Regulations	Relevant Representation (Oct 23) The deemed consent provision here (and throughout the dDCO)	GAL will consider this further and respond in due course.	n/a	Agreed.
		should be amended so that the 56 days starts to run from receipt of application, rather than "the date on which the application was made".	<b>Updated position (April 2024):</b> In version 6.0 of the <b>draft DCO</b> submitted at Deadline 3 [REP3-006], the Applicant has consolidated the deemed consent provisions into a new		Agreement reached at Deadline 5
		Updated position (Deadline 1): Matter remains under discussion. National Highways will await further information being provided by the Applicant.	article 56 (deemed consent). The 56-day period in this article is by reference to the <i>"date on which the application was made"</i> . This wording is considered preferable to referring to the date on which an application is <i>"received"</i> because the latter introduces uncertainty if e.g. a recipient		
		Updated position (Deadline 5): See response to 2.7.1.19.	individual is on holiday when an application is made or a recipient company's mailroom misplaces application documentation. In such circumstances the time from which the decision period would run would not be knowable by the undertaker.		
2.7.1.21	Article 20 – Construction and Maintenance of local highway works	Relevant Representation (Oct 23) The Applicant is asked to confirm whether any part of the Strategic Road Network is caught by this article, and if not, whether the basis for	Article 20 applies solely to "local highways". A "local highway" is defined as a highway— (a) which is not an airport road; and	<b>Draft DCO</b> [REP3- 006]	Agreed



		that exclusion is that this matter is dealt with under the Protective	(b) for which National Highways is not (and will not be upon completion of		Agreement
		Provisions included for the benefit of National Highways.	any relevant works) the highway authority.		reached at
1					Deadline 1
1		Updated position (Deadline 1):	The equivalent subject matter to article 20 in relation to highways for which		
		Having reviewed the Applicant's response, this matter is agreed.	National Highways is or will be the highway authority is dealt with in the		
		······································	NH PPs.		
2.7.1.22	Article 32 – Private	Relevant Representation (Oct 23)	The latest draft of the NH PPs in circulation between GAL and National	n/a	
	rights of way	The Applicant should set out which, if any, National Highways rights of	Highways (which remain subject to agreement) provides that article 32		Agreed
		way it proposes to extinguish and where the justification for this is set	shall not be exercised by the undertaker in respect of any part of the		
		out in the application documents. Alternatively, National Highways	strategic road network or land owned by National Highways without the		Agreement
		requests either the insertion of "National Highways" in article 20(5), or	consent of National Highways. If this wording is agreed, it is anticipated		reached at
		the following provision be inserted into its protective provisions:	that the need for amendments to article 32 itself falls away.		Deadline 9
		"The undertaker must, before carrying out any activity authorised by	Updated position (April 2024):		
		this Order or the taking of possession of any Order land, exercise its	Discussions are ongoing between National Highways and the Applicant		
		powers under article 32(6) to ensure that no private right of way	regarding protective provisions for the benefit of National Highways.		
		belonging to National Highways is extinguished under subparagraphs	Should National Highways wish to include additional wording to address		
		(1) to (4) of that article."	this point in those protective provisions, it should include those in its mark-		
			up of the provisions under discussion.		
		Updated position (Deadline 1):			
		Whilst NH appreciates the inclusion of article 32 in paragraph 5(2) of its	Updated position (July 2024):		
		Protective Provisions, the inclusion in that paragraph is not sufficient.	The wording of the protective provisions is materially agreed between the		
		Article 32 operates without the exercise of powers (e.g., article 32(2)).	Applicant and National Highways, pending agreement on the matter of an		
		It is not clear why, if the Applicant has accepted that the provision does	indemnity cap and the parallel agreement of the Framework Agreement		
		not apply to statutory undertakers (as per article 32(5)), why this	also under discussion.		
		cannot be extended to National Highways.			
			Updated position (August 2024):		
		Updated position (Deadline 5):	Further discussion with regard to these matters has taken place to resolve		
		National Highways continues to engage with the Applicant on this	any outstanding concerns for National Highways		
		matter.			
		Updated position (Deadline 9):			
		National Highways can confirm that the Framework Agreement signed			
		between both parties affords National Highways the necessary level of			
		protection to ensure that this matter can be agreed for the purposes of			
		the Development Consent Order Examination.			
2.7.1.23	Article 34 – Application	Relevant Representation (Oct 23)	Noted – GAL will consider this request further and respond in due course.	The Applicant's	Agreed
	of the 1981 Act and	National Highways supports the application of the 1981 Act and		Response to ExQ1	
	modification of the 2017	modification of the 2017 Regulations and requests that the Applicant	Updated position (April 2024):	(DCO) [ <u>REP3-089</u> ]	Agreement
	Regulations	amends the explanatory memorandum to note that National Highways	The Applicant justified the inclusion of the paragraphs of article 34		reached at
		requires their use as per para 18(4) of the protective provisions.	(application of the 1981 Act and modification of the 2017 Regulations)		Deadline 5
			relating to direct vesting of land and rights in third parties in response to	Explanatory	
		Updated position (Deadline 1):	DCO.1.32 in The Applicant's Response to ExQ1 (DCO) [REP3-089] and	Memorandum	
			explained the necessity of these provisions in relation to the carrying out	[REP3-008]	



Article 37 – Temporary	Matter remains under discussion. National Highways will await further information being provided by Gatwick Updated position (Deadline 5):	by National Highways of elements of the surface access works. The updated <b>Explanatory Memorandum</b> [REP3-008] submitted at Deadline 3 repeated this justification.		
Article 37 – Temporary	Updated position (Deadline 5):			
Article 37 – Temporary		repeated this Justification.		
Article 37 – Temporary				
Article 37 – Temporary	Notional Liphurgue consider this mother agreed			
Article 37 – Temporary	National Highways consider this matter agreed.			
	Relevant Representation (Oct 23)	Through the draft DCO GAL seeks powers to compulsorily acquire so	Statement of	Under
use of land for carrying	National Highways notes that no plots are subject to temporary	much of the Order land as is required for the authorised development (or	Reasons [AS-008]	discussion <u>Agreed</u>
out the authorised	possession only. The Applicant should justify why it is seeking blanket	as otherwise set out in article 27(1)(a)), alongside a power to temporarily		
development	temporary possession powers and specific acquisition powers only. In	use any Order land (article 37). The justification for the scope of		Agreement
	accordance with the relevant guidance, National Highways would have	compulsory acquisition powers sought is provided at section 6 of the		reached at
	expected the Applicant to seek temporary powers to reduce the burden	Statement of Reasons [AS-008].		Deadline 10
	of its land acquisition powers. For example, National Highways queries			
	why highway works within the existing boundaries and where no	Where it is not necessary to permanently acquire land or rights, GAL will		
	change is being made to the classification of the highway, are subject	instead utilise the temporary use power in article 37. However, at this		
		available over the Order land so that it can accommodate works that are		
	,			
	Undated position (Deadline 1):			
		It is noted that article 37 cannot be exercised in respect of the strategic		
	above			
	approach towards temporary possession powers. In accordance with	interests or rights where necessary for construction and otherwise upon		
	the relevant compulsory purchase guidance, the Applicant should be	works completion, allowing for a more precise scope of land or rights to be		
	seeking proportionate powers which are no more than reasonably	permanently acquired. Due to the current level of detailed design, it is not		
	necessary. National Highways would only expect temporary powers to	currently known for which plots of land permanent acquisition of land or		
	be used where works are within the highway boundary and no change	rights will be necessary beyond temporary possession powers.		
	is made to the classification.			
	The Applicant should remove National Highways' land from the scope	The Applicant considers that it is also in National Highways' interest for the		
	of permanent compulsory acquisition powers and instead take	undertaker (be that the Applicant or, where the benefit of the Order is		
	Updated position (Deadline 9):	, ,		
	sought to address National Highways concerns in respect to the			
	compulsory acquisition of land that will remain part of the Strategic	Undated position ( July 2024):		
	Road Network.			
	National Highways has continued to liaise with the Applicant to ensure	Please see the update at 2.7.1.2 above.		
	that National Highways land interests are appropriately defined.			
	Through these negotiations, the Applicant has confirmed that:	Updated position (August 2024):		
	development	<ul> <li>accordance with the relevant guidance, National Highways would have expected the Applicant to seek temporary powers to reduce the burden of its land acquisition powers. For example, National Highways queries why highway works within the existing boundaries and where no change is being made to the classification of the highway, are subject to permanent acquisition when they could conceivably be carried out just as efficiently using temporary powers.</li> <li>Updated position (Deadline 1): The Applicant's generalised and unparticularised response, fails to respond to National Highways' concern in this context. National Highways' concerns about the Applicant's failure to show a compelling case in the public interest for the acquisition of the land is set out above</li> <li>Updated position (Deadline 5): National Highways continues to have concerns around the Applicant's approach towards temporary possession powers. In accordance with the relevant compulsory purchase guidance, the Applicant should be seeking proportionate powers which are no more than reasonably necessary. National Highways would only expect temporary powers to be used where works are within the highways' land from the scope of permanent compulsory acquisition powers and instead take temporary powers. Please refer to comments against 2.7.1.2 above.</li> <li>Updated position (Deadline 9): National Highways notes that at Deadline 7 the Applicant introduced updated Land Plan (REP7-017) information whereby the Applicant has sought to address National Highways concerns in respect to the compulsory acquisition of land that will remain part of the Strategic Road Network.</li> </ul>	<ul> <li>accordance with the relevant guidance. National Highways would have expected the Applicant to seek temporary powers to reduce the burden of its land acquisition powers. For example, National Highways queries to the classification of the highways are subject to permanent acquisition when they could conceivably be carried out just as efficiently using temporary powers.</li> <li>Updated position (Deadline 1): The Applicant generalised and unparticularised response, fails to respond to National Highways concerns about the Applicant's failure to show a competition, advorted to construction and highways concerns about the Applicant's failure to show a competitor, advorted the Applicant interds to carry out construction and there acquisition of the land is set out above</li> <li>Updated position (Deadline 5): National Highways concerns around the Applicant should be seeking proportionate powers which are no more than reasonably noccessary. National Highways used than encemparity powers.</li> <li>Updated position (Deadline 5): National Highways continues to have concerns around the Applicant should on yeaper temporary powers to be used where works are within the highway boundary and no change is made to the classification.</li> <li>The Applicant should or move National Highways 'land from the scoper of permanent lacquisition of land permanent acquisition of land permanent acquisition of the Charlen Land Pan (FEP7-071) (Information where) the Applicant Interest or rights which were the benefit of the Order is transferred to Mational Highways is soft to existing rights which were the temporary powers.</li> <li>The Applicant should remove National Highways is and from the scoper to the suffix cab be promanent acquisition of land permanent acquisition of land permanent acquisition of the the Applicant timest or rights which were the benefit of the Order is transferred to Mational Highways is land to the disting it is not permanent acquisition of land permanent acquisition of the tarest to t</li></ul>	<ul> <li>accordance with the relevant guidance. National Highways would have expected the Applicant to seak temportary powers to reduce the burden of its land acquisition powers. For example, National Highways quidres with the deastification of the highway are used with the existing boundaries and where no change is being made to the classification of the highway are used to the classification of the highways reasons to the highways reasons to the highways reasons to the highways reasons to the classification of the highways reasons to the classification of the highways reasons to the classification of the highways reasons the Applicant the computery powers.</li> <li>Updated position (Deadline 5):</li> <li>National Highways continues to have concerns around the Applicant the reasonably necessary. National Highways with and no more than reasonably necessary for construction parament acquisition of the land is set out above.</li> <li>Updated position (Deadline 5):</li> <li>National Highways continues to have concerns around the Applicant the relevance to multiply and the area on more than reasonably necessary. National Highways would have are within the highways land from the scope is made to the disasification.</li> <li>The Applicant should remove National Highways land from the scope is made to the disasification.</li> <li>The Applicant should remove National Highways land from the scope is made to the disasification.</li> <li>The Applicant should remove National Highways land from the scope is made to the disasification.</li> <li>The Applicant highways continued to liaise with the Applicant third are approach towards the properties the Applicant third area and the applicant introduced updated Land PMR (PE7-0TT) finormation where by the Applicant the scope is not area and the Applicant the scope and the applicant the scope and the score is necessary is neared to which mays are interests which would otherways. National Highways the approprisely defined to examplicing the appli</li></ul>



		Land parcels 4/474B and 4/474C will be converted to land subject to	Further amendments were submitted in to the Examination at Deadline 7.		
		permanent rights (presumed highway)	Additional discussion with regard to these matters has taken place to		
		Land parcels 1/138A and 1/256 will be converted to Land subject to permanent acquisition	resolve any outstanding concerns for National Highways.		
		When viewed in conjunction with the Protective Provisions and	Updated position (Deadline 10):		
		Framework Agreement, National Highways considers that it is offered	The Applicant has submitted revised Land Plans at Deadline 10 which		
		the appropriate protection to agree this matter for the purpose of the	reflect these discussions with National Highways.		
		examination. National Highways will therefore review the Deadline 9			
		updates, once available, to confirm that this matter has been satisfactorily addressed.			
		Updated position (Deadline 10):			
		National Highways can confirm that it has reviewed the Deadline 9			
		submissions and the above changes have been reflected in the			
		updated Book of Reference. However National Highways notes that			
		the Applicant has not published an updated copy of the Land Plans in order to reflect this change. National Highways has liaised with the			
		Applicant and the Applicant has confirmed that an updated copy of the			
		Land Plans will be issued at Deadline 10. This will ensure that, at the			
		close of the examination, the Book of Reference can be read in			
		conjunction with a corresponding version of the Land Plans. In light of the protections provided to National Highways in its Protective			
		Provisions, National Highways does not anticipate commenting on this			
		issue further.			
2.7.1.2			Article 45 provides a temporary power to enter into and use airspace over	Draft DCO [REP3-	Agreed
	Airspace within		any Order land. As per article 45(2), this power may be exercised without	006]	
	Order Land	acquisition are set out. The Applicant should set out which areas of	the undertaker being required to acquire any land or easement or right in		Agreement
		airspace it requires and whether this power is proposed to be used in	land. This distinguishes this power from that conferred by article 35, which		reached at
		connection with the SRN (and if it is not, then the SRN should be so	authorises the compulsory acquisition of subsoil or airspace over land.		Deadline 9
		excluded). It is unclear if this is proposed to be a permanent acquisition			
		power (use of "maintenance") or a temporary power. National	The latest draft of the NH PPs in circulation between GAL and National		
		Highways also queries the need for this article in light of article 35 (Acquisition of subsoil or airspace only).	Highways (which remain subject to agreement) provides that article 45 shall not be exercised by the undertaker in respect of any part of the		
		(Acquisition of subsoli of anspace only).			
		Updated position (Deadline 1):	strategic road network or land owned by National Highways without the		
		Updated position (Deadline 1): National Highways notes the Applicants position and discussions on	strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways'		
		National Highways notes the Applicants position and discussions on	strategic road network or land owned by National Highways without the		
			strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways'		
		National Highways notes the Applicants position and discussions on	strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.		
		National Highways notes the Applicants position and discussions on PPs are on-going	strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed. Updated position (April 2024):		
		National Highways notes the Applicants position and discussions on PPs are on-going Updated position (Deadline 5):	<ul> <li>strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.</li> <li>Updated position (April 2024): As above, discussions are ongoing between the Applicant and National</li> </ul>		
		National Highways notes the Applicants position and discussions on PPs are on-going <b>Updated position (Deadline 5):</b> National Highways continues to engage with the Applicant on this	<ul> <li>strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.</li> <li>Updated position (April 2024): As above, discussions are ongoing between the Applicant and National</li> </ul>		
		National Highways notes the Applicants position and discussions on PPs are on-going <b>Updated position (Deadline 5):</b> National Highways continues to engage with the Applicant on this	<ul> <li>strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.</li> <li>Updated position (April 2024):</li> <li>As above, discussions are ongoing between the Applicant and National Highways regarding the protective provisions.</li> </ul>		
		National Highways notes the Applicants position and discussions on PPs are on-going <b>Updated position (Deadline 5):</b> National Highways continues to engage with the Applicant on this matter.	<ul> <li>strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.</li> <li>Updated position (April 2024): As above, discussions are ongoing between the Applicant and National Highways regarding the protective provisions.</li> <li>Updated position (July 2024):</li> </ul>		
		<ul> <li>National Highways notes the Applicants position and discussions on PPs are on-going</li> <li>Updated position (Deadline 5): National Highways continues to engage with the Applicant on this matter.</li> <li>Updated position (Deadline 9):</li> </ul>	<ul> <li>strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.</li> <li>Updated position (April 2024): As above, discussions are ongoing between the Applicant and National Highways regarding the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the</li> </ul>		
		<ul> <li>National Highways notes the Applicants position and discussions on PPs are on-going</li> <li>Updated position (Deadline 5): National Highways continues to engage with the Applicant on this matter.</li> <li>Updated position (Deadline 9): National Highways welcomes the Deadline 7 amendments to the</li> </ul>	<ul> <li>strategic road network or land owned by National Highways without the consent of National Highways. It is anticipated that National Highways' concern with article 45 will fall away if this wording is agreed.</li> <li>Updated position (April 2024): As above, discussions are ongoing between the Applicant and National Highways regarding the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an</li> </ul>		



		Highways the necessary level of protection to ensure that this matter	Updated position (August 2024):		
		can be agreed for the purposes of the Development Consent Order	Further amendments were submitted in to the Examination at Deadline 7.		
		Examination.	Additional discussion with regard to these matters has taken place to		
			resolve any outstanding concerns for National Highways.		
2.7.1.26	Schedule 2,	Relevant Representation (Oct 23)	"Provisional certificate" is only used in the NH PPs and requirement 6 in	Draft DCO [REP3-	Agreed
	Requirement 6	A provisional certificate is defined in the protective provisions (PP) but	Schedule 2, with the latter using the term alongside a specific cross-	006]	
		not in the main body of the dDCO. National Highways suggests that	reference to the NH PPs. It is therefore not considered necessary to define		Agreement
		this is defined in the main body of dDCO or in schedule 2.	"provisional certificate" in the main body of the draft DCO.		reached at Deadline 9
		Updated position (Deadline 1):	Updated position (April 2024):		
		As per the comments directly below, National Highways' view is that	The Applicant notes that the below issue remains unresolved but		
		there should be an absolute requirement to ensure the works are in	considers that this row can be resolved unless National Highways has any		
		place at the relevant time.	further concern with the location of the definition of "provisional certificate".		
		Updated position (Deadline 5):	Updated position (July 2024):		
		National Highways continues to engage with the Applicant on this	Given National Highways' response to DCO.2.20 in its Responses to		
		matter.	<b>ExQ2</b> [REP7-115], the Applicant is unclear whether this point remains		
			outstanding. In any event, the Applicant is not opposed to including an		
		Updated position (Deadline 9):	additional definition of 'provisional certificate' elsewhere in the draft DCO		
		National Highways can confirm that the wording of Requirement 6 is	and will do so at the direction of the ExA if included in its Schedule of		
		agreed and the Examining Authority and Applicant may decide if the definition of "provisional certificate" appears at Schedule 2.	Changes. On this basis the Applicant considers this row agreed.		
.7.1.27	Schedule 2,	Relevant Representation (Oct 23)	Sub-paragraph (1) of requirement 6 specifies that the undertaker must	Draft DCO [REP3-	Agreed
.7.1.27	Schedule 2, Requirement 6	Relevant Representation (Oct 23)           The requirement to use reasonable endeavours should be deleted. It is		Draft DCO [REP3- 006]	Agreed
.7.1.27			carry out the national highway works (as defined) in accordance with Part	-	-
.7.1.27		The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the	006]	Agreed Agreement reached at
.7.1.27		The requirement to use reasonable endeavours should be deleted. It is	carry out the national highway works (as defined) in accordance with Part	006] The Applicant's	Agreement
.7.1.27		The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3,	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network.	006] The Applicant's	Agreement reached at
.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear</li> </ul>	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network. Sub-paragraph (2) of requirement 6 does not cut across or vitiate the	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using</li> </ul>	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network. Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is</li> </ul>	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network. Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is inconsistent with the PP and should be amended accordingly,</li> </ul>	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network. Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within three years of the commencement of dual runway operations (as defined)	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is</li> </ul>	carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network. Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within	006] The Applicant's Response to ExQ1	Agreement reached at
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2.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is inconsistent with the PP and should be amended accordingly, otherwise the SRN could be subject to works that have not been approved by National Highways.</li> <li>National Highways has updated the PP to ensure that the road cannot</li> </ul>	<ul> <li>carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network.</li> <li>Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within three years of the commencement of dual runway operations (as defined) and the obtaining of a provisional certificate was selected as an appropriate milestone to use for this obligation.</li> <li>However, to ensure that it is within the undertaker's power to avoid</li> </ul>	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is inconsistent with the PP and should be amended accordingly, otherwise the SRN could be subject to works that have not been approved by National Highways.	<ul> <li>carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network.</li> <li>Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within three years of the commencement of dual runway operations (as defined) and the obtaining of a provisional certificate was selected as an appropriate milestone to use for this obligation.</li> <li>However, to ensure that it is within the undertaker's power to avoid breaching the DCO (and thus avoid the resultant criminal sanction), it is</li> </ul>	006] The Applicant's Response to ExQ1	Agreement reached at
.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is inconsistent with the PP and should be amended accordingly, otherwise the SRN could be subject to works that have not been approved by National Highways.</li> <li>National Highways has updated the PP to ensure that the road cannot be opened without the certificate.</li> </ul>	<ul> <li>carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network.</li> <li>Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within three years of the commencement of dual runway operations (as defined) and the obtaining of a provisional certificate was selected as an appropriate milestone to use for this obligation.</li> <li>However, to ensure that it is within the undertaker's power to avoid breaching the DCO (and thus avoid the resultant criminal sanction), it is necessary to impose an obligation to use reasonable endeavours to obtain</li> </ul>	006] The Applicant's Response to ExQ1	Agreement reached at
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2.7.1.27		<ul> <li>The requirement to use reasonable endeavours should be deleted. It is not enough for the Applicant to simply use reasonable endeavours to obtain a certificate, without a requirement to actually obtain the certificate. If works are carried out to the SRN, a certificate must be obtained. In fact, the PP (currently not agreed), para 8 (part 3, Schedule 9) require the Applicant to apply for a certificate. It is unclear why the requirement could seemingly be discharged by only using reasonable endeavours. This is an unreasonable requirement which is inconsistent with the PP and should be amended accordingly, otherwise the SRN could be subject to works that have not been approved by National Highways.</li> <li>National Highways has updated the PP to ensure that the road cannot be opened without the certificate.</li> </ul>	<ul> <li>carry out the national highway works (as defined) in accordance with Part 3 of Schedule 9 (the NH PPs). The NH PPs specify the process which the undertaker must follow, including obtaining a provisional certificate prior to reopening the relevant parts of the strategic road network.</li> <li>Sub-paragraph (2) of requirement 6 does not cut across or vitiate the procedural requirements of the NH PPs. Requirement 6 is intended to ensure that the national highway works are suitably progressed within three years of the commencement of dual runway operations (as defined) and the obtaining of a provisional certificate was selected as an appropriate milestone to use for this obligation.</li> <li>However, to ensure that it is within the undertaker's power to avoid breaching the DCO (and thus avoid the resultant criminal sanction), it is necessary to impose an obligation to use reasonable endeavours to obtain</li> </ul>	006] The Applicant's Response to ExQ1	Agreement reached at



		requirement is to ensure that the relevant highway works are in place	Updated position (April 2024):
		at the relevant time. National Highways considers that further modelling is required to confirm the timescale in which the highway works referenced in this Requirement should be in place. At present, the requirement may lead to a situation in which they are delivered after the point at which an adverse impact on the SRN arises. Once the timescale is determined, the Requirement should be re-drafted to ensure the works are in fact in place. There is simply no need to reference a provisional certificate at all. <b>Updated position (Deadline 5):</b> National Highways continues to engage with the Applicant on this matter. <b>Updated position (Deadline 9):</b> National Highways notes that "reasonable endeavours" was removed at Deadline 5. This matter is therefore agreed.	The Applicant refers to its response to DCO.1.40 (R6) in The Applicant's Response to ExQ1 (DCO) [REP3-089] regarding the appropriate times of for delivery of these works. In relation to the drafting, the undertaker must use "reasonable endeavours" to obtain a provisional certificate from National Highways to the stated deadline in requirement 6(3) because the grant of a provision certificate is solely in National Highways' gift and cannot be achieved solely through the Applicant's actions. If requirement 6(3) required the undertaker to have obtained a provisional certificate by a set deadline, there could be a situation where the undertaker applied to National Highways pursuant to Part 3 of Schedule 9 of the DCO for a provisional certificate having complied with the appropriate procedure, National Highways failed to issue the provisional certificate in a reasonable time refused to do so at all) and the undertaker then had to trigger the disput resolution process in the protective provisions. In the time taken for that procedure, the undertaker could miss the deadline in requirement 6 and thereby commit a criminal offence. This risk is mitigated through the chosen wording in requirement 6. <b>Updated position (July 2024):</b> The Applicant is not aware that National Highways provided an update of its position on the current wording of requirement 6 (National Highway works) at Deadline 7 and would invite confirmation that the drafting is not agreed. <b>Updated position (August 2024):</b> Further amendments were submitted into Examination at Deadline 7. Discussion with National Highways confirm this matter as now agreed.
2.7.1.28	Schedule 9 - Protective Provisions	Relevant Representation (Oct 23) National Highways has been in receipt of advance copies of the Applicant's intended protective provisions in order to agree the principles to protect National Highways and the SRN. However, there remain a number of areas below which the Applicant needs to address in order for these matters to be considered resolved in the best interest of both parties.	The wording of the NH PPs is currently under negotiation between GAL and National Highways. This issue will be responded to (to the extent no already) in the context of those separate discussions. <b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss the wording of the protective provisions.
		<ul> <li>Updated position (Deadline 1): National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5): National Highways continues to engage with the Applicant on this matter.</li> </ul>	Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of a indemnity cap and the parallel agreement of the Framework Agreement also under discussion.

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		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of security to ensure that elements of this matter can be agreed for the purposes of the Development Consent Order Examination except for the failure to provide National Highways with the required indemnity. National Highways maintains that an indemnity of this nature cannot be capped as requested by the Applicant. It is standard practice for the indemnity in protective provisions (for National Highways as well as other third parties) to be uncapped. A third party scheme which includes a highways NSIP, should not expose National Highways (a public body) to liability for potential costs arising as a result of the Applications scheme.	
2.7.1.29	Paragraph 5 – Prior approvals and security	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways also requests the insertion of "(7) Notwithstanding the limits of deviation permitted pursuant to article [] of this Order, no works in carrying out, maintaining or diverting the authorised development may be carried out under the strategic road network at a distance within 4 metres of the lowest point of the ground unless agreed by National Highways" into this provision. It is imperative that there be no presumption that services required for the wider operation of the SRN are affected.</li> <li>Updated position (Deadline 1):</li> <li>National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5):</li> <li>National Highways continues to engage with the Applicant on this matter.</li> <li>Updated position (Deadline 9):</li> <li>National Highways can confirm this matter is agreed between the parties due to the introduction by the Applicant of appropriate text in the protective provisions.</li> </ul>	The wording of the NH PPs is currently under negotiation between GAL and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions. <b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss the wording of the protective provisions. <b>Updated position (July 2024):</b> The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of ar indemnity cap and the parallel agreement of the Framework Agreement also under discussion.
2.7.1.30	Paragraph 7 – Payments	Relevant Representation (Oct 23)         For Clause 7 subsection (2), National Highways requests the following amendment to the current Protective Provision wording:         The undertaker must pay to National Highways promptly, but in any case within 28 days of demand and prior to such costs being incurred, pay to National Highways the total costs that National Highways	The wording of the NH PPs is currently under negotiation between GAL and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions. <b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss the wording of the protective provisions.

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		in respect to condition survey's:	Updated position (April 2024):
2.7.1.32	Paragraph 10 – Final Condition Survey	Relevant Representation (Oct 23) National Highways requests that the following wording is amended in subsections (3) and (4) in order to protect National Highways' position	The wording of the NH PPs is currently under negotiation between GAL and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.
		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	Updated position (August 2024): Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways.
		National Highways notes the Applicants position and discussions on PPs are on-going. Updated position (Deadline 5): National Highways continues to engage with the Applicant on this matter.	Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement also under discussion.
		Within 28 days of the issue of the final account <del>(other than where a genuine dispute is raised as to the account)</del> Updated position (Deadline 1):	Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.
2.7.1.31	Paragraph 7 – Payments	Relevant Representation (Oct 23)           Within subsection (6), National Highways requests that the following wording is removed:	The wording of the NH PPs is currently under negotiation between GAL and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.
		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	
		Updated position (Deadline 5): National Highways continues to engage with the Applicant on this matter.	Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways
		carry out or for effectively implementing the authorised development. <b>Updated position (Deadline 1):</b> National Highways notes the Applicants position and discussions on PPs are on-going.	Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement also under discussion. Updated position (August 2024):
		believes will be properly and necessarily incurred by National Highways in undertaking any statutory procedure or preparing and bringing into force any traffic regulation order or orders necessary to	Updated position (July 2024): The wording of the protective provisions is materially agreed between the

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		If the undertaker fails to carry out the remedial work in accordance with	The Applicant and National Highways continue to discuss the wording of		
		the approved scheme, National Highways may carry out the steps	the protective provisions.		
		required of the undertaker and may recover any expenditure it <i>properly</i>			
		reasonably incurs in so doing.	Updated position (July 2024):		
		National Highways may, where agreed with the undertaker, at the	The wording of the protective provisions is materially agreed between the		
		same time as giving its approval to the re-surveys pursuant to	Applicant and National Highways, pending agreement on the matter of an		
		paragraph 10(1) give notice in writing that National Highways will	indemnity cap and the parallel agreement of the Framework Agreement		
		remedy any damage identified in the re-surveys and National	also under discussion.		
		Highways may recover any expenditure it properly reasonably incurs in			
		so doing.			
		Updated position (Deadline 1):			
		National Highways notes the Applicants position and discussions on			
		PPs are on-going.			
		Updated position (Deadline 5):			
		National Highways continues to engage with the Applicant on this			
		matter.			
		Updated position (Deadline 9):			
		This matter is agreed and National Highways has accepted the drafting			
		in the PPs to include the word "reasonably."			
2.7.1.33	Paragraph 11 – Defects	Relevant Representation (Oct 23)	The wording of the NH PPs is currently under negotiation between GAL	n/a	Agreed
2.7.1.33	Paragraph 11 – Defects Period	Relevant Representation (Oct 23)           National Highways requests that the following section in sub-section	The wording of the NH PPs is currently under negotiation between GAL and National Highways. This issue will be responded to (to the extent not	n/a	Agreed
2.7.1.33	- · ·	National Highways requests that the following section in sub-section	and National Highways. This issue will be responded to (to the extent not	n/a	
2.7.1.33	- · ·			n/a	Agreed Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions:	and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.	n/a	Agreement
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the	and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions. Updated position (April 2024):	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are	and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions. <b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss the wording of	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works- <i>as are</i> <i>reasonably</i> required by National Highways to be remedied during the	and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions. Updated position (April 2024):	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance	and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions. <b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss the wording of the protective provisions.	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works- <i>as are</i> <i>reasonably</i> required by National Highways to be remedied during the	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024):</li> <li>The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024):</li> </ul>	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales.	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024):</li> <li>The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024):</li> <li>The wording of the protective provisions is materially agreed between the</li> </ul>	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales. Updated position (Deadline 1):	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an</li> </ul>	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales. <b>Updated position (Deadline 1):</b> National Highways notes the Applicants position and discussions on	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales. Updated position (Deadline 1):	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an</li> </ul>	n/a	Agreement reached at
2.7.1.33	- · ·	National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales. <b>Updated position (Deadline 1):</b> National Highways notes the Applicants position and discussions on PPs are on-going.	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
2.7.1.33		<ul> <li>National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions:</li> <li>The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales.</li> <li>Updated position (Deadline 1): National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5):</li> </ul>	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
2.7.1.33		<ul> <li>National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions:</li> <li>The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales.</li> <li>Updated position (Deadline 1): National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5): National Highways continues to engage with the Applicant on this</li> </ul>	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
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2.7.1.33		National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions: The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales. <b>Updated position (Deadline 1):</b> National Highways notes the Applicants position and discussions on PPs are on-going. <b>Updated position (Deadline 5):</b> National Highways continues to engage with the Applicant on this matter.	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
2.7.1.33		<ul> <li>National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions:</li> <li>The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales.</li> <li>Updated position (Deadline 1):</li> <li>National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5):</li> <li>National Highways continues to engage with the Applicant on this matter.</li> <li>Updated position (Deadline 9):</li> </ul>	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
2.7.1.33		<ul> <li>National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions:</li> <li>The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales.</li> <li>Updated position (Deadline 1): National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5): National Highways continues to engage with the Applicant on this matter.</li> <li>Updated position (Deadline 9): This matter is agreed and National Highways has accepted the drafting</li> </ul>	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at
2.7.1.33		<ul> <li>National Highways requests that the following section in sub-section (1) is removed from the Applicant's proposed Protective Provisions:</li> <li>The undertaker must at its own expense, remedy any defects in the strategic road network resulting from the specified works-as are reasonably required by National Highways to be remedied during the defects period. All identified defects must be remedied in accordance with the following timescales.</li> <li>Updated position (Deadline 1):</li> <li>National Highways notes the Applicants position and discussions on PPs are on-going.</li> <li>Updated position (Deadline 5):</li> <li>National Highways continues to engage with the Applicant on this matter.</li> <li>Updated position (Deadline 9):</li> </ul>	<ul> <li>and National Highways. This issue will be responded to (to the extent not already) in the context of those separate discussions.</li> <li>Updated position (April 2024): The Applicant and National Highways continue to discuss the wording of the protective provisions.</li> <li>Updated position (July 2024): The wording of the protective provisions is materially agreed between the Applicant and National Highways, pending agreement on the matter of an indemnity cap and the parallel agreement of the Framework Agreement</li> </ul>	n/a	Agreement reached at



2.7.1.34	Paragraph 12 – Final	Relevant Representation (Oct 23)	The wording of the NH PPs is currently under negotiation between GAI
	Certificate	National Highways requests the following amendments to subsection (5):	and National Highways. This issue will be responded to (to the extent n already) in the context of those separate discussions.
		The undertaker must pay to National Highways within 28 days of demand, the costs <i>properly reasonably</i> incurred by National Highways	<b>Updated position (April 2024):</b> The Applicant and National Highways continue to discuss the wording of
		in identifying the defects and supervising and inspecting the undertaker's work, to remedy the defects that it is required to remedy	the protective provisions.
		pursuant to these provisions.	Updated position (July 2024): The wording of the protective provisions is materially agreed between t
		Updated position (Deadline 1):	Applicant and National Highways, pending agreement on the matter of
		National Highways notes the Applicants position and discussions on PPs are on-going.	indemnity cap and the parallel agreement of the Framework Agreemen also under discussion.
		Updated position (Deadline 5):	
		National Highways continues to engage with the Applicant on this matter.	
		Updated position (Deadline 9):	
		This matter is agreed and National Highways has accepted the drafting in the PPs to include the word "reasonably."	

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# 1.9. Ecology and Nature Conservation

1.9.1 **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	Gatwick Airport Limited Position	Signposting	Status
Baseline	-				1
2.8.1.1	Environmental Statement Chapter 9: Ecology and Nature Conservation Paragraph 9.4.29	<ul> <li>Relevant Representation (Oct 23)</li> <li>The Applicant has undertaken a badger survey of the site area; however, National Highways would expect badger surveys to cover 250m either side of the centreline of the works as a minimum, in relation to the proposed surface access works in accordance with DMRB LD118 Appendix A.1.1.</li> <li>National Highways requests that the Applicant should therefore justify the decision that has been made and why the guidance in DMRB LD118 Appendix A.1.1 has not been followed.</li> <li>Updated position (Deadline 1):</li> <li>National Highways welcomes the commitment to carry out pre-condition surveys for badgers but requests confirmation from the Application how and where this is secured in the DCO / control documents. Should findings of any surveys generate any additional mitigation requirements on National Highways assets this is to be agreed with National Highways.</li> <li>Updated position (Deadline 5):</li> <li>National Highways confirms that this matter has now been addressed to its satisfaction and this is agreed. National Highways will continue to proactively engage with the Applicant during detailed design.</li> </ul>	The survey scope and extents of survey have been agreed with stakeholders, including Natural England, during pre-submission consultation. Given the extent of the Project survey boundaries, much of the land covered by the highways works have been surveyed extensively in the surrounding landscape (ES Appendix 9.6.4 Badger Survey). Further pre-commencement surveys with respect to badger will be completed to ensure that an up to date baseline for any licence is established. <b>Updated position (April 2024):</b> The requirement for pre-commencement surveys is secured via paragraph 5.4.2 of <b>ES Appendix 5.3.2 Code of Construction</b> <b>Practice</b> [REP1-021] (CoCP). Compliance with the CoCP is secured via Requirement 7 of the <b>Draft DCO</b> [REP3-006].	ES Appendix 9.6.4 Badger Survey [APP- 133] Draft DCO [REP3- 006]	Agreed Agreement reached at Deadline 5
2.8.1.2	Environmental Statement Chapter 9: Ecology and Nature Conservation Paragraph 9.6.115	<ul> <li>Relevant Representation (Oct 23)</li> <li>The Applicant notes that crossing point surveys were conducted at two locations, the River Mole Corridor and Riverside Park based upon radio tracking surveys undertaken in 2019.</li> <li>However, National Highways notes that no such assessment was considered for the South Terminal Junction. National Highways are concerned that the exclusion of the South Terminal Roundabout may result in an underreporting of potential effects.</li> <li>National Highways queries why the South Terminal Junction, which will elevate the carriageway above existing conditions, was not considered under the same monitoring regime.</li> <li>Updated position (Deadline 1):</li> </ul>	The locations chosen for the crossing point surveys were based on the results of the radio tracking and landscape features that could be used by bats. Although the tree belt along the northern edge of the A23 is used by bats, the new elevated section is within the existing carriageway which is heavily lit and does not, therefore, represent quality foraging habitat. <b>Updated position (April 2024)</b> : Based on current data, there are no requirements for any licencing relating to National Highways land. The requirement for any future licensing from Natural England and any associated mitigation/monitoring will be determined by the results of pre- construction surveys. Such licences form the legal mechanism for how such mitigation/monitoring is secured.	n/a	Agreed Agreement reached at Deadline 9



It is the Applicants responsibility to ensure they have sufficient information to secure a licence from Natural England. National Highways requests confirmation from the Applicant on how such mitigation/monitoring is secured in the DCO/control documents. Should the issue generate mitigation or monitoring actions which will be transferred to National Highways then the Applicant must ensure this is discussed and agreed with National Highways.

## Updated position (Deadline 5):

The Applicant in its Deadline 3 submissions noted that surveys are being conducted during May and June to determine the presence / absence of roosts.

National Highways in its response to Deadline 3 submissions [REP4-078], requested where possible that the results of the survey's conducted in May are published as an interim update report to enable National Highways and other Interested Parties to review the survey outcomes. This survey data is important to National Highways in order to understand the ecological impact where tress are proposed to be removed as a consequence of the Applicant's proposals.

The Applicant has provided confirmation as to how mitigation / monitoring is secured, as requested at Deadline 1.

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

Noted that section 4.1.5 of the Bat Report states that the 'the mitigation with respect to trees with bat roost potential, set out in section 5.4.19 in ES Appendix 5.3.2 Code of Construction Practice [REP-022] is still considered relevant. This sets out that where trees with potential bat roost features (PRFs) require removal, those trees with Low bat roost potential will be subject to a supervised soft-felling methodology and those with Moderate or High bat roost potential will be subject to climbing inspections and/or dusk emergence/dawn re-entry surveys as appropriate to inform where further mitigation is required'.

In the updated Bat Conservation Trust's Bat Surveys for Professional Ecologists: Good Practice Guidelines (2023) and Bat Mitigation Guidelines (2023) Low, Moderate and High bat roost suitability categories in respect to trees are no longer referred to. Instead of these categories, where one or more Potential Roost Feature/s (PRF) are present they are categorised as either PRF-I (i.e. suitable for individual bats and similar to the previous Low category) and PRF-M (i.e. suitable for multiple bats and similar to the previous Moderate and High categories). The Bat Mitigation Guidelines (2023) state that pre-

## Updated position (July 2024):

Surveys with respect to bat roosts in trees are on-going. As of 1<sup>st</sup> Ju 2024, all trees with Potential Roosting Features (PRFs) that may be lost have had at least one aerial survey with approximately half having had a second. To date, no bat roosts have been identified. A report with results to date will be submitted at Deadline 8.

## Updated position (August 2024):

The Bat Tree Survey Report relating to surveys undertaken in May and June of 2024 was submitted in to Examination at Deadline 8 [REP8-104]. The Applicant confirms that any future surveys would be in accordance with the Bat Conservation Trust Guidelines 2024 and Bat Mitigation Guidelines 2023 and that corresponding measures w be put in place for pre-construction inspections (assuming all necessary surveys have been undertaken) immediately prior to felling.

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		construction inspections (assuming all necessary surveys have been undertaken) need to take place immediately prior to felling unless PRFs are removed or blocked. As the previous method did not determine these PRF-I or PRF-M categories, all trees with Low, Moderate or High bat roost potential will require further survey (aerial and or/emergence surveys) prior to felling to characterise the roost type with precautions such as an aerial inspection prior to felling where PRFs are confirmed as present but no confirmed roost, and/or a mitigation licence where a roost is present. It's noted in the Applicants response (Updated position August 2024) that corresponding measures will be put in place for pre-			
		construction inspections. National Highways therefore considers this			
		matter resolved. No roosts have been confirmed to date; however,			
		surveys are ongoing. National Highways expects to be updated on final			
		survey results and reporting.			
2.8.1.3	Appendix 9.6.2: Ecology Survey Report – Part 1	Relevant Representation (Oct 23) Building upon the comments raised in Chapter 9 of the Environmental	Bat surveys are being undertaken and will be reported when completed.	ES Appendix 5.3.2: Code of	Agreed
	Survey Report - Fart 1	Statement, 32 trees were identified along the A23 from ground	completed.	Construction	Agreement
	Paragraph 3.10.2	assessments as having potential for roosting bats. 27 of these were	Updated position (April 2024):	Practice [REP1-021]	reached at
		assessed by the Applicant of having high/moderate potential but no	Bat Surveys of trees are ongoing. However, it should also be noted		Deadline 9
		further climbing assessments or emergence re-entry surveys were	that surveys of trees for the presence of roosts of key woodland bat		
		conducted on them.	species formed part of the landscape-scale radio tracking study		
		Can the Applicant please justify why these surveys have not been	completed as part of the submission (ES Appendix 9.6.3 Bat Trapping		
		undertaken to date and the intended timelines for their completion.	and Radio Tracking Surveys [APP-131 and APP-132]). No trees that are proposed for removal (based on the preliminary design work and		
			removal plans) were found to support roosts of the woodland species		
		Updated position (Deadline 1):	(including Bechstein's bat). In addition, the activity surveys		
		National Highways notes the Applicants position and will await receipt of	undertaken to date found the vegetation along the A23 to be		
		the report referenced.	predominantly of low value to foraging and commuting bats compared		
			to other parts of the Project site. The low numbers recorded suggest		
		Updated position (Deadline 5): National Highways in its response to Deadline 3 submissions [REP4-	this does not constitute an important roost location for bats.		
		078], requested where possible that the results of the survey's	Subject to the final detailed tree removal and protection plans being		
		conducted in May are published as an interim update report into the	confirmed prior to construction commencing (through the Detailed		
		examination at the earliest opportunity in order to enable National	Arboricultural and Vegetation Method Statements detailed in CoCP		
		Highways and other Interested Parties to review the survey outcomes	Annex 6 (Doc Ref. 5.3)), further bat roost surveys will be carried out in		
		and understand the ecological impacts.	accordance with paragraph 5.4.18 of ES Appendix 5.3.2: Code of		
		Undeted Desition (Deadline 0):	Construction Practice [REP1-021]. As set out in Table 9.8.1 of ES		
		Updated Position (Deadline 9): Please refer to the updated position statement incorporated into	Chapter 9: Ecology and Nature Conservation [APP-034], mitigation for the loss of any roost would be determined post survey, depending		
		Reference 2.8.1.2. This matter is agreed for the purpose of the	on the type of roost located. Given the surveys completed to date, it is		
		Development Consent Order Examination.	anticipated that any roosts that are located in this area will be of low		
			conservation status (such as day roosts for commoner species).		
			Mitigation for the loss of such roosts will be straight forward to		
			accommodate within retained woodland		



Assessment Methodology         Relevant Representation (Oct 23)         The same is a sponding and a second. To date, no bair roots a unree sponding with a second. To date, no bair roots a unree is complexity with results to date will be submitted at Deadline 8.           Assessment Methodology         Relevant Representation (Oct 23)         The same is a typication of the same is a comparing and a second. To date, no bair roots is a root is a complexity is a submitted in the submitted at Deadline 8.           Assessment Methodology         Relevant Representation (Oct 23)         The Batter second. To date, no bair roots is a root is a complexity is a submitted in the same root bair or the second. To date, no bair roots is a root roots have been identified. A report with results in data is root roots have been identified. A report with results in data is root roots have been identified. A report with results in a root root is root and a root root is root root is root root root root root root root roo				
Assessment Methodology         2.8.2.1       Appendix 9.9.2: Biodiversity Net Gain Statement       Relevant Representation (Oct 23) National Highways area concarned as to the reasoning behind why the same metric has not been used by the Applicant needs to submit information using a consistent metric version dhavias that quantification of the change to units on National Highways requests that Appendix 9.9.2 is updated to account for the typographical error. The Applicant concepted to account for the typographical error is to be consistent metric version dhavias the quantification of the change to units on National Highways and holding could be challenged.       This was a typographical error - v4.0 was used for both.         Updated Position (Deadline 1): National Highways area concarned as to the reasoning behind why the same metric has not been used by the Applicant needs to submit information using a consistent metric version otherwise the quantification of the change to units on National Highways area concarned as to account for the typographical error. The Applicant needs to submit information using a consistent metric version otherwise the quantification of the change to units on National Highways acknowledges the Applicant's update that this error will be corrected at Deadline 5 in the corrected at Deadline 5 in the considers this matter resolved.       This was a typographical error in the considers the mater resolved.				Surveys with respect to bat roosts in trees are on-going and are anticipated to be complete by mid August. This is to ensure that the guidelines with respect to the timing of bat surveys is complied with. As of 1 <sup>st</sup> July 2024, all trees with Potential Roosting Features (PRFs) that may be lost have had at least one aerial survey with approximately half having had a second. To date, no bat roosts have been identified. A report with results to date will be submitted at
2.8.2.1       Appendix 9.9.2: Biodiversity Net Gain Statement       Relevant Representation (Oct 23) National Highways notes that the baseline habitat score for the area is 332.48 units and baseline watercourse score is reported at 4.20 biodiversity units. However, metric 4.0 was used for the condition assessment of area-based habitats and metric 3.1 was used for the condition watercourses.       This was a typographical error – v4.0 was used for both.         Vpdated Position (April 2024): The typographical error is to be biodiversity units. However, metric 4.0 was used for the condition watercourses.       This was a typographical error – v4.0 was used for both.         Vpdated Position (April 2024): The typographical error is to be watercourses.       National Highways are concerned as to the reasoning behind why the same metric has not been used by the Applicant and furthermore, why ditches have not been considered as part of this assessment.       Updated position (Deadline 1): National Highways requests that Appendix 9.9.2 is updated to account for the typographical error. The Applicant needs to submit information using a consistent metric version otherwise the quantification of the change to units on National Highways land holding could be challenged.       Updated position (Deadline 5): National Highways acknowledges the Applicant's update that this error will be corrected at Deadline 5 and considers this matter resolved.				The Bat Tree Survey Report relating to surveys undertaken in May and June of 2024 was submitted in to Examination at Deadline 8 [REP8-104]. The Applicant confirms that any future surveys would be in accordance with the Bat Conservation Trust Guidelines 2024 and Bat Mitigation Guidelines 2023 and that corresponding measures will be put in place for pre-construction inspections (assuming all necessary surveys have been undertaken) immediately prior to
2.8.2.1       Appendix 9.9.2:       Relevant Representation (Oct 23)       This was a typographical error – v4.0 was used for both.         Statement       Statement       32.48 units and baseline watercourse score is reported at 4.20       Updated Position (April 2024): The typographical error is to be objodiversity units. However, metric 4.0 was used for the condition assessment of area-based habitats and metric 3.1 was used for the watercourses.       This was a typographical error – v4.0 was used for both.         Variance       National Highways are concerned as to the reasoning behind why the same metric has not been used by the Applicant and furthermore, why ditches have not been considered as part of this assessment.       Updated position (Deadline 1):       Vpdated position (Deadline 1):         National Highways are concerned to units on National Highways and holding could be challenged.       Updated position (Deadline 5):       National Highways and holding could be challenged.         Updated position (Deadline 5):       National Highways acknowledges the Applicant's update that this error will be corrected at Deadline 5 and considers this matter resolved.       Participation (Deadline 5):	Assessment	Methodology		
Statement       332.48 units and baseline watercourse score is reported at 4.20 biodiversity units. However, metric 4.0 was used for the condition assessment of area-based habitats and metric 3.1 was used for the watercourses.       Updated Position (April 2024): The typographical error is to be corrected in revised BNG Statement to submit at Deadline 5.         National Highways are concerned as to the reasoning behind why the same metric has not been used by the Applicant and furthermore, why ditches have not been considered as part of this assessment.       Updated position (Deadline 1): National Highways requests that Appendix 9.9.2 is updated to account for the typographical error. The Applicant needs to submit information using a consistent metric version otherwise the quantification of the change to units on National Highways land holding could be challenged.       Updated position (Deadline 5): National Highways acknowledges the Applicant's update that this error will be corrected at Deadline 5 and considers this matter resolved.			Relevant Representation (Oct 23)	This was a typographical error – v4.0 was used for both.
Paragraphs 3.1.5 and 3.1.6       assessment of area-based habitats and metric 3.1 was used for the watercourses.         National Highways are concerned as to the reasoning behind why the same metric has not been used by the Applicant and furthermore, why ditches have not been considered as part of this assessment.         Updated position (Deadline 1):         National Highways requests that Appendix 9.9.2 is updated to account for the typographical error. The Applicant needs to submit information using a consistent metric version otherwise the quantification of the change to units on National Highways land holding could be challenged.         Updated position (Deadline 5):         National Highways acknowledges the Applicant's update that this error will be corrected at Deadline 5 and considers this matter resolved.			332.48 units and baseline watercourse score is reported at 4.20	
same metric has not been used by the Applicant and furthermore, why         ditches have not been considered as part of this assessment.         Updated position (Deadline 1):         National Highways requests that Appendix 9.9.2 is updated to account         for the typographical error. The Applicant needs to submit information         using a consistent metric version otherwise the quantification of the         change to units on National Highways land holding could be challenged.         Updated position (Deadline 5):         National Highways acknowledges the Applicant's update that this error         will be corrected at Deadline 5 and considers this matter resolved.		Paragraphs 3.1.5 and 3.1.6	assessment of area-based habitats and metric 3.1 was used for the	
National Highways requests that Appendix 9.9.2 is updated to account         for the typographical error. The Applicant needs to submit information         using a consistent metric version otherwise the quantification of the         change to units on National Highways land holding could be challenged.         Updated position (Deadline 5):         National Highways acknowledges the Applicant's update that this error         will be corrected at Deadline 5 and considers this matter resolved.			same metric has not been used by the Applicant and furthermore, why	
Updated position (Deadline 5): National Highways acknowledges the Applicant's update that this error will be corrected at Deadline 5 and considers this matter resolved.			National Highways requests that Appendix 9.9.2 is updated to account for the typographical error. The Applicant needs to submit information using a consistent metric version otherwise the quantification of the	
			Updated position (Deadline 5): National Highways acknowledges the Applicant's update that this error	

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	n/a	Agreed Agreement reached at Deadline 5



.8.3.1	Environmental Statement	Relevant Representation (Oct 23)	Bat survey work is on-going and will be reported when completed.	n/a	Agreed
	Chapter 9: Ecology and	A total of 43 trees within the surface access improvements boundary			
	Nature Conservation	were identified as having bat roost suitability (9 high and 28 medium). In	Updated position (April 2024): Please refer to the Applicant's		Agreement
		line with Bat Conservation Trust (BCT) Guidelines, National Highways	update against Item 2.8.1.3.		reached at
	Paragraph 9.15 and	would normally expect those trees to have been further surveyed and			Deadline 9
	9.9.187	assessed to determine if there are any roosting bats present. This is	Updated position (July 2024): Surveys with respect to bat roosts in		
		typically achieved through tree climbing and presence / absence	trees are on-going and are anticipated to be complete by mid August.		
		emergence / re-entry surveys.	This is to ensure that the guidelines with respect to the timing of bat		
		National Highways requests that the Applicant confirms whether any	surveys is complied with. As of 1 <sup>st</sup> July 2024, all trees with Potential		
		further surveys have been conducted on those trees having been	Roosting Features (PRFs) that may be lost have had at least one		
		identified of having bat roost suitability and can the Applicant advise if a	aerial survey with approximately half having had a second. To date,		
		letter of no impediment has been obtained for any loss of roost and	no bat roosts have been identified A report with results to date will		
		whether this has this been agreed with Natural England.	be submitted at Deadline 8.		
		Updated position (Deadline 1):	Updated position (August 2024):		
		National Highways notes the Applicants position and will await receipt of	The Bat Tree Survey Report relating to surveys undertaken in May		
		the report referenced.	and June of 2024 was submitted in to Examination at Deadline 8		
			[REP8-104]. The Applicant confirms that any future surveys would be		
		Updated position (Deadline 5):	in accordance with the Bat Conservation Trust Guidelines 2024 and		
		The Applicant in its Deadline 3 submissions noted that surveys are	Bat Mitigation Guidelines 2023 and that corresponding measures will		
		being conducted during May and June to determine the presence /	be put in place for pre-construction inspections (assuming all		
		absence of roosts.	necessary surveys have been undertaken) immediately prior to felling.		
		National Highways in its response to Deadline 3 submissions [REP4-			
		078], requested where possible that the results of the survey's			
		conducted in May are published as an interim update report to enable			
		National Highways and other Interested Parties to review the survey			
		outcomes. This survey data is important to National Highways in order			
		to understand the ecological impact where tress are proposed to be			
		removed as a consequence of the Applicant's proposals.			
		Updated Position (Deadline 9):			
		Please refer to the updated position statement incorporated into			
		Reference 2.8.1.2. This matter is agreed for the purpose of the			
		Development Consent Order Examination.			
8.3.2	Appendix 9.9.2:	Relevant Representation (Oct 23)	The loss of woodland as a result of the Project has been minimised	Statement of	Agreed
	Biodiversity Net Gain	Woodland losses of -66.54 units are highlighted as a concern for	as far as is practicable. However, due to airport safeguarding	Common Ground	
	Statement	National Highways, as most of these units are roadside and are not	concerns, further woodland planting is not possible. This position has	between GAL and	Agreement
		sufficiently replaced.	been accepted by Natural England in their RR.	Natural England	reached at
	Paragraphs 4.5			submitted at Deadline	Deadline 9
		National Highways therefore seeks clarification as to how the Applicant	Updated position (April 2024): The Applicant will continue	1 [REP1-037]	
		has ensured that no net loss has been achieved on the SRN regarding	discussion with National Highways on this point. However, the		
		the surface access works.	Project's position with respect to habitat trading has been accepted by		
			Natural England (point 2.8.4.3 of the <b>Statement of Common Ground</b>		
		Updated position (Deadline 1):			



		<ul> <li>National Highways would welcome continued discussion on this point and a contribution from the Applicant to provision of woodland elsewhere to ensure the National Highways KPI is not compromised and to comply with the metric trading rules (noting the issue with safeguarding for the airport is likely to result in a trading issue for the Project.</li> <li><b>Updated position (Deadline 5):</b> This matter remains under discussion with the Applicant. National Highways is awaiting receipt of a refined proposal to mitigate the impact of the scheme on biodiversity from the Applicant. National Highways will review its position following receipt of this.</li> <li><b>Updated position (Deadline 9):</b> National Highways can confirm that negotiations between both parties has led to a satisfactory arrangement to ensure that National Highways interests in respect to BNG have been addressed. This agreement is incorporated into the Framework Agreement signed between both parties and therefore this matter can be agreed for the purposes of the Development Consent Order Examination.</li> </ul>	<ul> <li>between GAL and Natural England submitted at Deadline 1 [REP1 037].</li> <li>Updated position (July 2024): The Applicant has provided a proposal to National Highways to ensure that the Biodiversity Net Gain the Project delivers can be accounted for within National Highway's KPI. In combination with the BNG delivered on their estat the proposal includes the allocation of part of the woodland BNG delivered within the Brook Farm component of the Museum Field Environmental Mitigation Area to National Highways with step-in rights over this woodland to be defined.</li> <li>Updated position (August 2024): Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways.</li> </ul>
2.8.3.3	Appendix 9.9.2: Biodiversity Net Gain Statement Annex 1	Development Consent Order Examination.         Relevant Representation (Oct 23)         All area-based habitats have been assigned by the Applicant of having low strategic significance (SS) without a justification for why.         National Highways notes that the Baseline River Units have considered the River Mole and Gatwick Stream to have high SS, therefore there is a potential undervaluation of habitats within the Applicant's assessment for the SRN.         Updated position (Deadline 1):         National Highways requests that the Applicant justifies their assessment of SS. The Applicant must ensure compliance with the guidance published by Natural England to prevent any BNG outputs from being undervalued.         Updated position (Deadline 5):         National Highways acknowledges the update by the Applicant and will await further information being submitted at Deadline 5.         Updated position (Deadline 9):         National Highways confirms that this matter is agreed following the updated BNG statement [REP6-050] and updated negotiations between the Applicant and Natural England.	A low SS has been applied to all habitat features both before and after development to avoid biasing any aspect of the calculation. However, both the River Mole and Gatwick Stream are significant corridors at a landscape scale. Updated Position (April 2024): SS to be considered further in revised BNG Statement to submit at Deadline 5. Updated Position (July 2024): An updated Appendix 9.9.2 BNG Statement was submitted at Deadline 6 [REP6-050] that accounted for SS.

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te,		
	n/a	Agreed Agreement reached at Deadline 9



2.8.3.4	Appendix 9.9.2:	Relevant Representation (Oct 23)	No works are proposed to the Gatwick Stream. As such, no change in
	Biodiversity Net Gain	National Highways requests that the Applicant also provides clarity as to	score attributable to this habitat would be included (i.e. the before and
	Statement	why the Gatwick Stream is mentioned within Annex 2 (habitat condition	after development scores would be the same).
		assessment), but the Gatwick Stream is not mentioned within this	
	Paragraphs 3.1.5 and 3.1.6	section of the Biodiversity Net Gain Statement.	Updated position (April 2024): The Applicant will continue
			discussion with National Highways on this point. However, the
		National Highways expects clarity on the metrics used to provide a	Project's position with respect to habitat trading has been accepted by
		response.	Natural England (point 2.8.4.3 of the Statement of Common Ground
			between GAL and Natural England submitted at Deadline 1 [REP1-
		Updated position (Deadline 1):	037].
		National Highways would welcome continued discussion on this point	
		and a contribution from the Applicant to provision of woodland	Updated position (July 2024): The Applicants position remains that,
		elsewhere to ensure the National Highways KPI is not compromised and	as the Gatwick Stream is not part of any proposed works, it is not
		to comply with the metric trading rules (noting the issue with	included in the BNG baseline. Natural England have confirmed their
		safeguarding for the airport is likely to be resulting in a trading issue for	continued agreement with respect to the approach to BNG adopted
		the project).	by the Applicant in their response to ExQ2 EN2.1 at Deadline 7
			[REP7-116].
		Updated Position (Deadline 5):	
		National Highways notes that, in accordance with the BNG statutory	
		framework (Understanding biodiversity net gain - GOV.UK (www.gov.uk)	
		that all habitats in the baseline would need to be included in the	
		calculations, and not just habitats lost.	
		Updated Position (Deadline 9):	
		National Highways confirms that this matter is agreed following the	
		updated BNG statement [REP6-050] and updated negotiations between	
		the Applicant and Natural England.	
Mitigation a	and Compensation		
2.8.4.1	Environmental Statement	Relevant Representation (Oct 23)	Noted.
	Chapter 9: Ecology and	Overall, the Project claims to provide 20% Biodiversity Net Gain (BNG),	
	Nature Conservation	however given the significant effects of woodland, particularly in	Updated Position (April 2024): The designs for proposed planting
		association with woodland loss during enabling works for the surface	within the SRN have been set out in order to maximise the areas of
	Paragraph 3.13.10	access improvements along the A23, there is a concern that National	woodland replanting while still complying with the guidelines with
		Highways will fail to meet the requirement to have no net loss on its	respect to the proximity of such planting to the road. Overall,
		estate affected by the Applicant's proposals.	however, the Project delivers significant ecological enhancement, as
			set out in ES Appendix 9.9.2 BNG Statement and in compliance with
		Updated position (Deadline 1):	the relevant section of the ANPS.
		National Highways itself has a biodiversity Key Performance Indicator	
		(KPI) to achieve no net loss to the SRN by 2025, and to have a net	It is not considered appropriate to salami slice elements of the Project
		positive impact on nature in Roads Period 3 and beyond. National	for the purposes of impact assessment, mitigation or enhancement.
		Highways considers that land forming part of the SRN can be used and	
		could deliver a route for providing enhancement, which the Applicant	Updated position (July 2024): The Applicant has provided a
		should provide in light of the specific policies in the Airports National	proposal to National Highways to ensure that the Biodiversity Net
		Policy Statement (ANPS) (paragraph 5.91, 5.96, 5.104) which are	Gain the Project delivers can be accounted for within National
		important and relevant policies for the Applicant's application. In light of	Highway's KPI. In combination with the BNG delivered on their estate,
		important and relevant policies for the Applicant's application. In light of	righted of the internation with the bird delivered of their estate,

by by	Statement of Common Ground between GAL and Natural England submitted at Deadline 1 [REP1-037]	Agreement reached at Deadline 9
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		those policies in the ANPS, National Highways therefore requires the	the proposal includes the allocation of part of the woodland BNG
		Applicant to provide further information to demonstrate that, within the	delivered within the Brook Farm component of the Museum Field
		limits of the SRN, that the proposed mitigation conserves and enhances habitats to maximise biodiversity and achieves at least no net loss.	Environmental Mitigation Area to National Highways with step-in rights over this woodland to be defined.
		habitats to maximise biodiversity and achieves at least no net loss.	ngnis over this woodland to be defined.
		Updated position (Deadline 5)	Updated position (August 2024):
		This matter remains under discussion with the Applicant. National	Further discussion with regard to these matters has taken place to
		Highways is awaiting receipt of a refined proposal to mitigate the impact	resolve any outstanding concerns for National Highways.
		of the scheme on biodiversity from the Applicant. National Highways will	
		review its position following receipt of this.	
		Updated position (Deadline 9):	
		National Highways can confirm that negotiations between both parties	
		has led to a satisfactory arrangement to ensure that National Highways	
		interests in respect to BNG have been addressed. This agreement is	
		incorporated into the Framework Agreement signed between both	
		parties and therefore this matter can be agreed for the purposes of the	
		Development Consent Order Examination.	
2.8.4.2	Appendix 9.9.2:	Relevant Representation (Oct 23)	An updated BNG Metric incorporating this feature and that relating to
	Biodiversity Net Gain	Chapter 9 and Annex 3 states that habitats will be lost and recreated	advance planting is being prepared and will be shared when
	Statement	between 2024 and 2038, with the Applicant's assessment stating that	complete.
		certain areas of the site will be lost and created throughout this period.	
	Annex 3		Updated Position (April 2024): Timing of planting to be considered
		The Applicant has not utilised the 'delay in starting habitat creation'	further in revised BNG Statement to submit at Deadline 5.
		format to provide clarity to National Highways when this mitigation is	
		proposed to be implemented.	Updated Position (July 2024): An updated ES Appendix 9.9.2 BNG
			Statement was submitted at Deadline 6 [REP6-050] that accounted
		Updated position (Deadline 1):	for both delay and advanced planting.
		National Highways notes the Applicants position and will await receipt of	
		the updated BNG metric once work is complete.	
		Note: To appropriately report this, the 'delay in starting habitat creation'	
		function should be used to clearly set out when these habitats will be	
		created. National Highways requests that the Applicant addresses this,	
		by means of a table detailing the phasing of habitat lost and created.	
		Updated position (Deadline 5):	
		National Highways acknowledges the update by the Applicant and will	
		await further information being submitted at Deadline 5.	
		Updated position (Deadline 9):	
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2.8.4.3	Environmental Statement	Relevant Representation (Oct 23)	The loss of woodland as a result of the Project has been minimised
	Chapter 9: Ecology and	National Highways key concern is in respect to woodland and those	as far as is practicable. However, due to airport safeguarding
	Nature Conservation	areas that are lost due to the proposed surface access works. The	concerns, further woodland planting is not possible. This position has
		Applicant must demonstrate that the loss of woodland when factored	been accepted by Natural England in their RR.
	Tables 9.81 and	alongside the proposed new woodland created within the National	
	Paragraphs 9.9.53, 9.9.54	Highways ownership boundary sufficiently compensates to achieve no	Updated Position (April 2024): As set out in Annex 3 of ES
	and 9.9.93 to 9.9.101	net loss in order to ensure that National Highways continues to align to	Appendix 9.9.2 Biodiversity Net Gain Statement [REP3-0047], overa
		its biodiversity targets to deliver no net loss across the SRN by 2025.	the Project will be providing a net gain in both area and value for scrub, wetland, water courses and individual tree habitats, with a
		For Table 9.8.1 the compensation area in relation to highway habitat	large net gain in value of grasslands present.
		loss is not clear which habitats and by associated how much is required	The Project provides extensive new habitats of ecological value that
		to achieve no net loss in relation to the SRN.	lead to the delivery of a BNG over 20%. Such habitats include the
			grasslands and woodland edge at Brook Farm, the marshy grassland
		National Highways therefore requires the Applicant to provide further	and Open Mosaic Habitat at Museum Field and the Mole diversion
		information to demonstrate that, within the limits of the SRN, that the	corridor, for example. Brook Farm was not part of the original airport
		proposed mitigation conserves and enhances habitats to maximise	and was brought into the Project boundary for the purpose of
		biodiversity and achieves at least no net loss.	biodiversity enhancement. Likewise, Museum Field is an agricultural
			field outside of the current airport boundary, and although its intende
		Updated position (Deadline 1):	future function is primarily with respect to fluvial flood management,
		National Highways would welcome continued discussion on this point	the opportunity to provide significant biodiversity enhancement in this
		and a contribution from the Applicant provision of woodland elsewhere	area has been taken. As such, the Project has also included off-
		to ensure the National Highways KPI is not compromised and to comply	airport provision of ecological enhancement. The works to the River
		with the metric trading rules (noting issue with safeguarding for the	Mole will also create 300m of new naturalised river valley to replace
		airport is likely to be resulting in a trading issue for the project, therefore	stretch of river which is currently netted and canalised. Details of how
		this could offer a mutually beneficial solution).	these habitats fit together holistically are set out in Section 6 of ES
			Appendix 8.8.1 Outline Landscape and Ecology Management Plan
		Updated position (Deadline 5):	[REP3-031, REP3-033, REP3-035]. Planting of woodland in these
		This matter remains under discussion with the Applicant. National	offsite areas was explored and has been taken, where safe to do so
		Highways is awaiting receipt of a refined proposal to mitigate the impact	(for example, wet woodland along Horley Road, woodland edge
		of the scheme on biodiversity from the Applicant. National Highways will	habitat around existing mature tree lines). The position of the Project
		review its position following receipt of this.	with respect to the BNG trading rules was accepted by Natural
			England (Section 5.11) in their Relevant Representation [RR-3223].
		Updated position (Deadline 9):	As such, the Project is providing a significant ecological gain and no
		National Highways can confirm that negotiations between both parties	further habitat creation is considered necessary.
		has led to a satisfactory arrangement to ensure that National Highways	
		interests in respect to BNG have been addressed. This agreement is	Further discussion on this issue is ongoing and the Applicant is
		incorporated into the Framework Agreement signed between both	awaiting further information from National Highways regarding its
		parties and therefore this matter can be agreed for the purposes of the Development Consent Order Examination.	position.
			Updated position (July 2024): The Applicant has provided a
			proposal to National Highways to ensure that the Biodiversity Net
			Gain the Project delivers can be accounted for within National
			Highway's KPI. In combination with the BNG delivered on their estate
			the proposal includes the allocation of part of the woodland BNG
			delivered within the Brook Farm component of the Museum Field

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			Environmental Mitigation Area to National Highways with step-in		
			rights over this woodland to be defined.		
			Updated position (August 2024):		
			Further discussion with regard to these matters has taken place to		
			resolve any outstanding concerns for National Highways.		
2.8.4.4	Environmental Statement	Relevant Representation (Oct 23)	The assessment of habitat loss/gain has been undertaken at a project	ES Appendix 9.9.2	Agreed
	Chapter 9: Ecology and	For the matters raised previously in relation to woodland habitat,	level, not within the SRN. As shown in Annex 3 of Appendix 9.9.2	Biodiversity Net	Ŭ
	Nature Conservation	National Highways also requests clarity on the status of semi-improved	Biodiversity Net Gain Statement of the ES, although there is an	Gain Statement	Agreement
		grassland, as it is unclear in the Applicant's submission whether no net	overall loss of grassland area as a result of the Project, there is a	[APP-136]	reached at
	Paragraph 9.9.87 and	loss is achieved in relation to the SRN.	significant gain in biodiversity value as poor value modified grassland	[]	Deadline 9
	9.9.88	National Highways therefore requires the Applicant to provide further	is replaced by grassland with a higher ecological value.		Deudinie
		information to demonstrate that, within the limits of the SRN, that the			
		proposed mitigation conserves and enhances habitats to maximise	Updated Position (April 2024): To clarify, an overall BNG		
		biodiversity and achieves at least no net loss.	assessment has been undertaken for the Project as a whole, that		
			includes the area of the Project within the SRN, rather than salami		
		Updated position (Deadline 1):	slicing to assess BNG at a smaller level.		
		National Highways requests that the Applicant provides detail on the	Details of the planting and management regimes for the highway		
		planting specification for new assets within its landholding. Whilst	planting will be set out in the appropriate LEMP for that area following		
		provision of more ecologically valuable grassland is welcomed it must	the principles set out in the Outline LEMP (oLEMP) ES Appendix		
		be considered within the context of the operation of the SRN. Cutting	8.8.1 (DCO Requirement 8)		
		regimes may be limited to once or twice a year and therefore the			
		Applicant should ensure the target outcome is feasible in the long term.	Updated position (July 2024): The Applicant has provided a		
		Applicant should ensure the target outcome is reasible in the long term.	proposal to National Highways to ensure that the Biodiversity Net		
		Updated position (Deadline 5):	Gain the Project delivers can be accounted for within National		
		This matter remains under discussion with the Applicant. National Highways is awaiting receipt of a refined proposal to mitigate the impact	Highway's KPI. In combination with the BNG delivered on their estate,		
		of the scheme on biodiversity from the Applicant. National Highways will	delivered within the Brook Farm component of the Museum Field		
		review its position following receipt of this.	Environmental Mitigation Area to National Highways with step-in		
		Undeted position (Deadline 0):	rights over this woodland to be defined.		
		Updated position (Deadline 9):	Undeted position (August 2024):		
		National Highways can confirm that negotiations between both parties	Updated position (August 2024):		
		has led to a satisfactory arrangement to ensure that National Highways	Further discussion with regard to these matters has taken place to		
		interests in respect to BNG have been addressed. This agreement is	resolve any outstanding concerns for National Highways		
		incorporated into the Framework Agreement signed between both			
		parties and therefore this matter can be agreed for the purposes of the			
Other		Development Consent Order Examination.			
Other		ic within this Statement of Common Ground.			



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# 1.10. Forecasting and Need

1.10.1 **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
There are no specific issues relating solely to Forecasting and Need within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.					



# 1.11. Geology and Ground Conditions

1.11.1 **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	Gatwick Airport Limited Position
Baseline			
There are no	issues relating to the baseli	ne for this topic within this Statement of Common Ground.	
Assessment	Methodology		
There are no	issues relating to the asses	sment methodology for this topic within this Statement of Common Ground.	
Assessment			
2.10.3.1	Geotechnical Design	Relevant Representation (Oct 23)	Mitigation in respect to the potential safety risk to the SRN and its
	Matters General	With regards to geology and ground condition impacts, a moderate risk of slope instability for an area along the A23 has been identified. This could create a potential safety risk to the SRN and its users.	users includes undertaking ground investigation and slope stability assessments for slopes forming part of the project design. Assessment and reporting will be undertaken in accordance with DMRB CD622 document Managing geotechnical risk, March 2020
		Updated position (Deadline 1):	Rev1.
		National Highways welcomes the commitment to carry out pre-condition	
		surveys for badgers but requests confirmation from the Applicant on how	Updated position (April 2024):
		and where this is secured in the DCO / control documents.	The protective provisions for the benefit of National Highways (Par 3 of Schedule 9 to the draft DCO) require that the specified works do not commence until detailed design of those works has been
		<b>Updated position (Deadline 5):</b> National Highways acknowledges the update by the Applicant regarding where these matters will be secured in the Order. National Highways therefore considers this matter agreed at this stage.	submitted to and approved by National Highways, including the "detailed design information". By reference to the definition of this phrase, this information includes information on "earthworks including supporting geotechnical assessments required by DMRE CD622"
Mitigation an	d Compensation		
There are no	issues relating to mitigation	and compensation for this topic within this Statement of Common Ground.	
Other			
There are no	other issues relating to this	topic within this Statement of Common Ground.	

	Signposting	Status
S	ES Chapter 10	Agreed
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	Conditions [APP-035]	Agreement
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# 1.12. Greenhouse Gases

1.12.1 **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

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
Baseline				•	•
There are no is	sues relating to the baseline	e for this topic within this Statement of Common Ground.			
Assessment M	lethodology				
2.11.2.1	Environmental	Relevant Representation (Oct 23)	The methodology for the assessment was structured to	ES Appendix 5.4.2	Agreed
	Statement Chapter 16:	The Applicant summarises the emission sources covered by this chapter and	follow the ANPS classification of emissions into four	Carbon Action Plan	
	Greenhouse Gases	concludes that it will cover the following:	categories, and the assessment of Construction impacts was	[ <u>APP-091</u> ]	Agreement
		Construction	limited within the ES to those impacts prior to opening. The		reached at
	Paragraph 16.1.2,	Airport buildings and ground operations	assessment was not seeking to provide a Whole Life Carbon		Deadline 9
	Table 16.2.1 and 6.4.1	Surface access areas	assessment of the Project - a point explicitly noted within the		
		Air traffic movements	ES.		
			Maintenance and repair of the newly constructed elements		
		However, the assessment fails to consider both long term operation and	within the Project will be required. A full life cycle carbon		
		maintenance.	assessment would seek to quantify this over a defined study		
		National Highways requests that the Applicant clarifies whether B2-B5 emissions in	period, which would likely extend beyond the 2050		
		accordance with BS EN 17472 have been included in this assessment.	assessment period (which is used based on assessing risk		
			to UK achieving carbon targets). Within the timescales		
		Further to the above, the Applicant should also clarify if the assessment has	between opening year (2029) and the end of the assessment		
		considered modules D emissions in accordance with BS EN 17472 relating to	year (2050) it is considered unlikely that maintenance, repair,		
		effects beyond the boundary of the Scheme.	replacement, and refurbishment GHG emissions would be so		
			great as to materially change the assessment of operational		
		Updated position (Deadline 1):	emissions. The mitigation set out in the Carbon Action Plan,		
		Matter remains under discussion. National Highways will respond as part of a	specifically regarding to employing PAS2080 as a Carbon		
		review of any further detail or clarification provided as part of the Applicant's	Management System, would necessitate GAL adopting a		
		response to the Relevant Rep submitted at Deadline 1.	whole life carbon approach in the management and		
			mitigation of emissions from Modules B2-B5 as part of their		
		Updated position (Deadline 5):	wider carbon management approach.		
		National Highways has reviewed the Supporting Greenhouse Gas Technical Notes,			
		Appendix A - Greenhouse Gas Technical Note - Whole Life Carbon Considerations	Updated position (April 2024); We intend to provide further		
		submitted at Deadline 4 [REP4-020] and has provided a response to the Applicant	analysis to inform the scale of emissions arising from		
		in its Comments to Deadline 4 submissions submitted at Deadline 5.	maintenance, repair, replacement or refurbishment within the		
			study period as part of a submission at Deadline 4.		
		Updated position (Deadline 9):			
		Following further discussions with the Applicant, both parties have agreed that this	The assessment does not consider Module D. It is not		
		matter is now agreed for the purposes of the Development Consent Order	considered of sufficient scale to be relevant to the GHG		
		Examination. National Highways will require the Applicant to prepare a Carbon	assessment.		
		Management Report in line with National Highways PCF requirements during			
		detailed design to ensure that National Highways receive a full account of the	Updated position (July 2024):		
		construction, operation and maintenance carbon calculations.			



			The Applicant is currently in discussion with National
			Highways about how to appropriately resolve outstanding
			comments.
			Updated position (August 2024):
			Subsequent discussions with National Highways has
			reached a conclusion on these matters for the purposes of
			the DCO Examination.
2.11.2.2	Environmental	Relevant Representation (Oct 23)	The assessment has used vehicle.km carbon factors for
	Statement Appendix	National Highways notes that this paragraph indicated that the Transport	converting aggregated vehicle trips (car, public transport,
	16.9.3: Assessment of	Decarbonisation Plan (TDP) has been used to represent a realistic worst case. For	and freight vehicles) into estimated GHG emissions. Carbo
	Surface Access	National Highways schemes, the TDP would typically only be utilised as a	factors are taken from DSNEZ corporate reporting guidance
	Greenhouse Gases	sensitivity test. As a consequence, this could lead to the assessment having not	Future decarbonisation rates are based on the Common
		taken a realistic worst-case assessment based upon greenhouse gas emissions	Analytical Scenarios provided by DfT, and on the indicative
	Paragraph 3.1.8	from road traffic. Furthermore, National Highways queries what emission factor	decarbonisation trends for other vehicles set out in the
		toolkit has been utilised in this assessment, as the use of a higher percentage	Transport Decarbonisation Plan.
		change in fleet mix could impact the modelling outcomes for air quality as well as	
		greenhouse gas emissions	Updated position (April 2024)
			Can National Highways confirm if they are now satisfied or
		National Highways therefore requests that the Applicant provides details of which	this point following the submission at Deadline 1.
		emissions factor toolkit has been utilised in this assessment and provide additional	
		details to demonstrate how their assessment constitutes a worst-case	
		assessment.	
		Updated position (Deadline 1):	
		Matter remains under discussion. National Highways will respond as part of a	
		review of any further detail or clarification provided as part of the Applicant's	
		response to the Relevant Rep submitted at Deadline 1.	
		Updated position (Deadline 5):	
		National Highways acknowledges that this matter can be agreed. National	
		Highways refers the Applicant to its remaining positions 2.11.2.1, 2.11.3.1 and	
		2.11.3.2.	
Assessment			
2.11.3.1	Environmental	Relevant Representation (Oct 23)	Within the GHG Chapter Table 16.2.1 summarises the
21111011	Statement Chapter 16:	National Highways has reviewed both chapters 15 and 16 of the Environmental	relevance of NPSNN and states the significance test
	Greenhouse Gases	Statement and notes that the conclusions drawn within the greenhouse gasses	contained therein as being of relevance to this GHG
		assessment and all the emissions categories as being Minor Adverse. It is National	Assessment. At Paragraphs 16.4.65 to 16.4.77 the approa
	General	Highways' view that the reporting of the Applicant's proposals as Minor Adverse	to assessing and reporting on significance of impacts is
		does not align to the decision-making framework that is set by the Government in	presented, which is to align with guidance produced by
		the National Planning Policy Statement for National Networks (NPSNN).	IEMA. The appraisal of overall significance, presented in
			Paragraphs 16.9.93 to 16.9.97, then present the assessme
			in terms of the ANPS test which – effectively – aligns with

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	ES Chapter 16	Agreed
	Greenhouse Gases	
ach	[ <u>APP-041]</u>	Agreement reached at
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National Highways requests further detail from the Applicant on the assumptions and calculations for these matters reported in the Environmental Statement.

Whilst National Highways notes that the reporting appears to align to the IEMA guidance, National Highways requests clarity on how this Minor Adverse effect align to the Applicant's decision-making framework.

#### Updated position (Deadline 1):

Matter remains under discussion. National Highways will respond as part of a review of any further detail or clarification provided as part of the Applicant's response to the Relevant Rep submitted at Deadline 1.

#### Updated position (Deadline 5):

National Highways notes the Applicant's response stating that the assessment is based upon the latest IEMA guidance, however National Highways retains a concern that the GHG assessment does not address the impact of the scheme in its entirety. The Applicant is required to thoroughly consider the potential effects on the SRN and surrounding roads likely to be affected by the proposed developments. This will ensure a comprehensive understanding of the project's environmental implications.

While the Applicant has provided clarity on the assessment methodology, National Highways has not yet been able to satisfy itself that the overall significance of effects is correctly reported in the Environmental Statement due to concerns on the baseline carbon assessment. National Highways request that the Applicant provides a Whole Life Carbon Assessment that covers the works impacting the SRN and all surrounding roads affected by the scheme (collectively known as the Affected Road Network). It would also be beneficial to include:

- Evidence demonstrating how the transport modelling conducted by the Transport Team is integrated into the Climate Chapter - and that this is up to date i.e. in alignment with the latest National Highways Emission Factor Toolkit. This will help in understanding how the network has been considered.
- Evidence that the assessment aligns with the most relevant policies during the examination—including updates to the National Networks Policy Statement and relevant Aviation NPS. The methodology used should comply with the Design Manual for Roads and Bridges (DMRB) and the Institute of Environmental Management & Assessment (IEMA) guidance, as well as PAS 2080, as outlined in the NPS.

This information will allow National Highways to adequately determine the contextualisation and significance against budgets and thus confirm the overall significance of effects. National Highways will continue to engage with GAL on this matter.

the NPSNN test in that it relies on the direction (within ANPS) that assessment must confirm the Project "is not so significant that it would have a material impact on the abilit of Government to meet its carbon reduction targets, including Carbon Budgets". Implicit within this is the NPSN test that "any increase in carbon emissions is not a reason to refuse development consent, unless the increase in carbon emissions resulting from the proposed scheme are so significant that it would have a material impact on the ability of the Government to meet its carbon reduction targets".

#### Updated position (April 2024)

Yes, as noted in the Environmental Statement the assessment is based on the updated IEMA guidance on assessment of GHG emissions.

#### Updated position (July 2024):

The Applicant is currently in discussion with National Highways about how to appropriately resolve outstanding comments.

#### Updated position (August 2024):

Subsequent discussions with National Highways has reached a conclusion on these matters for the purposes of the DCO Examination.

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		Updated position (Deadline 9):	
		Following further discussions with the Applicant, both parties have reached a	
		provisional agreement for the impacts facing National Highways assets and the	
		purposes of the Development Consent Order Examination. National Highways will	
		require that the Applicant to prepare a comprehensive and inclusive Carbon	
		Management Assessment, Plan and Report in line with National Highways PCF	
		requirements during the detailed design phase. This report will be required to	
		address and mitigate any potential impacts on National Highways assets.	
2.11.3.2	Environmental	Relevant Representation (Oct 23)	The traffic flows for the assessment years of 2032, 2038,
	Statement Chapter 16:	For the reporting of carbon and greenhouse gas emissions, the Applicant needs to	and 2047 for passenger and staff travel indicate an increase
	Greenhouse Gases	be clear on whether the proposed changes to traffic flow are sufficient in order to	in AADT from passengers and staff that are between 10.1%
		trigger the scoping criteria in LA 114 Climate. If these thresholds outlined in LA 114	and 10.8% above the do-minimum (future baseline, in the
	LA 114 compliance for	are triggered, then National Highways may need to account for operational	absence of the Project) levels.
	changes to traffic flow	greenhouse gas emissions as part of its corporate reporting.	
			Updated position (April 2024)
		National Highways therefore requests clarity from the Applicant on the changes to	Noted. We are seeking further information to clarify changes
		traffic flows in respect to the criteria set out in LA 114.	to AADT for the affected road network and will engage
			further with National Highways on this matter.
		Updated position (Deadline 1):	
		Matter remains under discussion. National Highways will respond as part of a	Updated position (July 2024):
		review of any further detail or clarification provided as part of the Applicant's	The Applicant is currently in discussion with National
		response to the Relevant Rep submitted at Deadline 1.	Highways about how to appropriately resolve outstanding comments.
		Updated position (Deadline 5):	
		National Highways acknowledges the response by the Applicant and can confirm it	Updated position (August 2024):
		is awaiting confirmation from the Applicant on the increase in carbon emissions	Subsequent discussions with National Highways has
		from increased traffic flows on the SRN and ARN (i.e., with and without project).	reached a conclusion on these matters for the purposes of
		This refers to the Area of Detailed Modelling, for the Highways Assessment Model	the DCO Examination.
		defined in Transport Assessment Annex B: Strategic Transport Modelling report	
		[APP-260].	
		Updated position (Deadline 9):	
		Following further discussions with the Applicant, both parties have reached a	
		provisional agreement for the impacts facing National Highways assets and the	
		purposes of the Development Consent Order Examination. National Highways will	
		require that the Applicant to prepare a comprehensive and inclusive Carbon	
		Management Assessment, Plan and Report in line with National Highways PCF	
		requirements during the detailed design phase. This report will be required to	
		address and mitigate any potential impacts on National Highways assets.	
	I Compensation		
There are no is	ssues relating to mitigation a	and compensation for this topic within this Statement of Common Ground.	

Other

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

se %	Transport Assessment [ <u>AS-</u> 079]	Agreed Agreement reached at Deadline 9
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# 1.13. Health and Wellbeing

1.13.1 **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	Gatwick Airport Limited Position	Signposting	Status
There are no specific issues relating solely to Health and Wellbeing within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.					



# 1.14. Historic Environment

1.14.1 **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	Gatwick Airport Limited Position	Signposting	Status
Baseline				1	1
2.13.1.1	Environmental Statement Chapter 7: Historic Environment Paragraphs 7.9 to 7.13	<ul> <li>Relevant Representation (Oct 23)</li> <li>This chapter fails to use the unique identifiers from the Historic</li> <li>Environment Baseline and therefore it is not clear which heritage assets on Figures 7.6.1 and 7.6.2 are impacted or changed. This prevents proper assessment by National Highways</li> <li>Updated position (Deadline 1):</li> <li>National Highways requests that a clear heritage asset-by-asset impact assessment needs to be prepared, so that the balancing of harm against public benefit can be assessed in areas that are relevant to the SRN.</li> <li>Updated position (Deadline 5):</li> <li>National Highways has reviewed the Statement of Common Ground between Gatwick Airport Limited and Historic England [REP1-035] and as Historic England do not raise any concerns regarding the approach, consider this point resolved.</li> </ul>	<ul> <li>Section 7.9 of ES Chapter 7 Historic Environment does use the unique identifiers from the Historic Environment Baseline Report. It is clear within the text of that document which heritage assets are being referred to throughout the assessment.</li> <li>There is no need for an asset-by-asset approach to the impact assessment – the grouping together of assets where appropriate is an acceptable approach.</li> <li>Updated position (April 2024)</li> <li>As set out above, there is no need for an asset-by-asset approach to the impact assessment – the grouping together of assets where appropriate is an acceptable approach.</li> <li>Updated position (April 2024)</li> <li>As set out above, there is no need for an asset-by-asset approach to the impact assessment – the grouping together of assets where appropriate is an acceptable approach. This is especially the case for group of assets where the assessed level of harm is 'no harm' and where the reasons for this are the same for each asset, i.e no intervisibility with any part of the proposed development.</li> <li>The assessment of impacts and effects presented within the ES has been accepted by Historic England (see the signed Statement of Common Ground between Gatwick Airport Limited and Historic England).</li> </ul>	ES Chapter 7 Historic Environment [APP- 032] Statement of Common Ground between Gatwick Airport Limited and Historic England [REP1-035]	Agreed Agreement reached at Deadline 5
Assessment N	lethodology				
	sues relating to the assessme	nt methodology for this topic within this Statement of Common Ground.			
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# 1.15. Landscape, Townscape and Visual

1.15.1 **Table 2.14** sets out the position of both parties in relation to landscape, townscape and visual matters.

## Table 2.14 Statement of Common Ground – Landscape, Townscape and Visual Matters

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
Baseline					
There are no is:	sues relating to the baseline fo	or this topic within this Statement of Common Ground.			
Assessment M	lethodology				
Assessment M 2.14.2.1	Environmental Statement   Chapter 8: Landscape,   Townscape and Visual   Resources   Paragraph 8.4.22 to 8.4.24	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways has reviewed Chapter 8 of the Environmental Statement and notes that the magnitude of impact and sensitivity are stated as being derived from DMRB methodologies. However, upon review it does not appear that the Applicant's LVIA methodology accords to this DMRB guidance.</li> <li>The Applicant's assessment methodology is based upon approaching sensitive and susceptibility as the same. This is not in accordance with the Guidelines for Landscape and Visual Impact Assessment</li> <li>National Highways requests that the Applicant separate out the criteria of landscape and visual value, susceptibility, and sensitivity in accordance with DMRB and GLVIA3 and the thresholds for significance reviewed and justified, given the current approaches negates significant effects to all but high or very high receptors.</li> <li>Updated position (Deadline 1):</li> <li>National Highways notes to updated position of the Applicant, The Applicant should ensure sufficient information is available from the assessment for National Highways to understand the impact to its customers adjacent to the network who may be impacted by the works delivered by the Applicant. Of particular concern would be loss of assets providing a screening function for the SRN, which if not replaced would represent a risk for National Highways in future.</li> <li>Updated position (Deadline 5):</li> <li>National Highways notes that the revised oLEMP includes landscape proposals on drawings, with new woodland and/or land returned to scrub/woodland, which would provide visual screening once established. In combination with the method statements and obligations in the oLEMP this is considered a fair approach to the future detail design of the scheme. The future engagements are also welcomed.</li> </ul>	<ul> <li>The LTVIA in ES Chapter 8 refers to magnitude of impact, sensitivity of receptor and significance of effect in the following documents:</li> <li>ES Appendix 8.4.1 LTVIA</li> <li>The methodology includes;</li> <li>Table 2.2.1: Landscape/townscape value criteria.</li> <li>Table 2.2.2: Landscape/townscape condition criteria.</li> <li>Table 2.2.3: Landscape/townscape sensitivity criteria.</li> <li>Table 2.2.4: Visual sensitivity criteria.</li> <li>Table 2.2.5: Impact magnitude criteria (separate sections for landscape/townscape and visual receptors).</li> <li>The terms used within the tables listed above accords with guidance in GLVIA3 and DMRB Volume 11.</li> <li>Table 2.2.6: Assessment Matrix. Receptors of Very High, High and Medium sensitivity are defined as most likely to experience significant adverse effects. Receptors of Low sensitivity have the potential to experience significant adverse effects.</li> <li>The Assessment Matrix is a guideline. All assessment conclusions are supported by reasoned justification.</li> <li>The LTVIA Methodology and ES chapter includes an appraisal of the landscape, townscape and visual baseline conditions within the study area and their value, condition, susceptibility and sensitivity to change as a result of the Project. The methodologues the terms sensitivity and susceptibility apropriately throughout however, at paragraph 2.2.22 the term 'sensitivity or susceptibility' has been used, which incorrectly suggests the terms are interchangeable. The sensitivity of landscape/townscape and visual receptors and</li> </ul>	ES Chapter 8 Landscape, Townscape and Visual [APP-033] ES Appendix 8.4.1 Landscape, Townscape and Visual Impact Assessment[APP- 109]	Agreed at Deadline 5



how this contributes to significance of effect have been used correctly throughout the ES Chapter 8.

Updated Position (April 2024) Documents issued at Deadline 3 ES Appendix 8.8.1: Outline Landscape and Ecology Management Plan [REP2-021, REP2-023, REP2-025, REP2-027] The obligations within this document 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 a relevant) under Requirement 8. The LEMPs must be substantially accordance with this oLEMP.

Tree survey plans, tree quality schedules, preliminary tree remove plans and impact assessment for the Project site are included in **Appendix 8.10.1: Tree Survey Report and Arboricultural Impace Assessment** [REP1-026, REP1-027, REP1-028, REP1-029, REP 030]. **ES Appendix 5.3.2 Code of Construction Practice** [REP2 021] sets out general methodologies and mitigation measures an **Code of Construction Practice Annex 6 – Outline Arboricultural and Vegetation Method Statement** (Doc Ref. 5.3) which include 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 Methor Statement.

The revised oLEMP, AIA, and AVMS provide details of trees/vegetation surveyed within the Project, which would be retained or removed and preliminary designs for the proposed landscape planting, including screen planting, within the surface access improvements, replacement public open spaces and key areas of green infrastructure. The information supports the assessment of landscape, townscape and visual effects which ar likely to arise as a result of the Project, as set out in ES Chapter Landscape, Townscape and Visual [APP-033]. Significant effe on townscape and visual resources are limited to the 5 year construction period following vegetation removal and when the surface access improvements are initially complete and include Mole Valley Open Weald landscape character area, users of pub open space on the edge of Riverside Garden Park and occupiers no. 74 Longbridge Road. Reinstatement of scrub and tree plantin will be designed in accordance with guidelines by National Highways (DMRB LD117 Landscape Design, the Manual of Contract Documents for Highways Works, Major Projects and

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			Highways England, DMRB Asset Data Management Manual Volume 13) which would limit the extent of woodland that could be replanted adjacent to the highway. Landscape planting proposals will grow to soften the surface access improvements within its context of settlement and airport edge, create adjacent areas of open space and green infrastructure, and enhance the transition to the surrounding townscape and landscape. Planting will become sufficiently mature within approximately 5 to 10 years to mitigate visual and townscape impacts and reduce effects to a level that is no longer significant. The Applicant will engage further with National Highways in respect of any specific risk that National Highways considers applicable to this Project.
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2.14.2.2	Environmental Statement Chapter 8: Landscape, Townscape and Visual Resources Paragraph 8.4.5	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways notes that the Applicant has assessed the magnitude of landscape and visual impacts together. This does not reflect stated industry guidelines and it is important that these criteria are assessed separately to allow National Highways the ability to review and understand the relevant impact to the SRN.</li> <li>National Highways requests that the criteria should be separated out, to reflect stated industry guidelines which require separate assessments of landscape and visual matters.</li> <li>Updated position (Deadline 1):</li> <li>The Applicant should ensure sufficient information is available from their assessment for National Highways to understand the impact to its customers adjacent to the network who may be impacted by the works delivered by the Applicant. Of particular concern would be loss of assets providing a screening function for the SRN, which if not replaced would represent a risk for National Highways in future.</li> <li>Updated position (Deadline 5):</li> <li>National Highways notes that the revised oLEMP includes landscape proposals on drawings, with new woodland and/or land returned to scrub/woodland, which would provide visual screening once established. In combination with the method statements and obligations in the oLEMP this is considered a fair approach to the future detail design of the scheme. The future engagements are also welcomed.</li> </ul>	Landscape/townscape and visual resources are defined separately in ES Appendix 8.4.1 LTVIA Methodology and are assessed separately throughout ES Chapter 8 in accordance with GLVIA3. <b>Updated Position (April 2024):</b> Documents issued at Deadline 3 <b>ES Appendix 8.8.1: Outline Landscape and Ecology</b> <b>Management Plan</b> [REP2-021, REP2-023, REP2-025, REP2-027] The obligations within this document are secured through a requirement in the <b>Draft DCO</b> (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 accordance with this oLEMP. Tree survey plans, tree quality schedules, preliminary tree remova plans and impact assessment for the Project site are included in <b>E</b> <b>Appendix 8.10.1: Tree Survey Report and Arboricultural Impact Assessment</b> [REP1-026, REP1-027, REP1-028, REP1-029, REP 030]. <b>ES Appendix 5.3.2 Code of Construction Practice</b> [REP1- 021] sets out general methodologies and mitigation measures and <b>Code of Construction Practice Annex 6 – Outline Arboricultur</b> <b>and Vegetation Method Statement</b> (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.
			The revised oLEMP, AIA, and AVMS provide details of trees/vegetation surveyed within the Project, which would be

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ely	ES Appendix 8.4.1 Landscape,	Agreed
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	ES Chapter 8	
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			retained or removed and preliminary designs for the proposed		
			landscape planting, including screen planting, within the surface		
			access improvements, replacement public open spaces and key		
			areas of green infrastructure. The information supports the		
			assessment of landscape, townscape and visual effects which are		
			likely to arise as a result of the Project, as set out in <b>ES Chapter 8</b>		
			Landscape, Townscape and Visual [APP-033]. Significant effects		
			on townscape and visual resources are limited to the 5 year		
			construction period following vegetation removal and when the		
			surface access improvements are initially complete and include		
			Mole Valley Open Weald landscape character area, users of public		
			open space on the edge of Riverside Garden Park and occupiers of		
			no. 74 Longbridge Road. Reinstatement of scrub and tree planting		
			will be designed in accordance with guidelines by National		
			Highways (DMRB LD117 Landscape Design, the Manual of		
			Contract Documents for Highways Works, Major Projects and		
			Highways England, DMRB Asset Data Management Manual		
			Volume 13) which would limit the extent of woodland that could be		
			replanted adjacent to the highway. Landscape planting proposals		
			will grow to soften the surface access improvements within its		
			context of settlement and airport edge, create adjacent areas of		
			open space and green infrastructure, and enhance the transition to		
			the surrounding townscape and landscape. Planting will become		
			sufficiently mature within approximately 5 to 10 years to mitigate		
			visual and townscape impacts and reduce effects to a level that is		
			no longer significant.		
			The Applicant will engage further with National Highways in respect		
			of any specific risk that National Highways considers applicable to		
			this Project.		
Accomment			this Project.		
Assessment	Environmental Otatoment	Polovent Penrocentation (Oct 22)	Cuidenee within CLVIA2 does not get a threshold for significance	ES Charter 9	Agroad
2.14.3.1	Environmental Statement	Relevant Representation (Oct 23)	Guidance within GLVIA3 does not set a threshold for significance	ES Chapter 8	Agreed
	Chapter 8: Landscape,	The assessment matrix sets out the likely effects based upon receptor	within a matrix. DMRB Volume 11 refers to moderate, large and	Landscape,	
	Townscape and Visual	sensitivity and the magnitude of impact. National Highways notes that the	very large effects to be typically categorised as significant, although	Townscape and	Agreed at
	Resources	Applicant's supporting text outlines that only effects of major or substantial	this is not prescriptive. There is no pre-determined expectation of a	Visual Figures [APP-	Deadline 5
		are significant. This means that of a total 25 assessment scenarios only 5	number or percentage of significant effects.	033]	
	Paragraph 8.4.6	(20%) can be significant. National Highways considers this to be			
		disproportionately low to the scale of the proposed development.	ES Chapter 8 includes a thorough and transparent analysis of the		
			baseline landscape/townscape and visual resource within the study		
		National Highways notes that this approach, whilst not prescriptive, would	area and assesses the change that is likely to take place as a result		
		be generally consistent with guidance. However National Highways	of the Project. The Assessment Matrix is a guideline. All		
		recommends that the Applicant alters the criteria of significant effects to	assessment conclusions are supported by reasoned justification.		
		allow for moderate to contribute to the classification of significant. The			
		current assessment approach risks the Applicant not being proportionate	Updated Position (April 2024): Documents issued at Deadline 3		
		in their assessment of potential effects on customers.	ES Appendix 8.8.1: Outline Landscape and Ecology		
			Management Plan [REP2-021, REP2-023, REP2-025, REP2-027].		



#### Updated position (Deadline 1):

The Applicant should ensure sufficient information is available from their assessment for National Highways to understand the impact to its customers adjacent to the network who may be impacted by the works delivered by the Applicant. Of particular concern would be loss of assets providing a screening function for the SRN, which if not replaced would represent a risk for National Highways in future.

#### Updated position (Deadline 5):

National Highways notes that the revised oLEMP includes landscape proposals on drawings, with new woodland and/or land returned to scrub/woodland, which would provide visual screening once established. In combination with the method statements and obligations in the oLEMP this is considered a fair approach to the future detail design of the scheme. Future engagements, as per the above responses would be welcomed, subject to which the matter is agreed. The obligations within this document 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 a relevant) under Requirement 8. The LEMPs must be substantially accordance with this oLEMP.

Tree survey plans, tree quality schedules, preliminary tree remove plans and impact assessment for the Project site are included in **Appendix 8.10.1: Tree Survey Report and Arboricultural Impate Assessment** [REP1-026, REP1-027, REP1-028, REP1-029, REP 030]. ES Appendix 5.3.2 Code of Construction Practice [REP2 021] sets out general methodologies and mitigation measures an **Code of Construction Practice Annex 6 – Outline Arboriculture and Vegetation Method Statement** (Doc Ref. 5.3) which include 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 Methor Statement.

The revised oLEMP, AIA, and AVMS provide details of trees/vegetation surveyed within the Project, which would be retained or removed and preliminary designs for the proposed landscape planting, including screen planting, within the surface access improvements, replacement public open spaces and key areas of green infrastructure. The information supports the assessment of landscape, townscape and visual effects which ar likely to arise as a result of the Project, as set out in ES Chapter Landscape, Townscape and Visual [APP-033]. Significant effect on townscape and visual resources are limited to the 5 year construction period following vegetation removal and when the surface access improvements are initially complete and include Mole Valley Open Weald landscape character area, users of pub open space on the edge of Riverside Garden Park and occupiers no. 74 Longbridge Road. Reinstatement of scrub and tree plantin will be designed in accordance with guidelines by National Highways (DMRB LD117 Landscape Design, the Manual of Contract Documents for Highways Works, Major Projects and Highways England, DMRB Asset Data Management Manual Volume 13) which would limit the extent of woodland that could b replanted adjacent to the highway. Landscape planting proposals will grow to soften the surface access improvements within its context of settlement and airport edge, create adjacent areas of open space and green infrastructure, and enhance the transition

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			the surrounding townscape and landscape. Planting will become		
			sufficiently mature within approximately 5 to 10 years to mitigate		
			visual and townscape impacts and reduce effects to a level that is		
			no longer significant.		
2.14.3.2	Environmental Statement	Relevant Representation (Oct 23)	1. Effects on occupiers of vehicles travelling on the A23/M23	ES Chapter 8	Agreed
2.14.0.2	Chapter 8: Landscape,	National Highways notes that the Applicant establishes in paragraph	are described in ES Chapter 8 Section 8.9. The removal of	Landscape,	/ greed
	Townscape and Visual	8.4.33 the principle that an accumulation of moderate effects, e.g., as	vegetation within the A23/M23 road corridor and the	Townscape and	Agreed at
	Resources	experienced by a visual receptor during a journey may be regarded as a	construction activities would result in a large scale	Visual [APP-033]	Deadline 5
		significant cumulative effect when considered in combination. This	magnitude of impact on low sensitivity occupiers of		
	Paragraph 8.4.33	principle is further reinforced by paragraph 8.4.32's third bullet, which sets	vehicles. The level of effect is considered to be Moderate		
		out that cumulative moderate effects may increase the overall adverse	adverse overall. Due to the short to medium term nature of		
		effect on a receptor. However, National Highways notes that in paragraph	the activities between 2030 and 2032 and the transient		
		8.11.16, the Applicant states that motorists on the A23/M23 spur would	nature of views experienced from a moving vehicle the		
		have moderate cumulative effects, but these would not be significant.	effect on the visual amenity of road users as a result of		
		National Highways notes that this conclusion is contrary to the above	changes to an existing road corridor are not considered to		
		principles, and it is National Highways view that the Applicant has not	be significant when considered as a sequence of views.		
		provided the appropriate supporting information to justify the impact not	The justification is that construction activities would be		
		being significant. National Highways are concerned that the predicted	phased between Longbridge and South Terminal		
		medium and long term effects associated with this assessment have been	roundabouts (approximately 2 km) and experienced for a		
		underestimated by the Applicant.	relatively brief length of time within a journey.		
			2. The level of effect reduces when the road is operational.		
		National Highways requests that the Applicant justifies why vehicle users			
		on the A23/M23 with medium to long term cumulative views, and therefore	Updated Position (April 2024): Documents issued at Deadline 3		
		sequential moderate effects, would not result in significant effects as per	ES Appendix 8.8.1: Outline Landscape and Ecology		
		the DMRB methodology.	Management Plan [REP2-021 ,REP2-023, REP2-025, REP2-027].		
			The obligations within this document are secured through a		
		Updated position (Deadline 1):	requirement in the <b>Draft DCO</b> (Doc Ref. 2.1) in that prior to		
		National Highways has highlighted a risk of non-compliance with industry	commencement of development of an area, a Landscape and		
		standard guidance for landscape character and visual amenity	Ecology Management Plan (LEMP) must be submitted to and		
		assessment. National Highways request that the Applicant provides	approved by CBC (in consultation with RBBC, MVDC and TDC as		
		information from their assessment in order to enable National Highways to	relevant) under Requirement 8. The LEMPs must be substantially in		
		understand the impact to its customers adjacent to the network who may	accordance with this oLEMP.		
		be impacted by the works delivered by the Applicant. Of particular concern			
		would be loss of assets providing a screening function for the SRN, which	Tree survey plans, tree quality schedules, preliminary tree removal		
		if not replaced would represent a risk for National Highways in future.	plans and impact assessment for the Project site are included in ES		
			Appendix 8.10.1: Tree Survey Report and Arboricultural Impact		
		Updated position (Deadline 5):	Assessment [REP1-026, REP1-027, REP1-028, REP1-029, REP1-		
		National Highways notes that the revised oLEMP includes landscape	030]. ES Appendix 5.3.2 Code of Construction Practice [REP1-		
		proposals on drawings, with new woodland and/or land returned to	021] sets out general methodologies and mitigation measures and		
		scrub/woodland, which would provide visual screening once established.	Code of Construction Practice Annex 6 – Outline Arboricultural		
		In combination with the method statements and obligations in the oLEMP	and Vegetation Method Statement (Doc Ref. 5.3) which includes		
		this is considered a fair approach to the future detail design of the	Tree Removal and Protection Plans. These drawings will be		
		scheme. Future engagement is also welcomed as per the above	revisited and refined during the detailed design process and		
		responses, subject to which the matter can be agreed.	submitted for approval as part of the detailed Arboricultural Method		
			Statement.		



			The revised oLEMP, AIA, and AVMS provide details of		
			trees/vegetation surveyed within the Project, which would be		
			retained or removed and preliminary designs for the proposed		
			landscape planting, including screen planting, within the surface		
			access improvements, replacement public open spaces and key		
			areas of green infrastructure. The information supports the		
			assessment of landscape, townscape and visual effects which are		
			likely to arise as a result of the Project, as set out in <b>ES Chapter 8</b>		
			Landscape, Townscape and Visual [APP-033]. The assessment		
			of visual effects on occupiers of vehicles travelling on the A23 are		
			included in para 8.9.185 Moderate adverse (2030 to 2032), para		
			8.9.279 Negligible to Minor adverse (2033 to 2038), para 8.9.361		
			Negligible to Minor adverse (2038 and beyond). At no point are the		
			effects on low sensitivity occupiers of vehicles considered to be		
			significant. The assessment has been undertaken in accordance		
			with the methodology provided in ES Appendix 8.4.1 LTVIA		
			Methodology [APP-109]. Significant effects on townscape and		
			visual resources are limited to the 5 year construction period		
			following vegetation removal and when the surface access		
			improvements are initially complete and include Mole Valley Open		
			Weald landscape character area, users of public open space on the		
			edge of Riverside Garden Park and occupiers of no. 74 Longbridge		
			Road. Reinstatement of scrub and tree planting will be designed in		
			accordance with guidelines by National Highways (DMRB LD117		
			Landscape Design, the Manual of Contract Documents for		
			Highways Works, Major Projects and Highways England, DMRB		
			Asset Data Management Manual Volume 13) which would limit the		
			extent of woodland that could be replanted adjacent to the highway.		
			Landscape planting proposals will grow to soften the surface		
			access improvements within its context of settlement and airport		
			edge, create adjacent areas of open space and green		
			infrastructure, and enhance the transition to the surrounding		
			townscape and landscape. Planting will become sufficiently mature		
			within approximately 5 to 10 years to mitigate visual and townscape		
			impacts and reduce effects to a level that is no longer significant		
2.14.3.3	Environmental Statement	Relevant Representation (Oct 23)	ES Chapter 8 para 8.9.159 states 'construction activities would be	ES Chapter 8	Agreed
	Chapter 8: Landscape,	The Applicant notes that pedestrians adjacent to the A23 and in proximity	prominent within an open context following vegetation removal' and	Landscape,	
	Townscape and Visual	to Longbridge Roundabout are predicted to experience a discordant	construction of retaining walls and the attenuation basins, and the	Townscape and	Agreed at
	Resources	change across the majority of their view, yet the magnitude of impact is	presence of the contractor's compound would be discordant in	Visual Figures [ <u>APP-</u>	Deadline 5
		predicted to be medium. With reference to the LVIA methodology in Table	nature and occupy the majority of the view in the context of a busy	<u>033]</u>	
	Paragraph 8.9.159	8.4.5, this could be classified as a high magnitude. National Highways is	road junction'. ES Appendix 8.4.1 LTVIA Methodology includes		
		concerned that the Applicant is underestimating the magnitude of this	Table 2.2.5 Impact Magnitude Criteria. A 'prominent' change in view	ES Appendix 8.4.1	
		impact.	is considered to be a medium magnitude of change. The	Landscape,	
			susceptibility of a receptor to change in the context of a busy road	Townscape and	
			junction is considered to be lower than in an undeveloped location.	Visual Impact	



National Highways requests that the Applicant justifies the conclusion of a medium magnitude of impact and provides additional detail to demonstrate why the impact is not higher, given the stated change and proximity to receptors.

### Updated position (Deadline 1):

National Highways has highlighted a risk of non-compliance with industry standard guidance for landscape character and visual amenity assessment. National Highways request that the Applicant provides information from their assessment in order to enable National Highways to understand the impact to its customers adjacent to the network who may be impacted by the works delivered by the Applicant. Of particular concern would be loss of assets providing a screening function for the SRN, which if not replaced would represent a risk for National Highways in future

## Updated position (Deadline 5):

The revised oLEMP includes landscape proposals, which include for new woodland and/or land returned to scrub/woodland, which would provide visual screening once established. In combination with the method statements and obligations is a fair approach to the future detail design of the scheme. It will remain a matter of professional opinion as to whether construction activities at close proximity to receptors will or will not significantly change the views and as per the above responses, National Highways has already highlighted potential issues with the methodology.

Whilst the construction activities to improve the existing road junction would be prominent due to the close proximity of the receptor, the nature of the context would not significantly change

# Updated Position (April 2024): Documents issued at Deadline : ES Appendix 8.8.1: Outline Landscape and Ecology

Management Plan [REP2-021, REP2-023, REP2-025, REP2-02] The obligations within this document 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 a relevant) under Requirement 8. The LEMPs must be substantially accordance with this oLEMP.

Tree survey plans, tree quality schedules, preliminary tree remove plans and impact assessment for the Project site are included in **Appendix 8.10.1: Tree Survey Report and Arboricultural Impa Assessment** [REP1-026, REP1-027, REP1-028, REP1-029, REP 030]. ES Appendix 5.3.2 Code of Construction Practice [REP2 021] sets out general methodologies and mitigation measures an **Code of Construction Practice Annex 6 – Outline Arboriculture and Vegetation Method Statement** (Doc Ref. 5.3) which include 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.

The revised oLEMP, AIA, and AVMS provide details of trees/vegetation surveyed within the Project, which would be retained or removed and preliminary designs for the proposed landscape planting, including screen planting, within the surface access improvements, replacement public open spaces and key areas of green infrastructure. The information supports the assessment of landscape, townscape and visual effects which ar likely to arise as a result of the Project, as set out in ES Chapter Landscape, Townscape and Visual [APP-033]. Significant effective on townscape and visual resources are limited to the 5 year construction period following vegetation removal and when the surface access improvements are initially complete and include Mole Valley Open Weald landscape character area, users of pub open space on the edge of Riverside Garden Park and occupiers no. 74 Longbridge Road. Reinstatement of scrub and tree plantin will be designed in accordance with guidelines by National Highways (DMRB LD117 Landscape Design, the Manual of

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Mitigation and	Compensation		Contract Documents for Highways Works, Major Projects and Highways England, DMRB Asset Data Management Manual Volume 13) which would limit the extent of woodland that could be replanted adjacent to the highway. Landscape planting proposals will grow to soften the surface access improvements within its context of settlement and airport edge, create adjacent areas of open space and green infrastructure, and enhance the transition to the surrounding townscape and landscape. Planting will become sufficiently mature within approximately 5 to 10 years to mitigate visual and townscape impacts and reduce effects to a level that is no longer significant.		
2.14.4.1	Environmental Statement	Relevant Representation (Oct 23)	ES Appendix 8.8.1 Outline LEMP includes Surface Access	ES Appendix 8.8.1	Agreed
	Appendix 8.8.1: Outline	National Highways notes that, as part of the Applicant's surface access	Landscape Proposals at Figures 1.2.4 to 1.2.15. The scheme is	Outline Landscape	
	Landscape and Ecology	landscape proposals, the Applicant is proposing to provide a series of	designed in accordance with Arup visibility/safety design.	and Ecology	Agreed at
	Management Plan – Part	environmental features such as amenity grassland, meadow grassland,	There is no clear conflict with National Highways, DMRB LD117	Management Plan	Deadline 5
		wet grassland, scrub / woodland edge. Intermittent scrub, woodland and hedgerows.	Landscape Design, the Manual of Contract Documents for Highways Works, Major Projects and National Highways, DMRB	Part 1 [ <u>APP-113</u> ]	
		nougerows.	Asset Data Management Manual Volume 13 or DMRB GS 701 and	ES Appendix 8.8.1	
		National Highways has reviewed the Applicant's material and are not able	GN 801.	Outline Landscape	
		to confirm, based upon the level of information provided, that the SRN		and Ecology	
		verge design proposals meet the below standards in ensuring that the	Further consultation will be undertaken with NH to understand	Management Plan	
		strategy is feasible for the long term management of the SRN by National	refinements to design.	Part 2 [APP-114]	
		Highways maintenance operatives. The Applicant will therefore need to	It is intended that the principles within the aLEMD will be expended	ES Appondix 9 9 1	
		provide further detail to demonstrate to National Highways that all environmental mitigation areas comply with:	It is intended that the principles within the oLEMP will be expanded and finalised, as necessary, during detailed design. The obligations	ES Appendix 8.8.1 Outline Landscape	
		DMRB LD 117 – Landscape Design	within the oLEMP will be secured via Requirement 8 of the draft	and Ecology	
		GS 701 – Asset Delivery Asset Maintenance Requirements	DCO, to be discharged by the relevant planning authorities.	Management Plan	
		GN 801 – Asset Delivery Asset Inspection Requirements		Part 3 [APP-115]	
			Updated position (April 2024):		
		National Highways requests that the Applicant provide further detail to	Revised version of ES Appendix 8.8.1: Outline Landscape and	ES Appendix 8.8.1	
		demonstrate that the SRN verge proposals align to the referenced design	Ecology Management Plan [REP2-021, REP2-023, REP2-025,	Outline Landscape	
		criteria and follow National Highways maintenance requirements.	<u>REP2-027</u> ] submitted at Deadline 3. Figures 1.2.4 to 1.2.15 show Surface Access Landscape Proposals. Annex 2 of the oLEMP is a	and Ecology Management Plan	
		Undeted position (Deadline 1):	Landscape Maintenance Schedule and Annex 3 of the oLEMP	Part 4 [APP-116]	
		Updated position (Deadline 1): National Highways request that the Applicant provide detail on the	includes Typical Planting Schedules for species mixes. Section 4.7		
		planting specification for new assets within its landholding. Whilst	of the oLEMP refers to engagement between the Applicants design	ES Appendix 8.8.1:	
		provision of more ecologically valuable grassland is welcomed it must be	team and National Highways and the relevant DMRB standards that	Outline Landscape	
		considered within the context of the operation of the SRN. Cutting regimes	have been taken into consideration.	and Ecology	
		may be limited to once or twice a year and therefore the Applicant should	Following detailed design based on DMPP   D447   and some	Management Plan	
		ensure the target outcome is feasible in the long term. Any tree planting	Following detailed design based on DMRB LD117 Landscape Design, the Manual of Contract Documents for Highways Works,	[ <u>REP2-021</u> , <u>REP2-</u> 023, <u>REP2-025</u> ,	
		on verges must be spaced at a safe distance from the carriageway edge	Major Projects, a LEMP for individual parts of the Project will be	<u>NEP2-025</u> , REP2-027]	
		in accordance with LD 117 to ensure the planting does not represent a safety risk or maintenance liability.	submitted to and approved by the relevant local authority/highway		
			authority before work on that part commences as set out within		



	Updated position (Deadline 5):	Requirement 8(1) of the draft DCO. These LEMPs will be		
	National Highways considers the revised information is fair and provides	substantially in accordance with the outline LEMP.		
	details of the planting specifications and management. Whilst the			
	response does not confirm that tree planting will be at a safe distance, it			
	does refer to being based upon LD117 and therefore National Highways			
	confirm that this can be agreed.			
Other				
There are no other issues relating to this topic within this Statement of Common Ground				



# 1.16. Major Accidents and Disasters

1.16.1 **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	Gatwick Airport Limited Position	Signposting	Status
There are no s	specific issues relating solely to	Major Accidents and Disasters within this Statement of Common Ground, wh	ich are not considered as part as of matters in other topic areas.		



# 1.17. Noise and Vibration

1.17.1 **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	Gatwick Airport Limited Position
Baseline			
2.16.1.1	Environmental Statement Appendix 14.9.4: Road Traffic Noise Modelling	Relevant Representation (Oct 23) National Highways has reviewed the appendix to the Noise and Vibration chapter of the Environmental Statement and notes that in Table 8.4.1 surveys were of 10-minute durations. It is National Highway's view that	The noise surveys carried out in Riverside Garden Park were undertaken to better understand the overall noise environment in the park, not to calibrate the road traffic noise model. The road traffic noise model results have been reviewed by AECOM. In the
	Table 8.4.1	10-minute survey periods are not sufficient to provide data suitable for validation of the road traffic noise model in the case of the Airport	TWG meeting on 29/11/2022 the applicant responded to various queries on the traffic noise model raised by two traffic noise modelling experts from AECOM.
		National Highways requests that the Applicant justifies what steps have been taken to independently validate the road traffic noise calculations and, if National Highways judge this to be insufficient, then it is requested that longer term monitoring, close to the A23 and M23 where road noise can be said to dominate over aircraft noise, be undertaken.	The 2016 ground noise baseline noise survey included 2 sites near the A23 where traffic noise was measured over period of approximately 2 weeks. The survey results compare well with baseline traffic noise modelling results. These results will be provided in a technical note shared with NH and the TWG.
		Updated position (Deadline 1): The Applicant needs to submit information using a consistent metric version otherwise the quantification of the change to units on National Highways land holding could be challenged. National Highways will await receipt of the Applicants technical note for review.	Updated position (April 2024): Supporting Noise and Vibration Technical Notes to Statement of Common Ground, Appendix D - Traffic Noise Important Are Assessment, submitted at Deadline 3 provides a calibration of the model using the 2016 ground noise baseline surveys.
		Updated position (Deadline 5): National Highways has reviewed the technical note produced by the Applicant for Deadline 3 [REP3-071] and agrees that results from the two sites compare well enough with the road traffic noise model to give increased confidence in its validity.	
Assessment N	lethodology	•	
There are no is	sues relating to the assessme	ent methodology for this topic within this Statement of Common Ground.	
Assessment			
2.16.3.1	Environmental Statement Appendix 14.9.4: Road Traffic Noise Modelling	Relevant Representation (Oct 23)The figure referenced in this chapter of the Appendix is incorrect. Itappears they refer to contour plots of absolute road traffic noise levels	Noted, the figure references in paragraph 6.3.6 are incorrect and should be as follows:
		rather than the change plots suggested by the text.	A comparison in the Short Term in 2032: Do Minimum (DMOY) (i.e

Updated position (Deadline 1):

National Highways request that this document is updated to correct the error. National Highways environment team believe this issue is not related to a typographical error but rather inappropriate use of the strategic significance factor of the metric calculation. The Applicant must

A comparison in the *Short Term in 2032: Do Minimum (DMOY)* (i.the opening year without the Project) **vs** *Do Something (DSOY)* (in the situation during the opening year with the Project and

associated traffic changes) see Figure 14.9.335 for daytime and Figure 14.9.346 for night.

Paragraph 6.3.6

	Signposting	Status
	ES Appendix 14.9.6:	Agreed
1	Ground Noise	
	Baseline Report	Agreement
e	[ <u>APP-176</u> ]	reached at
		Deadline 5
ear		
nts		
rea		
he		
	n/a	Agreed
		Agreed at
i.e.		Deadline 5
(i.e.		



		ensure compliance with the guidance published by Natural England to prevent any BNG outputs from being undervalued. Updated position (Deadline 5): National Highways acknowledge the Applicant's updated position in relation to the clarification.	A comparison in the <i>Long Term: Do Minimum (DMOY)</i> (i.e. the situation in 2032 on the date that the Project opens without the Project) <b>vs</b> <i>Do Something (DSFY)</i> (i.e. the situation 15 years after opening in 2047 with the Project and associated traffic changes), see Figure 14.9.54 <u>3</u> for daytime and Figure 14.9.52 <u>4</u> for night. Non-project noise change: <i>Do Minimum Future Year (DMFY)</i> (i.e. the situation in 2047 which is 15 years after the Project opens without the Project) compared against <i>DMOY</i> , see Figure 14.9.53 <u>5</u> for daytime and Figure 14.9.54 <u>6</u> for night. <b>Updated position (April 2024):</b> The Applicant notes the typographical errors to paragraph 6.3.6 of ES Appendix 14.9.4, as listed above, and has provided the appropriate clarification.  However, we are not aware of the noise element of the Natural England guidance on strategic significance factor of the metric calculation for Biodiversity Net Gain referred to.
Mitigation and	Compensation		·
2.16.4.1	Environmental Statement Appendix 14.9.4: Road Traffic Noise Modelling General	<ul> <li>Relevant Representation (Oct 23)</li> <li>The Applicant proposes to introduce noise barriers in order to mitigate any noise impacts. National Highways requests that the Applicant provides further information/details to outline the noise impacts on adjacent sensitive receptors as a result of the proposals, discuss all options to minimise noise as far as reasonably practicable, and specifically mitigate impacts for households within Noise Important Areas (NIAs).</li> <li>National Highways has advised the Applicant prior to application that there are two NIAs located along the SRN (ID4641 and ID4640) as well as others located along the M23 and A23 that the Applicant will need to consider and provide mitigation against noise impacts if required by assessment.</li> <li>National Highways request further details from the Applicant in regard to the NIA's in order to consider any effects.</li> <li>Updated position (Deadline 1):</li> <li>National Highways will await receipt of the Applicants technical note for review.</li> <li>National Highways would welcome continued discussion on this point and a contribution from the Applicant to provision of woodland elsewhere to ensure the National Highways KPI is not compromised and to comply with the metric trading rules (noting issue with safeguarding for the airport is</li> </ul>	<ul> <li>The ES provides a full assessment of road traffic noise at receptor: including those in the Noise Important Areas and concludes that suitable mitigation has been included within the scheme. GAL consulted with National Highways on the noise mitigation options in summer 2022 including noise barriers considered in arriving at the preferred mitigation package.</li> <li>However, to help clarify the options considered, two technical papers are being prepared to bring this information together, these will set out the traffic noise and important area assessment, and th traffic noise barrier options selection. These will be shared with the local authorities and National Highways once available.</li> <li>Updated position (April 2024):</li> <li>The two technical Notes has been submitted at Deadline 3 on 19<sup>th</sup> April: <ul> <li>Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix C - Traffic Noise Barrier Options Selection Report.</li> <li>Supporting Noise and Vibration Technical Notes to Statements of Common Ground, Appendix D - Traffic Noise Important Area Assessment.</li> </ul> </li> </ul>

er , 3 <u>5</u>		
ors s in he se the he	ES Chapter 14: Noise and Vibration [APP- 039] ES Appendix 14.9.4 Road Traffic Noise Modelling [APP-174]	Agreed Agreement reached at Deadline 5
)th		
•		
5		



	likely to be resulting in a trading issue for the project, therefore this could	The Applicant will continue discussion with National Highways on	
	offer a mutually beneficial solution).	the KPI point. However, the Project's position with respect to habitat	
		trading has been accepted by Natural England (point 2.8.4.3 of the	
	Updated position (Deadline 5):	Statement of Common Ground between GAL and Natural	
	National Highways has reviewed the technical note produced by the	England submitted at Deadline 1 [REP1-037].	
	Applicant for Deadline 3 [REP3-071] and accepts that the proposed		
	mitigation does not lead to noise increases the aforementioned NIAs.		
Other			
There are no other issues relating to	this topic within this Statement of Common Ground.		



# 1.18. Planning and Policy

1.18.1 **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	Gatwick Airport Limited Position	Signposting	Status	
There are no s	There are no specific issues relating solely to Planning and Policy within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.					



# 1.19. Project Elements and Approach to Mitigation

1.19.1 **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	Gatwick Airport Limited Position	Signposting	Status			
There are no s	There are no specific issues relating solely to Project Elements and Approach to Mitigation within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.							



# 1.20. Socio-Economics and Economics

1.20.1 **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

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status	
There are no s	There are no specific issues relating solely to Socio-Economics and Economic Matters within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.					



# 1.21. Traffic and Transport

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

## Table 2.20 Statement of Common Ground – Traffic and Transport Matters

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
Baseline			1	I	I
2.20.1.1	Staff Travel Survey	<ul> <li>Relevant Representation (Oct 23)         The Transport Assessment Report outlines that there is an existing Airport Surface Access Strategy (ASAS) requirement to undertake a staff travel survey in early 2023. However, National Highways notes that this information has not been included in the Applicant's submission.     </li> <li>National Highways is concerned that, without sight of this information, National Highways cannot assess whether the assessments relying on historical data remain an accurate depiction which may undermine the conclusion of the Transport Assessment (TR020005/APP/258).     </li> <li>Updated position (Deadline 1):         National Highways request that the 2023 Staff Travel Survey Data is introduced into the examination in order for National Highways to ascertain if staff travel patterns are representative of what is in the base model.     </li> <li>Updated position (Deadline 5):         National Highways continues to engage with the Applicant has submitted the 2023 staff travel survey and considers this matter closed.     </li> <li>National Highways continues to engage with the Applicant in relation to the outcomes of the 2023 staff travel survey as part of its ongoing discussions relating to the Surface Access Commitments in reference 2.20.4.5.     </li> </ul>	The 2023 staff travel survey is currently being analysed and will form part of the evidence base for monitoring related to the SACs when the Project commences. We do not currently plan to update the transport modelling to reflect 2023 staff survey results, as the SACs already set out the mode shares to which we are committing. <b>Updated position (April 2024)</b> : 2023 staff travel survey information has been submitted at Deadline 2 as part of <b>The</b> <b>Applicant's Response to Actions - ISHs 2-5</b> [REP2-005] - see Section 4.2 and Appendix D.	n/a	Agreement reached at Deadline 5
2.20.1.2	Transport Assessment Report Annex B: Strategic Transport Modelling Report Section 6.8	Relevant Representation (Oct 23)In Section 6.8, the Applicant describes the issues with the use of the data for the base model. National Highways notes that the rail model has not been updated using post-Covid rail and passenger data.Updated position (Deadline 1): National Highways therefore requests that the Applicant justifies this approach and considers any corresponding impacts on the traffic forecasts. Furthermore, National Highways requests that the Applicant confirms whether this approach has been considered as acceptable by other relevant interested parties, notably Network Rail.	The Examining Authority made a Procedural Decision dated 24 October 2023 to request the Applicant to look at accounting for COVID-19 in the transport modelling and corresponding sensitivity tests have been undertaken. GAL responded to the specific questions from the ExA at the end of January 2024. A summary of the approach taken is set out in the response to PD-006. GAL has shared the approach and outputs from the COVID-19 sensitivity tests with National Highways and discussions are ongoing. We have spoken to DfT regarding the impacts of Covid-19 on the rail model and have used the DfT's Covid forecasting tool for the work currently being undertaken for the sensitivity tests as outlined	Response to PD-006 - Cover letter in response to Procedural Decision [AS-073] Accounting for Covid-19 in Transport Modelling [AS-121] and its Appendices [AS-122]	Agreed Agreement reached at Deadline 9



		Updated position (Deadline 5):	above, the details of which will be submitted to the ExA in due		
		National Highways has reviewed the representation submitted by Network	course.		
		Rail at Deadline 3 in response to the Examining Authorities Written			
		Questions [REP3-142].	Updated response (Deadline 1): The response to the ExA's		
			Procedural Decision on accounting for Covid-19 in the transport		
		Notional Highways will review the Statement of Common Cround	-		
		National Highways will review the Statement of Common Ground	modelling has been submitted and is available on the Project		
		between the Applicant and Network Rail when submitted at Deadline 5 to	Webpage.		
		review the progress in relation to the above.			
			Updated position (April 2024):		
		Should there be any changes agreed between Network Rail and the	Further updates around rail crowding analysis have been submitted		
		Applicant, National Highways will want to review and understand the	to the ExA at Deadline 2 covering discussions at ISH4 relating to		
		implications on traffic modelling as a result of changed input assumptions.	rail crowding analysis [ <u>REP2-005</u> Appendix C]. This provides		
			further commentary on the rail analysis and is currently under		
		Updated position (Deadline 9):	discussion with NR. We are awaiting formal feedback from NR on		
		National Highways has reviewed the updated Surface Access	the rail crowding forecasting and impacts. NR have commented		
		Commitments in respect to rail demand and impacts and has no further	that they agree to the concept of rail service levels returning to Pre-		
		comments.	COVID frequencies which is the basis for the Post-COVID traffic		
			modelling. On this basis we do not envisage any corresponding		
		National Highways can confirm that the Framework Agreement signed	changes to mode share forecasts beyond that included in the		
		between both parties affords National Highways the necessary level of	response to PD006 and consequently any further impact on the		
		protection to ensure that this matter can be agreed for the purposes of the	traffic forecasts.		
		Development Consent Order Examination.			
			Updated position (August 2024):		
			Further discussion with Network Rail has resulted in changes being		
			made to the Surface Access Commitments in relation to rail		
			demand and impacts. This has not required any changes to		
			assumptions or revised modelling that has implications for the		
			highway network.		
2.20.1.3	Transport Assessment	Relevant Representation (Oct 23)	The seasonality of car person demand on a weekday is shown as	Chapter 8 of	Agreed
	Report Annex B:	The Applicant states "However, an August day is not the busiest in terms	41% above annual average conditions in August 2016 and 27% in	Transport	
	Strategic Transport	of the local road network where traffic volumes can be 1-2% below the	June 2016 presented in Figures 31 and 33 of Strategic Transport	Assessment [AS-	Agreement
	Modelling Report	annual average condition." However, National Highways notes that, in	Modelling Report. Figure 33 also shows that car vehicle demand is	079]	reached at
		Figure 31, the information presented demonstrates that weekday arrivals	27% in June 2016 and 37% in August 2016. This represents an 8%		Deadline 1
	Paragraph 7.3.18	by car are 41% in August and 27% in June.	uplift on a June car vehicles value for the airport based on 2016	Figures 31 and 33	
			weekday data. As noted in paragraph 8.1.13 of the Transport	of Transport	
		National Highways therefore requests that the Applicant clarify why June	Assessment, this variability is expected to reduce in the future as	Assessment Annex B	
		provides the reasonable worst-case scenario for traffic when reporting the	the air traffic forecasts include more busy days, and so the	Strategic Transport	
		associated impact on the SRN.	difference between June and August peak weekday demand is	Modelling Report	
			expected to reduce to between 1 and 2%. Given airport demand on		
		Undated position (Deadline 1):	the SRN is only a proportion of the overall demand, and taking the	[ <u>APP-260</u> ]	
		Updated position (Deadline 1):	point that background demand on the local authority is significantly		
		National Highways welcome the clarification from the Applicant, and	higher during June, we therefore consider that the June weekday		
		considers this matter now agreed. National Highways will consider any	provides a reasonable worst case scenario for assessment.		
		further response from the Applicant in its response to National Highways'			
		relevant representation.			



2.20.1.4	Transport Assessment Report Annex B: Strategic Transport Modelling Report Paragraphs 8.3.4, 8.3.5 and 8.3.6	Relevant Representation (Oct 23)         In section 8.3 of this report, the Applicant notes that "the busiest month for construction vehicle activity is December 2026 with 38,450         construction vehicles for the busiest shift across that month, comprising 16,360 construction workforce or Person Owned Vehicles (POVs) and 22,090 other construction vehicles as a mix of HGVs, LGVs and Liveried Vans and a two-shift day". National Highways notes that the Applicant has provided no explanation as to how these figures are derived and therefore cannot assess the accuracy of these figures.         National Highways therefore requests that the Applicant provides the justification for how these figures are derived.         If these figures are based on an outline construction plan, this should be shared with National Highways.         Updated position (Deadline 1):         National Highways bas received from the Applicant further information for review.         Updated position (Deadline 5):         National Highways has received from the Applicant further detail relating to how these construction traffic figures have been derived and can consider this matter agreed.         National Highways has further requested that these figures are factored into the construction VISSIM modelling assessments that are currently being undertaken by the Applicant.	As set out in paragraph 8.3.5, construction vehicle data has been generated on a monthly basis by Gatwick's construction team in relation to core and non-core construction activities to deliver the Project. The construction numbers are indicative figures and further information is being prepared. Updated position (April 2024): The Applicant has been in discussion with National Highways about VISSIM modelling for certain stages during the construction of the highway works, including the assumptions which will be used in that exercise. That includes the assumptions about the level of construction-related traffic to be assumed in those scenarios.	Section 8.3 of Transport Assessment Annex B Strategic Transport Modelling Report [APP-260]	Agreed Agreement reached at Deadline 5
2.20.1.5	Future Baseline Model Issues	<ul> <li>Relevant Representation (Oct 23)</li> <li>The future baseline model, which is a principal component necessary for the Applicant to generate the Transport Assessment Report, is considered flawed due to the following factors: <ul> <li>The future baseline model includes the National Highways Smart Motorway M25 J10- 16 scheme. As publicised by the Department for Transport on the 15 April 2023, all new Smart Motorway schemes are to be removed from government road building plans. As a consequence, the future baseline model potentially assumes greater capacity on the Strategic Road Network in the vicinity of Gatwick Airport than would be present in reality. Therefore, National Highways requires, as a minimum, a sensitivity test to be undertaken by the Applicant to test the removal of the M25 J10-16 Smart Motorway scheme.</li> <li>The future baseline model assumes that the National Highways Lower Thames Crossing Scheme will be open prior to 2029.</li> </ul> </li> </ul>	The Examining Authority made a Procedural Decision dated 24 October 2023 to request the Applicant to look at accounting for COVID-19 in the transport modelling and corresponding sensitivity tests have been undertaken which also include the noted changes to assumptions around future SRN schemes, NTEM 8.0 and NRTP 2022. GAL responded to the specific questions from the ExA at the end of January 2024. A summary of the approach taken is set out in the response to PD-006. GAL has shared the approach and outputs from the COVID-19 sensitivity tests with National Highways and discussions are ongoing. The transport modelling follows DfT's Transport Appraisal Guidance advice relating to the treatment of growth, including specific developments that are "near certain" or "more than likely" in core scenarios. At the time the transport modelling was undertaken the assumptions regarding smart motorways between J10-16 were	Response to PD-006- Cover letter in response to Procedural Decision [AS-073]Chapters 6 to 8 of Transport Assessment [AS- 079]Chapters 5.2 & 6 to 8 of Transport Assessment Annex B: Strategic	Agreed Agreement reached at Deadline 9

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However, the National Highways DCO for Lower Thames Crossing identifies the opening year as 2032. Therefore, the opening year for the Applicant's model will be assessed based upon an incorrect vehicle distribution on both the Strategic and Local Road Network. Therefore, National Highways requires, as a minimum, a sensitivity test to be undertaken by the Applicant for

Lower Thames Crossing not being available for the opening year. National Highways notes that staff travel data used in the production of this report is based upon 2016 data. Whilst the use of such data is not inherently flawed, the Applicant should justify what factors have been taken into account in ensuring that remains an appropriate database to utilise. The Transport Assessment Report outlines that there is an existing ASAS requirement to undertake a staff travel survey in early 2023. However, National Highways notes that this information has not been included in the Applicants submission and it is not clear how it has been included in the scope or reporting within the Transport Assessment. National Highways is concerned that, without sight of this information, National Highways cannot assess whether the assessment relying on historical data remain an accurate depiction which may undermine the conclusion of the Transport Assessment (TR020005/APP/258). National Highways requests an update on the status of this travel survey. If completed, National Highways requests an update to the report, to outline how the updated survey data impacted any reporting. If the survey has not been completed, National Highways requests that this survey is completed at the earliest opportunity to allow the updated survey data to be reviewed within the timescales of the examination.

## Updated position (Deadline 1):

National Highways has requested that VISSIM modelling is provided in order to enable National Highways to review the operational performance of the network under the cumulative sensitivity test scenario. Until such time National Highways can review this information, we cannot confirm acceptable impacts on the network.

## Updated position (Deadline 5):

National Highways has reviewed the initial VISSIM modelling information provided by the applicant and has requested additional information on the Post-Covid VISSIM sensitivity tests, which the Applicant has agreed to provide but is still outstanding. This is required for National Highways to confirm the impacts on the Strategic Road Network are acceptable.

## Updated position (Deadline 9):

National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of classified as "more than likely". This and the forecasting assumptions are summarised in Chapters 6 to 8 of the Transport Assessment and set out in detail in Chapters 6 to 8 of Annex B (Strategic Transport Modelling Report) of the Transport Assessment.

The 2023 staff travel survey is currently being analysed and will form part of the evidence base for monitoring related to the SACs when the Project commences. We do not currently plan to update the transport modelling to reflect 2023 staff survey results, as the SACs already set out the mode shares to which we are committin

Updated position (April 2024): VISSIM modelling of the sensitive tests has been undertaken and shared in discussion with NH. This is recorded in Post-Covid VISSIM Sensitivity Tests for 2032 an 2047 [REP3-108].

Information from the 2023 staff travel survey has been provided a part of **The Applicant's Response to Actions - ISHs 2-5** [REP2-005].

# Updated position (August 2024):

Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108].

Additional VISSIM modelling for the construction period was completed and presented to National Highways on 21/06/2024 an 27/06/2024, which included discussions on potential mitigation measures to ensure the level of operation for the M23 Junction 9 and associated off slips during construction. This approach was agreed by National Highways and corresponding discussions with regarding modelled impacts undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement

	Transport Modelling	
	Report [APP-260]	
	Post-Covid VISSIM	
	Sensitivity Tests for	
	2032 and 2047	
	<u>[REP3-108]</u> .	
	The Applicant's	
;	Response to Actions	
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		protection to ensure that this matter can be agreed for the purposes of the			
		Development Consent Order Examination.			
2.20.1.6	Future Baseline Model	Relevant Representation (Oct 23)	The Examining Authority made a Procedural Decision dated 24	Response to PD-006	Agreed
	Issues	National Highways' specialists recognise that the results identify some	October 2023 to request the Applicant to look at accounting for	- Cover letter in	
		areas of the network as being close to capacity. As a consequence,	COVID-19 in the transport modelling and corresponding sensitivity	response to	Agreement
		National Highways is concerned that the future baseline model includes,	tests have been undertaken which also include the noted changes	Procedural Decision	reached at
		National Highways Smart Motorway J10-16 scheme, but new Smart	to assumptions around future SRN schemes, NTEM 8.0 and NRTP	[AS-073]	Deadline 9
		Motorway schemes are to be removed from government road building	2022. GAL responded to the specific questions from the ExA at the		
		plans. It also assumes the Lower Thames Crossing scheme will be open	end of January 2024. A summary of the approach taken is set out	Post-Covid VISSIM	
		prior to 2029, however, the Lower Thames Crossing DCO identifies the	in the response to PD-006. GAL has shared the approach and	Sensitivity Tests for	
		opening year as 2032.	outputs from the COVID-19 sensitivity tests with National Highways	2032 and 2047	
			and discussions are ongoing.	[REP3-108].	
		National Highways are concerned that the future baseline model will not			
		result in an accurate representation of the future condition of the network.	Updated position (April 2024): VISSIM modelling of the sensitivity		
			tests has been undertaken and shared in discussion with NH. This		
		National Highways requests that the above matters are addressed, and	is recorded in Post-Covid VISSIM Sensitivity Tests for 2032 and		
		the outputs of this assessment entered into the DCO for consideration.	2047 [REP3-108].		
		Undeted position (Deadline 1):	Undeted position (August 2024)		
		Updated position (Deadline 1):	Updated position (August 2024):		
		National Highways has requested that VISSIM modelling is provided in	Post Covid Technical Note on VISSIM modelling supplied to		
		order to enable National Highways to review the operational performance	National Highways in April 2024 and submitted to Examination		
		of the network under the cumulative sensitivity test scenario. Until such	[REP3-108].		
		time National Highways can review this information we cannot confirm			
		acceptable impacts on the network.	Additional VISSIM modelling for the construction period was		
			completed and presented to National Highways on 21/06/2024 and		
		Updated position (Deadline 5):	27/06/2024, which included discussions on potential mitigation		
		National Highways has reviewed the initial VISSIM modelling information	measures to ensure the level of operation for the M23 Junction 9		
		provided by the applicant and has requested additional information on the	and associated off slips during construction. This approach was		
		Post-Covid VISSIM sensitivity tests which the Applicant has agreed to	agreed by National Highways and corresponding discussions with		
		provide but is still outstanding. This is required for National Highways to	regarding modelled impacts undertaken between July and August		
		confirm the impacts on the Strategic Road Network are acceptable.	2024 and the outcome of these discussions are reflected in the		
			Framework Agreement		
		Updated position (Deadline 9): National Highways can confirm that the			
		Framework Agreement signed between both parties affords National			
		Highways the necessary level of protection to ensure that this matter can			
		be agreed for the purposes of the Development Consent Order			
		Examination.			
2.20.1.7	Transport Assessment	The Applicant references an M25 South West Quadrant Study being	This is noted. The assessment contained in the Application does	Appendix B of	Agreed
		undertaken by National Highways. It is requested that this reference is	not rely on the M25 South West Quadrant Study and it does not	Transport	
			rely on future improvements coming forward unless they are	Assessment Annex	



Paragraph 17.1.	30 to removed as it is currently not being taken forward by National Highways	classified as sufficiently certain in the modelling Uncertainty Log, in	B: Strategic	Agreement
17.1.32 and Para 6.6.6	agraph and will therefore not have a bearing on the Applicant's documentation.	line with the methodology indicated in TAG. The highway schemes included in the strategic model is set out in Appendix B of the Strategic Modelling report.	Transport Modelling Report [APP-260]	reached at Deadline 1
2.20.1.8 Transport Asses Report Annex B: Strategic Transp Modelling Repor Table 57	The Applicant makes reference to the M25 Junction 10-16 Smart Motorway scheme, as noted in the opening future baseline model section	Updated position (April 2024): VISSIM modelling of the sensitivity tests has been undertaken and shared in discussion with NH. This is recorded in Post-Covid VISSIM Sensitivity Tests for 2032 and 2047 [REP3-108]. Updated position (August 2024):	Chapters 6 to 8 of Transport Assessment [AS- 079] Chapters 5.2 & 6 to 8 of Transport Assessment Annex B: Strategic Transport Modelling Report [APP-260] Response to PD-006 - Cover letter in response to Procedural Decision [AS-073] Post-Covid VISSIM Sensitivity Tests for 2032 and 2047 [REP3-108].	Agreement reached at Deadline 9



2.20.1.9	Transport Assessment	Relevant Representation (Oct 23)	Further details of volume, and location of unreleased demand and		Agreed
	Report Annex C: VISSIM	In this section, National Highways notes that the report identifies that	5-minute frequency queue length profile information for M23 J9 by		
	Forecasting Report	there are unreleased vehicles in the future baseline scenarios. National	scenario from the VISSIM modelling will be provided in a technical		Agreement
		Highways requests that the Applicant justify this point and outline where	note to follow.		reached at
	Section 5.5	vehicles are unable to enter the network. Furthermore, it is noted that the			Deadline 9
		number of unreleased vehicles significantly reduces in the "with project"	Updated position (April 2024): Information has now been		
		scenario. However, in 2047 there are still some unreleased vehicles and	provided to National Highways (19 April 2024).		
		therefore National Highways requests that the Applicant justify this point			
		and outline where vehicles are unable to enter the network.	Updated position (August 2024):		
			Five minute queue length frequency data was provided to National		
		Updated position (Deadline 1):	Highways on 15/07/2024. As of 31/07/2024 National Highways		
		National Highways awaits further information to be provided by the	confirmed they had no further comments at this stage of design		
		Applicant as outlined in their position.	development relating to how the SRN will operate in future years		
			(2032 and 2047) with the second runway in operation.		
		Updated position (Deadline 5):	Corresponding discussions with National Highways regarding		
		National Highways has reviewed the information provided by the	modelled impacts during construction undertaken between July and		
		Applicant and fed back to the Applicant on 22 May 2024 requesting clarity	August 2024 and the outcome of these discussions are reflected in		
		on queue lengths being experienced in the following locations:	the Framework Agreement.		
		M23 Junction 9 Diverges and the Circulatory			
		Airport Way Diverge to North Terminal Roundabout			
		National Highways awaits a response from the Applicant on whether this			
		information will be provided.			
		Updated position (Deadline 9):			
		National Highways can confirm that the Framework Agreement signed			
		between both parties affords National Highways the necessary level of			
		protection to ensure that this matter can be agreed for the purposes of the			
		Development Consent Order Examination.			
	Methodology				
20.2.1	Cumulative Sensitivity	Relevant Representation (Oct 23)	The Examining Authority made a Procedural Decision dated 24	Response to PD-006	Agreed
	Test	National Highways considers that the application is not accompanied with	October 2023 to request the Applicant to look at accounting for	- Cover letter in	
		sufficient modelling information to enable National Highways, nor the	COVID-19 in the transport modelling and corresponding sensitivity	response to	Agreement
		Examining Authority, to understand the impact of the Scheme.	tests have been undertaken which also include the noted changes	Procedural Decision	reached at
			to assumptions around future SRN schemes, NTEM 8.0 and NRTP	[ <u>AS-073]</u>	Deadline 9
		National Highways has been in receipt of a series of sensitivity tests that	2022. GAL responded to the specific questions from the ExA at the		
		have not been included in the Applicant's DCO application. However,	end of January 2024. A summary of the approach taken is set out	Chapters 6 to 8 of	
		National Highways believes that these sensitivity tests conducted in	in the response to PD-006. GAL has shared the approach and	Transport	
		isolation, do not demonstrate a reasonable worst case scenario to assess	outputs from the COVID-19 sensitivity tests with National Highways	Assessment [AS-	
		the impacts to the SRN.	and discussions are ongoing.	<u>079</u> ]	
		Updated position (Deadline 1):	The transport modelling follows DfT's Transport Apprecias		
		National Highways has requested that VISSIM modelling is provided in	The transport modelling follows DfT's Transport Appraisal	Chapters 5.2 & 6 to 8	
		order to enable National Highways to review the operational performance	Guidance advice relating to the treatment of growth, including	of Transport	
		order to enable reactorial rightways to review the operational perioritatice	specific developments that are "near certain" or "more than likely" in	Assessment Annex	



		of the network under the cumulative sensitivity test scenario. Until such time National Highways can review this information we cannot confirm acceptable impacts on the network. Updated position (Deadline 5): National Highways has reviewed the initial VISSIM modelling information provided by the applicant and has requested additional information on the Post-Covid VISSIM sensitivity tests which the Applicant has agreed to provide but is still outstanding. This is required for National Highways to confirm the impacts on the Strategic Road Network are acceptable. Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	<ul> <li>core scenarios. At the time the transport modelling was undertaken the assumptions regarding smart motorways between J10-16 were classified as "more than likely". This and the forecasting assumptions are summarised in Chapters 6 to 8 of the Transport Assessment and set out in detail in Chapters 6 to 8 of Annex B (Strategic Transport Modelling Report) of the Transport Assessment.</li> <li>Updated position (April 2024): VISSIM modelling of the sensitivity tests has been undertaken and shared in discussion with NH. This is recorded in Post-Covid VISSIM Sensitivity Tests for 2032 and 2047 [REP3-108].</li> <li>Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108].</li> <li>Additional VISSIM modelling for the construction period was completed and presented to National Highways on 21/06/2024 and 27/06/2024, which included discussions on potential mitigation measures to ensure the level of operation for the M23 Junction 9 and associated off slips during construction. This approach was agreed by National Highways and corresponding discussions with regarding modelled impacts undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement.</li> </ul>	B: Strategic Transport Modelling Report [APP-260] Post-Covid VISSIM Sensitivity Tests for 2032 and 2047 [REP3-108].	
2.20.2.2	Sensitivity Testing Issues	<ul> <li>It is essential that sensitivity testing considers both the latest available input data and considers a reasonable worst-case scenario. Sensitivity testing undertaken to date by the Applicant has been conducted into specific case-studies and it is the view of National Highways that a combination of scenarios may adversely impact the overall capacity and performance of the SRN. Therefore, National Highways requests that a cumulative sensitivity test is conducted by the Applicant which includes the following: <ul> <li>Sensitivity testing for the removal of M25 Junction 10-16 Smart Motorway scheme from the future baseline model.</li> <li>Sensitivity testing for the change to the proposed opening date of the Lower Thames Crossing Scheme, which is projected to be 2032, not 2029.</li> <li>The Department for Transport TAG Unit M4 Forecasting and Uncertainty May 2023 National Highways requests that the Applicant consider Appendix B.3 for the</li> </ul> </li> </ul>	The Examining Authority made a Procedural Decision dated 24 October 2023 to request the Applicant to look at accounting for COVID-19 in the transport modelling and corresponding sensitivity tests have been undertaken which also include the noted changes to assumptions around future SRN schemes, NTEM 8.0 and NRTP 2022. GAL responded to the specific questions from the ExA at the end of January 2024. A summary of the approach taken is set out in the response to PD-006. GAL has shared the approach and outputs from the COVID-19 sensitivity tests with National Highways and discussions are ongoing. Sensitivity tests in relation to M23 J9 were undertaken in the strategic and VSSIM models in discussion with NH in early 2023, which showed no detrimental impact on the operation of M23 J9. 5-minute frequency queue length profile information from the	Response to PD-006 - Cover letter in response to Procedural Decision [AS-073] Post-Covid VISSIM Sensitivity Tests for 2032 and 2047 [REP3-108].	Agreed Agreement reached at Deadline 9



	proportionate accounting for COVID-19 in prior calibrated	VISSIM modelling for M23 J9 will be provided in a technical note
	models. Of the approaches to take advised in Unit M4,	follow.
	National Highways recommends that the Applicant	
	undertakes sensitivity testing utilising Option 3, which is	Updated position (April 2024): VISSIM modelling of the sensitiv
	to apply the adjustment globally to model results as a	tests has been undertaken and shared in discussion with NH. Th
	post-model adjustment.	is recorded in Post-Covid VISSIM Sensitivity Tests for 2032 and
	The latest published forecast datasets, which include, National	2047 [REP3-108]. The requested model information has now bee
	Trip End Model (NTEM) 8.0 and National Road Traffic Projections (NRTP) 2023.	provided to National Highways (19 April 2024).
	• Little information is provided by the Applicant to enable National	Updated position (August 2024):
	Highways to understand how the proposed surface access works	Post Covid Technical Note on VISSIM modelling supplied to
	will impact the capacity and operation of M23 Junction 9. National	National Highways in April 2024 and submitted to Examination
	Highways requests that the Applicant undertake sensitivity tests	[REP3-108].
	to assess the impacts of the proposals to this junction. National	
	Highways has previously requested maximum queue length	Additional VISSIM modelling for the construction period was
	profiles (at one to five minute intervals) throughout all modelled	completed and presented to National Highways on 21/06/2024 a
	periods to be provided on the M23 Southbound off-slip approach	27/06/2024, which included discussions on potential mitigation
	to the signals from the VISSIM model. This information has not	measures to ensure the level of operation for the M23 Junction 9
	yet been provided to National Highways for consideration. This	and associated off slips during construction. This approach was
	sensitivity testing will therefore enable National Highways to	agreed by National Highways and corresponding discussions wit
	determine if further interventions at this Junction are required.	regarding modelled impacts undertaken between July and Augus
	Subject to the results of the above sensitivity test, National	2024 and the outcome of these discussions are reflected in the
	Highways may require the Applicant to undertake further	Framework Agreement.
	assessments.	
	Updated position (Deadline 1):	
	National Highways has requested that VISSIM modelling is provided in	
	order to enable National Highways to review the operational performance	
	of the network under the cumulative sensitivity test scenario. Until such	
	time National Highways can review this information we cannot confirm	
	acceptable impacts on the network. National Highways awaits further	
	information to be provided by the Applicant as outlined in their position.	
	Updated position (Deadline 5):	
	National Highways has reviewed the initial VISSIM modelling information	
	provided by the applicant and has requested additional information on the	
	Post-Covid VISSIM sensitivity tests which the Applicant has agreed to	
	provide but is still outstanding. This is required for National Highways to	
	confirm the impacts on the Strategic Road Network are acceptable.	
	Updated position (Deadline 9):	
	National Highways can confirm that the Framework Agreement signed	
	between both parties affords National Highways the necessary level of	
	protection to ensure that this matter can be agreed for the purposes of the	
	Development Consent Order Examination.	

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Transport Assessment	It is best practice for a Transport Assessment Report to provide in the introductory section, a summary of the assumptions that have been made for the modelling, covering both baseline and project scenarios.         National Highways requests that the Applicant provides this in order to ensure that all assumptions made by the Applicant are readily identifiable for assessment.         Updated Position (Deadline 1):         National Highways considers that the executive summary contains what	The Transport Assessment provides an Executive Summary which details the assumptions that have been made for modelling please see pages 1-35 of the Transport Assessment.	Executive Summary of the Transport Assessment [AS- 079] pg 1-35	Agreed Agreement reached at Deadline 1
	should be expected but refers to other items in this SoCG in relation to the validity to the assumptions made.			
Transport Assessment Section 15	Relevant Representation (Oct 23)         This section of the Applicant's submission deals with the impacts from the construction phase of the highway and runway elements. However, the detail which is provided on highway impacts from the construction phase is sparse. Whilst Annual Average Daily Traffic (AADT) flow changes have been reported, these are aggregate in nature and peak hour flow changes are considered by National Highways to be more appropriate. There is also no reporting by the Applicant regarding delay or journey time changes, associated with the change in flows due to construction traffic, but also associated with changes to the road layout during the highway works.         National Highways requires more detail on the construction phase traffic flows to enable sufficient understanding of impacts on the highway network and any associated mitigation required.         Updated position (Deadline 1):         National Highways has requested that VISSIM modelling for the construction period is provided in order to enable National Highways to examine the operational performance of the network under the different construction phases.         Updated position (Deadline 5):         National Highways has met with the Applicant and has agreed the construction phases that require detailed VISSIM modelling to be undertaken in order to assess the operational performance of the strategic road network during construction. National Highways awaits this information being completed and issued by the Applicant.         Updated position (Deadline 9):         National Highways can confirm that the Framework Agreement signed	<ul> <li>Details are provided regarding changes by time period in chapter 13 of Annex B (Strategic Transport Modelling Report) of the Transport Assessment, this also includes a magnitude of impact assessment for each of the construction scenarios.</li> <li>Updated position (April 2024): Discussions are ongoing with NH regarding modelling of highway construction traffic management scenarios, with further modelling to be undertaken in VISSIM.</li> <li>Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108]. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement.</li> </ul>	Chapter 13 of Transport Assessment Annex B: Strategic Transport Modelling Report [APP-260]	Agreed Agreement reached at Deadline 9
	Transport Assessment	Introductory section, a summary of the assumptions that have been made for the modelling, covering both baseline and project scenarios.         National Highways requests that the Applicant are readily identifiable for assessment.         Updated Position (Deadline 1):         National Highways considers that the executive summary contains what should be expected but refers to other items in this SoCG in relation to the validity to the assumptions made.         Transport Assessment       Relevant Representation (Oct 23)         This section of the Applicant's submission deals with the impacts from the construction phase of the highway and runway elements. However, the detail which is provided on highway impacts from the construction phase is sparse. Whilst Annual Average Daily Traffic (AADT) flow changes have been reported, these are aggregate in nature and peak hour flow changes are considered by National Highways to be more appropriate. There is also no reporting by the Applicant regarding delay or journey time changes, associated with the change in flows due to construction traffic, but also associated with changes to the road layout during the highway works.         National Highways requires more detail on the construction phase traffic flows to enable sufficient understanding of impacts on the highway network and any associated mitigation required.         Updated position (Deadline 1):         National Highways has requested that VISSIM modelling for the construction phases.         Updated position (Deadline 1):         National Highways has met with the Applicant and has agreed the construction phases.         Updated position (Deadline 5):         National	Introduciony section, a summary of the assumptions that have been made for the modelling, covering both baseline and project secnarios.       details the assumptions that have been made for modelling please see pages 1-35 of the Transport Assessment.         Updicted Position (Deadline 1): National Highways considers that the exocutive summary contains what should be expected but refers to other tenss in this SoCG in relation to the validity to the assumptions made.       Details are provided regarding changes by time period in chapter 13 of Annex 5 (Strategic Transport Assessment, is sparse. While a soumptions made by the Applicant semination (Det 23) This section of the Applicant's submission deals with the impacts from the construction phase of the highway and runway elements. However, the datal which is provided on highway impacts from the construction phase is sparse. While Applicant's guitary and runway tene the Applicant's guitary and runway tene as on oregoring by the Applicant agricult of dring delay or journey time changes, associated with changes to the mode limpact from the construction phases to the road layout during the highway network and any associated miligation required.       Details are provided regarding changes by time period in chapter 13 of Annex 5 (Strategic Transport Assessment, this also includes a magnitude of impact assessment for each of the construction phase associated with changes to the road layout during the highway network and any associated miligation required.       Details are provided regarding changes by time period in chapter 13 of Annex 5 (Strategic Transport Assessment, this again of modelling of highway construction phases to the road layout during the highway network and any associated miligation required.       Details are provided regarding chapter and 13 of Annex 5 (Strategic Transport Assessment) Patter modeling of bighymay and any second tensor the poperationa	Introductory sector, a summary of the assumptions that have been made for modelling please in the Transport Assessment.       the Transport Assessment.       Assessment 1(2): 021 pg 1-35         Interpret Assessment       Updated Position (Deadline 1):       National Highways requests that the Applicant rare roadily identifiable is space assessment.       Deals are provided regarding changes by time period in chapter tas should be expected but refers to other items in this Soci in relation to the validity to the assumptions made.       Deals are provided regarding changes by time period in chapter tas should be expected but refers to other items in this Soci in relation to the validity to the assumptions made.       Deals are provided regarding changes by time period in chapter tas should be expected but refers to other items in this Soci in relation to the validity to the assumption should be expected but refers to other items in this Soci in relation to the validity to the assumption should be expected but refers to other items in this Soci in relation to the validity to the assumption should be expected but refers to other items in this Soci in relation to the validity to the assumption should be expected but refers to other items in the soci in the provide regarding changes by time period in chapter tas should be expected but refers to other items in the integration in the transport Assessment for each of the construction phase of the highway and runway elements. However, the provide regarding changes by time period in chapter tas should be expected but refers to other composition. The other and period to incomposition that the provide regarding changes by time period in chapter tas should be expected but refers to other construction transport Assessment for each of the construction transport Assessment for each of the construction taston the highways the regarding changes by intervalue an



		protection to ensure that this matter can be agreed for the purposes of the			
		Development Consent Order Examination.			
Assessment					
.20.3.1	Transport Assessment	Relevant Representation (Oct 23)	Plots which show the flow changes in the peak hours are contained	Figures 196-199 and	Agreed
		Whilst Annual Average Daily Traffic (AADT) flow changes have been	in the Strategic Transport Modelling Report -Figures 196 to 199 for	202-205 of <b>Transport</b>	, igi oou
	Section 15	reported, these are aggregate in nature and peak hour flow changes are	airfield construction, Figures 202-205 for highway construction. The	Assessment Annex B	Agreement
		considered by National Highways, to be more appropriate in the case of	magnitude of impact for junctions and nodes have been assessed	Strategic Transport	reached at
		the Airport. There is also no reporting by the Applicant regarding delay or	for the construction assessment scenarios. We will continue to	Modelling Report	Deadline 9
		journey time changes, associated with the change in flows due to	engage with National Highways in relation to additional information	[APP-260]	
		construction traffic, but also associated with changes to the road layout	required		
		during the highway works.			
			Updated position (April 2024): Discussions are ongoing with NH		
		Updated position (Deadline 1):	regarding modelling of highway construction traffic management		
		National Highways has requested that VISSIM modelling for the	scenarios, with further modelling to be undertaken in VISSIM.		
		construction period is provided in order to enable National Highways to			
		examine the operational performance of the network under the different	Updated position (August 2024):		
		construction phases.	Post Covid Technical Note on VISSIM modelling supplied to		
			National Highways in April 2024 and submitted to Examination		
		Updated position (Deadline 5):	[REP3-108]. Corresponding discussions with National Highways		
		National Highways has met with the Applicant and has agreed the	regarding modelled impacts during construction undertaken		
		construction phases that require detailed VISSIM modelling to be	between July and August 2024 and the outcome of these		
		undertaken in order to assess the operational performance of the	discussions are reflected in the Framework Agreement		
		strategic road network during construction. National Highways awaits this			
		information being completed and issued by the Applicant.			
		Updated position (Deadline 9):			
		National Highways can confirm that the Framework Agreement signed			
		between both parties affords National Highways the necessary level of			
		protection to ensure that this matter can be agreed for the purposes of the			
		Development Consent Order Examination.			
20.3.2	Transport Assessment	Relevant Representation (Oct 23)	Paragraphs 8.1.4 to 8.1.6 of the Transport Assessment describe	Paragraphs 8.1.4 to	Agreed
	Report Annex B:	In paragraph 7.2.3, the Applicant states "However, by 2047, there would	the approach taken to the third runway at Heathrow, which is not	8.1.6 of the <b>Transport</b>	
	Strategic Transport	be little difference between air passenger demand at Gatwick with or	included in the assessment of the Project. This approach provides	Assessment [AS-	Agreement
	Modelling Report	without Heathrow R3." Also, paragraph 7.2.4 states "In terms of public	a conservative assessment from a traffic and transport perspective.	<u>079</u> ]	reached at
		transport, the network and catchments serving the two airports are	If Heathrow's third runway was to come forward, traffic levels at		Deadline 1
	Paragraph 7.2.3 and	different and therefore the cumulative effects of additional runways at	Gatwick would be likely to decline in the period immediately		
	7.2.4	Gatwick and Heathrow are unlikely to be significantly different to those	following the opening of the third runway, meaning that the impacts		
		modelled for the Project". National Highways is concerned that this	of the Project, such as traffic and therefore associated noise and		
		conclusion is not supported by any detail to enable National Highways to	emissions would be lower in the 2032 assessment year than are		
		make an informed assessment.	reported in the DCO Application. By not including the Heathrow		
		Undeted position (Deadline 4):	third runway, the 2032 assessment is therefore conservative.		
		Updated position (Deadline 1):	However, by 2047, there would be little difference between demand		
		The Applicant has provided a sufficient response and clarification. This	at Gatwick Airport with or without the Heathrow third runway and		
		matter is agreed.	accordingly the outcomes reported in the DCO Application for this		



			scenario would be unchanged irrespective of developments at		
			Heathrow.		
2.20.3.3	Transport Assessment Report Annex E: Highway Junction Review General	Relevant Representation (Oct 23)National Highways has previously requested that the Applicant provide maximum queue length profiles (at one-to-five-minute intervals) throughout all modelled periods for the M23 SB off-slip approach to the signals from the VISSIM model. This information has not been provided by the Applicant in either Annex C or Annex E of the Transport Assessment Report.Updated position (Deadline 1): National Highways awaits further information to be provided by the	<ul> <li>Heathrow.</li> <li>This information is being prepared and will be issued separately to NH.</li> <li>Updated position (April 2024): Technical information has now been provided to National Highways (19 April 2024).</li> <li>Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108]. Five minute M23 Junction 9 off slip queue length</li> </ul>	n/a	Agreed Agreement reached at Deadline 9
		<ul> <li>Applicant as outlined in their position.</li> <li>Updated position (Deadline 5): National Highways has reviewed the information provided by the Applicant and fed back to the Applicant on 22 May 2024 requesting clarity on queue lengths being experienced in the following locations: <ul> <li>M23 Junction 9 Diverges and the Circulatory</li> <li>Airport Way Diverge to North Terminal Roundabout</li> </ul> National Highways awaits a response from the Applicant on whether this information will be provided. Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed</li></ul>	frequency data were provided to National Highways on 15/07/2024 and subsequently National Highways confirmed they had no further comments relating to how the SRN will operate in future years (2032 and 2047) with the second runway in operation. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement.		
		between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.			
2.20.3.4	General	Relevant Representation (Oct 23) National Highways notes that only minor improvements are proposed at M23 Junction 9 and that no further works are currently proposed. National Highways has not yet seen conclusive evidence (through modelling) that the Applicant's proposals will not have a detrimental impact on the safe and effective operation of the wider SRN. National Highways' concern is that it is currently not able to confirm whether further mitigations beyond the current limits of the proposed highway	Sensitivity tests in relation to M23 J9 were undertaken in the strategic and VISSIM models in discussion with NH in early 2023, which showed no detrimental impact on the operation of M23 J9. Following comments from NH, further information on M23 J9 including 5-minute frequency queue length profile information from the VISSIM modelling will be provided in a technical note to follow. <b>Updated position (April 2024):</b> Technical information has now been provided to National Highways (19 April 2024).	n/a	Agreed Agreement reached at Deadline 9
		enhancements are necessary. <b>Updated position (Deadline 1):</b> National Highways awaits further information to be provided by the Applicant as outlined in their position.	Updated position (August 2024):		



			Updated position (Deadline 5):	Post Covid Technical Note on VISSIM modelling supplied to
			<ul> <li>National Highways has reviewed the information provided by the Applicant and fed back to the Applicant on 22 May 2024 requesting clarity on queue lengths being experienced in the following locations:</li> <li>M23 Junction 9 Diverges and the Circulatory</li> <li>Airport Way Diverge to North Terminal Roundabout</li> <li>National Highways awaits a response from the Applicant on whether this information will be provided.</li> <li>Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of</li> </ul>	National Highways in April 2024 and submitted to Examination [REP3-108]. Five minute M23 Junction 9 off slip queue length frequency data were provided to National Highways on 15/07/2024 and subsequently National Highways confirmed they had no further comments relating to how the SRN will operate in future years (2032 and 2047) with the second runway in operation. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement.
			protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	
	2.20.3.5	Environmental Statement Chapter 12: Traffic and Transport Section 12.1.3	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways notes that Chapter 12 of the Environmental Statement has been undertaken in accordance with the Guidelines for the Institute of Environmental Management and Assessment (IEMA) Guidelines for the Environmental Assessment of Road Traffic 1993. This guidance has subsequently been superseded by the new IEMA guidance document Environmental Assessment of Traffic and Movement which was published in July 2023.</li> <li>National Highways is concerned that the Applicant has not provided any reference to the latest revised guidance in their application and how this may have changed the assessment or conclusions.</li> <li>Updated position (Deadline 1):</li> <li>National Highways recognises that the Applicant has submitted a technical note on the Impact of the Latest IEMA Guidance in response to Procedural Decision Notice PD-006 (AS-119). National Highways has reviewed this information and has no further comments to make.</li> </ul>	GA has undertaken a review of the Transport Assessment taking account of the differences in the latest version of the Institute of Environmental Management and Assessment (IEMA) Guidelines published in July 2023. The results of this review have been reported to National Highways and they responded on 17 January 2024 that it hasn't raised any concerns about its impact to the SRN network.
2	2.20.3.6	Transport Assessment Section 13	Relevant Representation (Oct 23) In Section 13, it is requested that the Applicant also provide queue information, as the speed plots show little information to the reader. It is noted that this information is included in the VISSIM report as an appendix but centralising this information into Section 13 would enable the reader to avoid having to cross reference to complete their	This is noted. The intention is for the main Transport Assessment text to be a summary of the extensive technical work undertaken, with the more technical detail included in the annexes. Updated position (April 2024): Technical information has now been provided to National Highways (19 April 2024).
			assessment of the Applicant's proposals. Updated position (Deadline 1):	<b>Updated position (August 2024):</b> Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination

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Z	n/a	Agreed Agreement reached at Deadline 1
	Chapter 13 of Transport Assessment [AS- 079] Transport Assessment Annex C - VISSIM Forecasting Report [APP-261]	Agreed Agreement reached at Deadline 9



		<ul> <li>This matter remains under discussion. National Highways awaits receipt of queue length information requested.</li> <li>Updated position (Deadline 5): <ul> <li>National highways has reviewed the information provided by the Applicant and fed back to the Applicant on 22 May 2024 requesting clarity on queue lengths being experienced in the following locations: <ul> <li>M23 Junction 9 Diverges and the Circulatory</li> <li>Airport Way Diverge to North Terminal Roundabout</li> </ul> </li> <li>National Highways awaits a response from the Applicant on whether this information will be provided.</li> <li>Updated position (Deadline 9): <ul> <li>National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Deadline Position (Deadline Position in the provided in the purposes of the Deadline Position in the purpose of the Position in the position in the purpose of the Position in the positio</li></ul></li></ul></li></ul>	[REP3-108]. Five minute M23 Junction 9 off slip queue length frequency data were provided to National Highways on 15/07/2024 and subsequently National Highways confirmed they had no furthe comments relating to how the SRN will operate in future years (2032 and 2047) with the second runway in operation. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July an August 2024 and the outcome of these discussions are reflected in the Framework Agreement.
2.20.3.7	Transport Assessment Section 15.4	Development Consent Order Examination.         Relevant Representation (Oct 23)         In this section, the Applicant presents traffic flow changes as part of the impact of the construction of the northern runway. However, it is difficult to discern what the flow changes are in Figure 15.4.1.         National Highways requests that a revised figure is provided by the Applicant which presents a clearer and more detailed demonstration of the flow changes than that which is currently provided.         Updated position (Deadline 1):	We will seek to provide a better resolution figure 15.4.1 following agreement with National Highways as to clarifications they require <b>Updated position (April 2024):</b> Construction related impacts are part of ongoing discussions with National Highways and further sensitivity tests to update assumptions presented in the Application are underway. We suggest a consolidated pack of outputs and information responding to the queries flagged is supplied as part o that process.
		<ul> <li>This matter remains under discussion. National Highways awaits receipt of the information requested.</li> <li>Updated position (Deadline 5): National Highways notes the Applicant's response and will await new figures depicting traffic flow changes being presented as part to the consolidated pack of outputs from the VISSIM modelling requested.</li> <li>Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.</li> </ul>	Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to National Highways in April 2024 and submitted to Examination [REP3-108]. Information showing traffic flows change for the construction phases was presented to National Highways at meetings on 21/07/24 and 27/07/24. Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July and August 2024 and the outcome of these discussions are reflected in the Framework Agreement.
2.20.3.8	Transport Assessment Section 15.5	Relevant Representation (Oct 23)	We will seek to provide a better resolution figure following agreement with National Highways as to clarifications they require

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		In this section, the Applicant presents traffic flow changes as part of the	Details are provided regarding changes by time period in chapter
		construction of the surface access works. However, it is difficult to discern what the flow changes are in Figure 15.5.2. In addition, the Applicant presents traffic flow changes as AADT changes in flow. Peak hour flow changes, particularly for when there is expected to be peak flows in construction worker can trips, would be expected.	13 of Annex B (Strategic Transport Modelling Report) of the Transport Assessment, this also includes a magnitude of impact assessment for each of the construction scenarios.
		be peak flows in construction worker car trips, would be expected. National Highways requests that a revised figure is provided by the Applicant which presents a clearer and more detailed demonstration of the flow changes than that which is currently provided. Furthermore, National Highway requests a new figure is provided to present a clearer and more detailed demonstration of the flow changes than that which is shown in Figure 15.5.2.	<ul> <li>Updated position (April 2024):Construction related impacts are part of ongoing discussions with National Highways and further sensitivity tests to update assumptions presented in the Applicatio are underway. We suggest a consolidated pack of outputs and information responding to the queries flagged is supplied as part of that process.</li> <li>Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to</li> </ul>
		<b>Updated position (Deadline 1):</b> This matter remains under discussion. National Highways awaits receipt of the information requested.	National Highways in April 2024 and submitted to Examination [REP3-108]. Provision of further information regarding traffic flow changes and queue length information was provided and National Highways confirmed they had no further comments on these data.
		Updated position (Deadline 5): National Highways notes the Applicant's response and will await new figures depicting traffic flow changes being presented as part to the consolidated pack of outputs from the VISSIM modelling requested.	Corresponding discussions with National Highways regarding modelled impacts during construction undertaken between July an August 2024 and the outcome of these discussions are reflected in the Framework Agreement
		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	
Mitigation and (	Compensation		
2.20.4.1	Transport Assessment Section 14	<ul> <li>Relevant Representation (Oct 23)</li> <li>Key to mode split assumptions for employee trips to Gatwick, are the packages of interventions to incentivise the use of sustainable travel modes, over car travel for staff. Section 14.5.2 states that the Applicant "is committed to implemented incentives for active travel. The precise nature of those measures will need to be defined in due course and in future ASAS, In consultation with employers and staff." The Applicant is therefore basing their mode split assumptions on incentivisation measures which have not been defined, agreed or secured. Furthermore, the Applicant does not give clear detail in this section on how active travel assumptions affect forecast work trips to Gatwick.</li> <li>National Highways requests that the Applicant provides further detail on the possible incentivisation measures in non-car work trips to Gatwick.</li> </ul>	The highway works which form part of the Project include a number of enhancements to the active travel infrastructure around the Airport, which will improve routes for pedestrians and cyclists. GAL continually reviews other active travel provision and incentive at the Airport as part of its ASAS and intends to continue to do this when the future ASAS is developed for the Project. Engagement with employers and staff is important to ensure that measures can be targeted at both need and opportunity and so that they can be most effective. In the SAC GAL is committing to achieving an active travel mode share for journeys made by airport staff originating within 8km of the Airport. This is an absolute commitment and we will develop and provide active travel incentives and related measures as necessary to allow us to deliver this commitment.

on	B: Strategic Transport Modelling Report [APP-260]	Agreement reached at Deadline 9
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Updated position (Deadline 1):       We will continue to develop potential options and can provide         National Highways request that additional clarity on how incentivisation       National Highways with an update on these in due course.		
mageuros are to be secured and welcomes undates from the Applicant in		
measures are to be secured and welcomes updates from the Applicant in		
due course. Updated position (April 2024): The Applicant will continue to		
deliver incentives for staff to travel by sustainable modes through		
Updated position (Deadline 5): the ASAS. The Applicant is able to draw on the Sustainable		
National Highways is awaiting a response from the Applicant in respect to Transport Fund (STF), generated by the levy on staff and		
its comments on Deadline 3 submissions contained in Appendix A passenger parking supply, which creates a funding stream for		
submitted at Deadline 4 [REP4-078]. initiatives that support an increase in sustainable modes. The STF		
has contributed to significant improvements in local bus services		
Updated position (Deadline 9): and active travel facilities at the airport over several years.		
National Highways can confirm that the Framework Agreement signed		
between both parties affords National Highways the necessary level of Paragraph 4 of Schedule 3 of the Draft S106 [REP2-004] sets out		
protection to ensure that this matter can be agreed for the purposes of the further details of the STF.		
Development Consent Order Examination.		
The highway works which form part of the Project include a number		
of enhancements to the active travel infrastructure around the		
Airport. Further details of these proposals were provided in the		
Deadline 1 Submission – The Applicants Response to Actions		
from Issue Specific Hearing 4: Surface Transport [REP1-065],		
with reference to Section 5 Action Points 10 and 11, and Appendix		
A: Technical Note: Active Travel Provision Details.		
Updated position (August 2024):		
Further development and enhancement of the Surface Access		
Commitments and measures to support sustainable travel, in		
response to comments made by interested parties, were presented		
by the Applicant to Examination at Deadline 6 [REP6-030],		
Deadline 7 [REP7-042] and Deadline 8 [REP8-052]. Corresponding		
discussions with National Highways undertaken between July and		
August 2024, and the outcome of these discussions, are reflected		
in the Framework Agreement.		
Transport Assessment Representation (Oct 23)	ES Appendix 5.4.1:	Agreed
	ES Appendix 5.4.1:	Agreed
In Paragraph 7.3.2, the Applicant provides a summary of commitments as measures in support of the SAC.	Surface Access	-
In Paragraph 7.3.2, the Applicant provides a summary of commitments as       measures in support of the SAC.         Paragraph 7.3.2       part of the surface access works. The final bullet point refers to a	Surface Access Commitments [APP-	Agreement
Paragraph 7.3.2       In Paragraph 7.3.2, the Applicant provides a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these       measures in support of the SAC.       Image: Commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these       Updated position (April 2024): Paragraphs 9 and 10 of Schedule       Image: Commitments as part of the surface access works are provided as a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these       Updated position (April 2024): Paragraphs 9 and 10 of Schedule       Image: Commitments as part of the surface access works are provided as a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these       Updated position (April 2024): Paragraphs 9 and 10 of Schedule	Surface Access Commitments [APP- 090]	Agreement reached at
In Paragraph 7.3.2       In Paragraph 7.3.2, the Applicant provides a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these be needed as a result of growth related to the Airport.", which aligns to       measures in support of the SAC.       In Paragraph 7.3.2       In Paragraph 7.3.2       In Paragraph 7.3.2       measures in support of the SAC.       In Paragraph 7.3.2	Surface Access Commitments [APP- 090]	Agreement
In Paragraph 7.3.2In Paragraph 7.3.2, the Applicant provides a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these be needed as a result of growth related to the Airport.", which aligns to Commitment 14 in the Surface Access Commitments documentmeasures in support of the SAC.Updated position (April 2024): Paragraphs 9 and 10 of Schedule 3 in the Draft S106 [REP2-004], set out details of the Transport Mitigation Fund (TMF). The fund will amount to £10 million to fund	Surface Access Commitments [APP- 090]	Agreement reached at
Paragraph 7.3.2In Paragraph 7.3.2, the Applicant provides a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these be needed as a result of growth related to the Airport.", which aligns to Commitment 14 in the Surface Access Commitments document (TR020005/APP/090).measures in support of the SAC.Image: Commitment set of the surface access works of the surface access works of the surface access works of the surface access should these be needed as a result of growth related to the Airport.", which aligns to Commitment 14 in the Surface Access Commitments document (TR020005/APP/090).measures in support of the SAC.Image: Commitment set of the surface access works of the surface access work	Surface Access Commitments [APP- 090]	Agreement reached at
Paragraph 7.3.2In Paragraph 7.3.2, the Applicant provides a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these be needed as a result of growth related to the Airport.", which aligns to Commitment 14 in the Surface Access Commitments document (TR020005/APP/090).measures in support of the SAC.Updated position (April 2024): Paragraphs 9 and 10 of Schedule 3 in the Draft S106 [REP2-004], set out details of the Transport Mitigation Fund (TMF). The fund will amount to £10 million to fund mitigation in the event of unforeseen impacts resulting from the Project. Proposals for schemes to be funded and the allocation of	Surface Access Commitments [APP- 090]	Agreement reached at
Paragraph 7.3.2In Paragraph 7.3.2, the Applicant provides a summary of commitments as part of the surface access works. The final bullet point refers to a "Transport Mitigation Fund to support additional measures should these be needed as a result of growth related to the Airport.", which aligns to Commitment 14 in the Surface Access Commitments document (TR020005/APP/090).measures in support of the SAC.Image: Commitment set of the surface access works of the surface access works of the surface access works of the surface access should these be needed as a result of growth related to the Airport.", which aligns to Commitment 14 in the Surface Access Commitments document (TR020005/APP/090).measures in support of the SAC.Image: Commitment set of the surface access works of the surface access work	Surface Access Commitments [APP- 090]	Agreement reached at



		<ul> <li>(TR02005/APP/245) sets out that "The draft Heads of Terms for the new NRP Section 106 Agreement sets out the planning obligations which are not considered appropriate to be secured as requirements to the DCO, for instance monetary obligations which will either require the Applicant to provide a financial contribution towards the provision of mitigation or to secure the provision of certain services or works". However, section 106 obligations may not be appropriate to secure interventions on the SRN, and no detailed explanation is provided. Indeed, Table 5.2 of the Planning Statement appears to conflate what will be included in a section 106 Agreement with what is secured under the terms of the DCO: under the "Traffic and Transport" column it states that the fund will be secured under the s106, but the DCO obligations referenced include the "Surface Access Commitments" which are secured under Requirement but also include the Transport Mitigation Fund. This confused approach raises questions about how much reliance should be placed on the commitment.</li> <li>National Highways further requests that the Applicant considers, in conjunction with National Highways, what process and criteria can be added to this commitment, in order to clearly demonstrate when this fund would be activated. This would be resolved by a Requirement or side Agreement in relation to the impacts on the SRN.</li> <li>Updated position (Deadline 1):</li> <li>National Highways is awaiting a response from the Applicant in respect to its comments on Deadline 3 submissions contained in Appendix A submitted at Deadline 4 [REP4-078]</li> <li>Updated position (Deadline 9):</li> <li>National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.</li> </ul>	Group. The Applicant is engaging with National Highways on an appropriate side agreement to resolve concerns. Updated position (August 2024): Further development and enhancement of the Surface Access Commitments and measures to support sustainable travel, in response to comments made by interested parties, were presenter by the Applicant to Examination at Deadline 6 [REP6-030], Deadline 7 [REP7-042] and Deadline 8 [REP8-052]. Correspondin discussions with National Highways undertaken between July and August 2024, and the outcome of these discussions, are reflected in the Framework Agreement.
2.20.4.3	Transport Assessment Paragraph 7.3.2	Relevant Representation (Oct 23) Unlike public sector developments, or proposals put forward by highway authorities, the expansion of the Airport by the Applicant generates new trips as a result of private sector development, and the Applicant cannot rely on the Road Investment Strategies or other Government frameworks for ensuring the wider impact of the road network is managed. The Applicant, unlike National Highways and other local authorities, does not have a pre-existing statutory obligation to manage the wider road network.	In accordance with DfT TAG Unit M4, an Uncertainty Log has been prepared and technical details are set out in Chapter 9 of the Strategic Transport Modelling Report. Transport schemes which have a probability of 'near certain' or 'more than likely' are included in the future baseline. The major highway schemes included in the modelling work are set out in Table 57 and Appendix B of the Strategic Transport Modelling Report. The assessment of the Project includes these schemes in the future baseline and the proposed surface access improvements are also included in with

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en	Chapter 9 and Appendix B	Agreed
ed e	of Transport Assessment Annex B Strategic Transport Modelling Report [APP-260]	Agreement reached at Deadline 9.



			Project scenarios. The extensive assessment includes in the		
		In this context, National Highways will work with the Applicant to ensure that appropriate measures are put in place. In light of the requirements on the Applicant in that context, further evidence is required to ensure reasonable mitigation is secured. Updated position (Deadline 1): National Highways acknowledges the applicants' response. National Highways believes this comment is linked to wider concerns raised under traffic and transport, and until such time as those matters have been resolved, this concern should remain under discussion.	<ul> <li>Project scenarios. The extensive assessment includes in the Application shows that no further mitigation is required. On this basis, the Project is not relying on any new uncommitted or unfunded improvement to come forward to mitigate impact.</li> <li>Updated position (April 2024): National Highways response is noted and the Applicant will continue to engage with National Highways to resolve concerns.</li> <li>Updated position (August 2024): Post Covid Technical Note on VISSIM modelling supplied to</li> </ul>		
		Updated position (Deadline 5): National Highways has reviewed the initial VISSIM modelling information provided by the applicant and has requested additional information on the Post-Covid VISSIM sensitivity tests which the Applicant has agreed to provide but is still outstanding. Until such time National Highways can review the additional information, National Highways cannot confirm the impacts to the Strategic Road Network are acceptable. This is required for National Highways to confirm the impacts on the Strategic Road Network are acceptable.	National Highways in April 2024 and submitted to Examination [REP3-108]. Provision of further information regarding traffic flow changes and queue length information was provided and National Highways confirmed they had no further comments on these data. d		
		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.			
2.20.4.4	Transport Assessment Paragraph 7.3.2	Relevant Representation (Oct 23)         Furthermore, the surface access commitments focus upon hitting the mode share targets, but if mode share targets not being hit also results in a detrimental impact on the highway network.         National Highways is therefore clear that this commitment needs further refinement in order to be acceptable.         Updated position (Deadline 1):         National Highways' acknowledges the response from the Applicant but requires confirmation of what would happen where the targets in the SAC document are not met, i.e. whether the Applicant would be obligated to	Our mode share commitments within the Surface Access Commitments (SAC) document represent the position we are committing to achieve, based on our modelling of mode choice and transport network operation. The SAC set out the monitoring strategy which is in keeping with the existing process for monitoring ASAS targets and the development of Actions Plans in consultation with the Transport Forum Steering Group. The SAC document is secured through a requirement to the draft DCO. Updated position (April 2024): An updated Surface Access Commitments [REP3-028] document has been submitted at Deadline 3.	Requirement 20 of Schedule 2 to the draft DCO (REP3- 006) ES Appendix 5.4.1: Surface Access Commitment [APP- 090]	Agreed Agreement reached at Deadline 9
		action other commitments. <b>Updated position (Deadline 5):</b> National Highways is awaiting a response from the Applicant in respect to its comments on Deadline 3 submissions contained in Appendix A submitted at Deadline 4 [REP4-078]	Updated position (August 2024): Further development and enhancement of the Surface Access Commitments and measures to support sustainable travel, in response to comments made by interested parties, were presented by the Applicant to Examination at Deadline 6 [REP6-030],		



			Deadline 7 [REP7-042] and Deadline 8 [REP8-052]. Corresponding		
		Updated position (Deadline 9):	discussions with National Highways undertaken between July and		
		National Highways can confirm that the Framework Agreement signed	August 2024, and the outcome of these discussions, are reflected		
		between both parties affords National Highways the necessary level of	in the Framework Agreement.		
		protection to ensure that this matter can be agreed for the purposes of the	In the Framework Agreement.		
		Development Consent Order Examination.			
2.20.4.5	Environmental Statement	Relevant Representation (Oct 23)	Addressing the comments in turn:	ES Appendix 5.4.1:	Agreed
2.20.4.5	Appendix 5.4.1: Surface	The mode share aspirations used by the Applicant are ambitious and	Whilst the bus and coach services will not be delivered by	Surface Access	Agreed
	Access Commitments	currently the measures do not give National Highways the confidence that	GAL, Commitments 5 and 6 set out the commitments to	Commitments [APP-	Agreement
	Access Communents	these commitments can be achieved.	provide reasonable financial support, and it is recognised	090]	reached at
	Section 4	The Applicant commits to achieving the following annualised mode	that agreement with operators and/or local authorities will		Deadline 9
		shares three years after the opening of the new northern runway and on	be needed on the detail of each route. The delivery of	Chapter 0 of	Doudinio
		an on-going basis thereafter:	these routes would follow a similar approach to that which	Chapter 9 of	
		Commitment 1 - A minimum of 55% of air passenger journeys to	GAL has used successfully with operators to implement	Transport Assessment [AS-	
		and from the Airport to be made by public transport.	improvements and provide funding.		
		<ul> <li>Commitment 2 - A minimum of 55% of airport staff journeys to</li> </ul>	<ul> <li>For rail, no further mitigation is required to achieve the</li> </ul>	079]	
		and from the Airport to be made by public transport, shared travel	committed mode shares. The rail assessment is contained	Surface Access	
		and active modes.	in Chapter 9 of the Transport Assessment.	Commitments [REP3-	
		• Commitment 3 - A reduction of air passenger drop-off and pick-up	Bus and coach funding commitments are for a minimum of	028]	
		car journeys at the Airport to a mode share of no more than 12%	five years, but GAL is committed to achieving the mode	020	
		of surface access journeys; and	shares by the third anniversary of the commencement of		
		Commitment 4 - At least 15% of airport staff journeys originating	dual runway operations and on an annual basis thereafter.		
		within 8km of the Airport to be made by active modes.	GAL will continue to provide reasonable support where		
			required to deliver the committed mode shares.		
		National Highways has the following concerns that need to be addressed	On the Transport Mitigation Fund, further information is		
		to determine the viability of the Applicant meeting these commitments:	being prepared on the application of the measures in		
			support of the SAC.		
		National Highways notes that these commitments will include the			
		need to provide additional bus/coach services. However, this is	Updated position (April 2024): An updated Surface Access		
		not in the Applicant's remit to provide. National Highways	Commitments [REP3-028] document has been submitted at		
		therefore requests details of what engagement or agreements	Deadline 3.		
		have been undertaken to determine the viability of meeting this			
		commitment. This information is necessary for National Highways	Updated position (August 2024):		
		to understand how likely it is for the Applicant to achieve this	Further development and enhancement of the Surface Access		
		commitment and assess the resulting impact on the Strategic	Commitments and measures to support sustainable travel, in		
		Road Network.	response to comments made by interested parties, were presented		
		The biggest mode share shift reported by the Applicant is to rail	by the Applicant to Examination at Deadline 6 [REP6-030],		
		journeys. However, the Applicant only outlines the possible	Deadline 7 [REP7-042] and Deadline 8 [REP8-052]. Corresponding		
		measures that could be implemented to meet this commitment.	discussions with National Highways undertaken between July and		
		National Highways requests details as to how these measures	August 2024, and the outcome of these discussions, are reflected		
		could be secured in order to ensure that this commitment can be	in the Framework Agreement.		
		achieved.			
		The Applicant notes that they would only provide reasonable			
		funding for a minimum of five years for any additional services.			
		Therefore, National Highways requests additional detail on any			



		<ul> <li>agreements that are in place or alternatively what securities can be established for the continuity of this programme after the five- year commitment ends.</li> <li>In line with the comments on the Transport Mitigation Fund, there are no clear indications of steps which would be taken if these targets are not met. The Applicant should explain this, and also consider what demand management measures on airport capacity increases would be implemented if those targets are missed. National Highways considers the commitments in this context are weak as compared to the Luton Airport expansion proposals.</li> </ul>	
		Updated position (Deadline 1): National Highways requests details as to how these measures could be secured, in order to ensure that this commitment can be achieved.	
		National Highways requests additional details on any agreements that are in place or alternatively what securities can be established for the continuity of this programme after the five-year commitment ends.	
		Updated position (Deadline 5): National Highways is awaiting a response from the Applicant in respect to its comments on Deadline 3 submissions contained in Appendix A submitted at Deadline 4 [REP4-078]	
		Updated position (Deadline 9): National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the	
0.00.4.0		Development Consent Order Examination.	
2.20.4.6	Environmental Statement Appendix 5.4.1: Surface Access Commitments	Relevant Representation (Oct 23) National Highways notes that the Applicant reports that additional parking provision would only be provided where there is demand. National	Further information is being prepared on the car parking strategy This will be shared with NH in due course.
	Paragraph 5.2.7	Highways is concerned that the Applicant has not outlined how this demand would be assessed nor what thresholds would trigger the need for additional parking. Furthermore, the Applicant does not provide details	<b>Updated position (Deadline 1):</b> A Car Parking Strategy will be submitted as part of Deadline 1.
		on how any additional parking provisions would be secured.	Updated position (April 2024): An updated Surface Access Commitments [REP3-028] document is being submitted at
		National Highways asks that the Applicant provides additional information	Deadline 3.
		regarding how additional parking needs would be assessed and secured. Additionally, National Highways requests further information on how the Applicant will manage the timing of car park projects to accommodate	A Draft S106 Agreement [REP2-004] was submitted at Deadline 2.
		growth at the airport, while also not providing more spaces than required	Updated position (August 2024):
		or displacing car parking to unsafe locations.	Further clarifications relating to the Applicant's approach to parking was submitted at Deadline 6 in a Response to
		Updated position (Deadline 1):	

	Car Parking Strategy (REP1-051) Surface Access Commitments [REP3- 028] Draft S106 Agreement [REP2- 004]	Agreed Agreement reached at Deadline 9
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		National Highways notes the Applicants response and awaits further	Rule 17 Letter - Car Parking Version 2 [REP6-067 and Response		
		information	to Actions ISH8 - Car Parking [REP6-085] and again at Deadline 8		
			in its Response to Rule 17 Letter – Parking [REP8-114].		
		Updated position (Deadline 5):			
		National Highways is awaiting a response from the Applicant in respect to			
		its comments on Deadline 3 submissions contained in Appendix A			
		submitted at Deadline 4 [REP4-078].			
		Updated position (Deadline 9):			
		National Highways can confirm that the Framework Agreement signed			
		between both parties affords National Highways the necessary level of			
		protection to ensure that this matter can be agreed for the purposes of the			
		Development Consent Order Examination.			
Other		Development Consent Order Examination.			
2.20.5.1	General	Relevant Representation (Oct 23)	Discussions in relation to Departures from Standard at this location	n/a	Agreed
2.20.3.1	General	Where the eastbound carriageway meets M23 Junction 9, National	are ongoing with National Highways SES team. It is envisaged that	11/ a	Agreed
		Highways has reviewed its records and highlights the presence of a			Agroomont
			a final list of departures for the proposed preliminary design will be		Agreement
		number of existing departures from standards being in effect in this area.	agreed in parallel to Statement of Common Ground discussions		reached at
		Based upon the Applicant's documentation, National Highways is not able	with provisional agreements to be progressed at this stage where		Deadline 9
		to conclude whether these departures from standard remain in the end-	considered to be required. Full departure from standard application		
		state design, are modified but still feature sub-standard components or	submissions will be progressed at the detailed design stage.		
		have been removed as part of the proposals. Any departure from			
		standard needs to be brought to National Highways' attention at the	Updated position (April 2024): Engagement with National		
		earliest opportunity to ensure appropriate mitigation is implemented to	Highways on Gatwick Spur and specifically the interface of Gatwick		
		ensure the safe operation and maintenance of the SRN.	Spur with M23 Junction 9 is ongoing.		
		National Highways requests that Applicant review these existing	Updated position (July 2024):		
		departures in the context of the proposed surface access works to ensure	A Technical Note which provided further consideration of options		
		that these departures are either removed or updated to reflect the	and addition supporting information on the proposals for the M23		
		proposed works, including any additional mitigation	Spur Eastbound approach to Junction 9 was submitted to National		
			Highways on 10th May. A technical engagement meeting was held		
		requirements. National Highways will also maintain its position until a time where by the angegement meetings focusing on the M22 Spur	with National Highways on the 5th June, to review the optioneering		
		time where by the engagement meetings focusing on the M23 Spur	and supporting information provided. As part of this technical		
		Proposals are concluded to the satisfaction of both parties.			
			engagement National Highways raised further comments on the		
		Updated position (Deadline 1):	identified preferred layout and GAL are currently addressing these		
		National Highways notes the Applicants position and discussions are on-	by providing a further written response in relation to the comment		
		going.	received. This is subject to ongoing technical engagement.		
			Updated position (August 2024):		
		Updated position (Deadline 5):	Further meetings were held with National Highways on 05/06/24		
		National Highways notes the Applicant's position and discussions are on-	and 19/07/24 along with subsequent correspondence for		
		going.	clarification in relation to Traffic Regulation Measures. An updated		
			Technical Note reflecting these discussions was issued to National		
		Updated position (Deadline 9):			
			Highways on 16/08/24. The outcome of these discussions, are		



		National Highways can confirm that the Applicant has provided sufficient	reflected in the approach to detailed design and the Framework		
		level of detail at this stage to conclude this matter for the purpose of the	Agreement.		
		examination.	Agreement.		
		However National Highways will require the Applicant at Datailed Design			
		However National Highways will require the Applicant at Detailed Design			
		to amend or record any Departures from Standard associated with the			
		works on the Gatwick Spur and M23 Junction 9. All Departures will			
0.00 5.0	Devery star Dises	require full approval of National Highways in accordance with DMRB.		Ohaat Oaf tha Courfered	A
2.20.5.2	Parameter Plans	Relevant Representation (Oct 23)	The preliminary design proposals at this location have been	Sheet 2 of the <b>Surface</b>	Agreed
		The Applicant's proposals are to introduce and refine the three-lane entry	discussed with NH Safer Roads Team in a series of design	Access Highways	Agroomont
		to the M23 Junction 9 circulatory. However, the proposals do not	engagement meetings focussing on the M23 Spur proposals. The	Plans - General	Agreement
		demonstrate what, or if any, alterations to the circulatory and / or	current preliminary design proposes to modify the road markings at	Arrangements [APP-	reached at
		Northbound merge are required. Currently there is a segregated left turn	this location to remove the segregated lane and replace it with	020]	Deadline 9
		lane into the Northbound merge from the existing Eastbound Spur	three priority give way lanes on the roundabout approach. The		
		arrangement, but it is not clear based upon the Applicant's proposals if	revised layout can be seen in the preliminary design general	Draft DCO [REP3-	
		this is to be retained, removed or altered.	arrangement drawings. The existing nearside kerb line and central	006]	
			island at this location is proposed to be retained. The offside kerb		
		Updated position (Deadline 1):	line is to be relocated further into the central reserve. The layout at		
		National Highways will maintain its position until a time where by the	this location is subject to ongoing discussions with NH.		
		engagement meetings focusing on the M23 Spur Proposals are			
		concluded to the satisfaction of both parties.	The proposed layout for the Gatwick Spur approach to M23		
			Junction 9 is included as part of Work No. 35 which encompasses		
		Updated position (Deadline 5):	the proposed improvements for South Terminal Roundabout and		
		National Highways will maintain its position until a time whereby the	Gatwick Spur. A full description is given in the Draft Development		
		engagement meetings focusing on the M23 Spur Proposals are	Consent Order (Schedule 1 Authorised Development.)		
		concluded to the satisfaction of both parties.			
			Updated position (April 2024): Engagement with National		
		Updated position (Deadline 9):	Highways on Gatwick Spur and specifically the interface of Gatwick		
		National Highways can confirm that the Applicant has provided sufficient	Spur with M23 Junction 9 is ongoing.		
		level of detail at this stage to conclude this matter for the purpose of the			
		examination.	Updated position (July 2024):		
			A Technical Note which provided further consideration of options		
		However National Highways will require the Applicant at Detailed Design	and addition supporting information on the proposals for the M23		
		to amend or record any Departures from Standard associated with the	Spur Eastbound approach to Junction 9 was submitted to National		
		works on the Gatwick Spur and M23 Junction 9. All Departures will	Highways on 10th May. A technical engagement meeting was held		
		require full approval of National Highways in accordance with DMRB.	with National Highways on the 5th June, to review the optioneering		
		require fair approval of realional highways in accordance with DMICD.	and supporting information provided. As part of this technical		
			engagement National Highways raised further comments on the		
			identified preferred layout and GAL are currently addressing these		
			by providing a further written response in relation to the comment		
			received. This is subject to ongoing technical engagement.		
			Updated position (August 2024):		
			Further meetings were held with National Highways on 05/06/24		
			and 19/07/24 along with subsequent correspondence for		



		clarification in relation to Traffic Regulation Measures. An updated Technical Note reflecting these discussions was issued to National Highways on 16/08/24. The outcome of these discussions, are reflected in the approach to detailed design and the Framework Agreement.		
treets, Rights of Way nd Access Plans	<ul> <li>Relevant Representation (Oct 23)</li> <li>The Applicant has identified through the use of pink linework that the proposed footway or cycleway improvements are part of the surface access works. However, this detail does not allow National Highways to distinguish between different types of features such as footpaths, shared footway / cycleways or segregated footway / cycleways.</li> <li>National Highways requests that the Applicant distinguish clearly on the Streets, Rights of Way and Access Plans, the different types of pedestrian and cyclist routes to be implemented. Cross section or details of the width of each provision is also requested for National Highways to consider the suitability of these provisions in accordance with the DMRB CD143.</li> <li>Updated position (Deadline 1):</li> <li>National Highways will maintain its position until a time where the information is introduced into the DCO examination.</li> <li>Updated position (Deadline 5):</li> <li>National Highways has reviewed the updated plans submitted by the Applicant and additional queries raised as part of National Highways</li> <li>Deadline 2 [REP2-055] submissions. These queries were clarified by the Applicant and National Highways outlined it had accepted the responses at Deadline 4 [REP4-078].</li> </ul>	Rights of Way and Access plans, and DCO schedules will be updated to provide distinction between different types of footway / shared-used cycle track and segregated cycle track. Updated position (Deadline 1): The updated Rights of Way and Access Plans will be submitted as part of Deadline 1. Updated position (April 2024): As set out in Deadline 3 Submission The Applicant's Response to Deadline 2 Submissions [REP3-106], with reference to Section 6.6 of The Applicants Response to Actions from Issue Specific Hearing 4: Surface Access [REP1-065].	Rights of Way and Access Plans (REP1- 014) The Applicant's Response to Deadline 2 Submissions [REP3- 106] The Applicants Response to Actions from Issue Specific Hearing 4: Surface Access [REP1-065]	Agreed Agreement reached at Deadline 5



2.20.5.4	Surface Access	Relevant Representation (Oct 23)	This has been discussed previously with NH Operations Team. It is	n/a	Agreed
	Highways Plans –	The Applicant proposes to widen the Westbound deck and provide	our understanding that the existing parapets are to be replaced by		
	General Arrangements	parapets to the latest design requirements of DMRB CD377 -	NH in the near term future as part of scheduled NH upgrades. It is		Agreement
		Requirements for Road Restraint Systems. However, the Applicant	assumed that NH will upgrade the design to be compliant with		reached at
	Airport Way Rail Bridge	makes no reference to the Eastbound carriageway. Failure to identify this,	current design requirements and that the replacement parapet will		Deadline 9
	Parapets	risks the Applicant underestimating the scope of the works and therefore	have a sufficient design life. This will be subject to review at the		
		the level of disruption to the SRN.	detailed design stage.		
		National Highways requests that the Applicant will continue to engage			
		with National Highways to streamline any replacement works to minimise	As set out in the course of technical design engagement, a		
		disruption to road users where possible.	preliminary assessment of indicative safety barrier requirements		
			has been undertaken as part of the development of the preliminary		
		Updated position (Deadline 1):	design and a full RRRAP will be undertaken at the detailed design		
		National Highways request that the Applicants position is altered to the	stage. Assumptions in relation to preliminary safety barrier extents		
		following: Gatwick are aware that the parapet in question is subject to a	have been shared through technical design engagement. The		
		wider replacement programme and will continue to engage with National	detailed design for VRS on the NH network will be developed in		
		Highways to streamline any replacement works to minimise disruption to	accordance with relevant sections of DMRB.		
		road users where possible.			
			Updated position (April 2024):		
		Updated position (Deadline 5):	GAL is aware that the parapet in question is subject to a wider		
		National Highways acknowledge the updated position provided by the	replacement programme and will continue to engage with National		
		Applicant and discussions remain ongoing.	Highways to streamline any replacement works to minimise		
			disruption to road users where possible.		
		Updated position (Deadline 9):			
		National Highways will continue to work with Applicant to streamline any	Updated position (July 2024):		
		replacement works of existing apparatus in conjunction with the surface	Continued engagement with National Highways on this topic to		
		access works. For the purpose of the Development Consent Order	streamline any replacement works to minimise disruption to road		
		Examination, this matter is agreed.	users where possible has been added as an action for the detailed		
			design stage as part of technical engagement.		
.20.5.5	Surface Access	Relevant Representation (Oct 23)	The proposed preliminary design takes into account inspection and	n/a	Agreed
	Highways Plans –	National Highways notes that the mainline and slip road bridges will be	maintenance activities and has considered that there is sufficient		
	General Arrangements	sited near one another.	space to allow visibility and access to the structures.		Agreement
					reached at
	Balcombe Road	National Highways is concerned that the proximity of these structures will	Adjacent decks are also at different vertical levels, which enables		Deadline 1
	Underbridge	generate additional maintenance challenges or restrictions.	improved access and general inspection. Due consideration has		
			been given to the relevant guidance, including that set out in DMRB		
		National Highways requests that the Applicant considers maintenance	CD350 and CIRIA C686. Further details in relation to maintenance		
		requirements and agree these principles with National Highways, to	access arrangements for this bridge will be discussed and agreed		
		provide confidence that all activities can be undertaken safely.	with NH as part of the development of the detailed design after the		
			DCO has been granted.		
		Updated position (Deadline 1):			
		National Highways notes the Applicant's position and this matter can be			
		agreed.			
20.5.6	Structure Section	Relevant Representation (Oct 23)	For the preliminary design stage the approach taken was to	n/a	Agreed



	This drawing provides a section through the Balcombe Road	additional edge restraint system such as bridge parapet or hand	Agreement
Drawing 41700-XX-B-	Underbridge. For the Gatwick Spur Eastbound carriageway Section C - C,	railing which themselves would require maintenance. A VRS is	reached at
LLO-GA-200178	this section denotes the presence of the noise barrier but does not	provided in front of the noise barrier in the verge and this	Deadline 9
	indicate there being any structural parapet or edge restraint system on	infrastructure can be accessed for maintenance from the verge side	
	the parapet edge beam.	- had a parapet or hand railings been provided beyond the noise	
		barrier then this would require maintenance next to the retaining	
	The Applicant is to confirm whether there is edge restraint being provided	wall vertical face. If National Highways have a preference, an	
	on this area and, if required, ensure that this drawing is updated.	addition edge restraint system can be added in this location at the	
		detailed design stage.	
	Updated position (Deadline 1):		
	National Highways will consider the Applicant's position in respect to its	Structure heights are illustrated and heights are stated via labels	
	engineering standards and operational requirements and will provide a	for existing and proposed structures on the Surface Access	
	response.	Highways Plans – Engineering Section Drawings submitted as part	
		of the Draft DCO application. Headroom clearances for NH	
	Updated position (Deadline 5):	structures will be provided in accordance with DMRB requirements	
	National Highways notes the Applicant's response and requests that the	as set out during the course of technical engagement with NH SES	
	Applicant provides details of any revision to the structure for comment in	Structures team.	
	line with the strategy that National Highways articulated in its updated		
	PADSS under item number 36 submitted at Deadline 2 [REP2-053].	Updated position (April 2024): For the Gatwick Spur Eastbound	
		carriageway Section C - C at the proposed Balcombe Road bridge,	
	Updated position (Deadline 9):	a VRS is provided in front of the noise barrier located within the	
	National Highways can confirm that the Framework Agreement signed	verge. This infrastructure can be accessed for maintenance from	
	between both parties affords National Highways the necessary level of	the verge side and therefore no maintenance activities are	
	protection to ensure that this matter can be agreed for the purposes of the	considered to be required to the rear of the noise barrier and no	
	Development Consent Order Examination.	edge restraint system has been proposed on the parapet edge	
		beam as this itself would require maintenance next to the retaining	
		wall vertical face.	
		This cross-section edge detail will be subject to ongoing	
		development through detailed design, however with reference to	
		National Highways updated position, and subject to design	
		development and approval from National Highway at the detailed	
		design stage, it is proposed to relocate the structural plinth in line	
		with the proposed noise barrier and reduce the overall cross-	
		section width of the Gatwick Spur Balcombe Road bridge.	
		Undeted pecifier (July 2024):	
		Updated position (July 2024):	
		With reference to Drawing 41700-XX-B-LLO-GA-200178 which	
		illustrates the Gatwick Spur Eastbound Carriageway Section C – C	
		at Balcombe Road Bridge. Following further review in conjunction	
		with areas of concern raised by National highways, it is considered	
		that the VRS provided in front of the noise barrier located within the	
		verge, can be accessed from the verge side for maintenance.	
		Therefore, no maintenance activities are considered to be required	



			<ul> <li>structural plinth can be relocated in line with the proposed noise barrier reducing the overall cross-section width of the Gatwick Spur Eastbound Bridge and retaining structure by approximately 800mm. This cross-section edge detail will be subject to ongoing development through the detailed design, noting the protective provisions in place for NH with respect to detailed design approvals. Based on the above clarification and noting the action for the detailed design stage, the Applicant would suggest that this issue is resolved.</li> <li>Updated position (August 2024):</li> <li>Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways</li> </ul>
2.20.5.7	Structure Section Drawings Drawing 41700-XX-B- LLO-GA-200175	Relevant Representation (Oct 23)         This drawing provides a section; however, the section does not indicate there being any structural parapet on the north side of the noise barrier.         The Applicant is to confirm whether there is edge restraint being provided on this area and, if required, ensure that this drawing is updated.         Updated position (Deadline 1):         National Highways will consider the Applicant's position in respect to its engineering standards and operational requirements and will provide a response.         Updated position (Deadline 5):         National Highways notes the Applicant's response and requests that the Applicant provides details of any revision to the structure for comment in line with the strategy that National Highways articulated in its updated PADSS under item number 36 submitted at Deadline 2 [REP2-053].         Updated position (Deadline 9):         National Highways can confirm that the Framework Agreement signed between both parties affords National Highways the necessary level of protection to ensure that this matter can be agreed for the purposes of the Development Consent Order Examination.	For the preliminary design stage the approach taken was to eliminate maintenance where possible by not providing an additional edge restraint system such as bridge parapet or hand railing which themselves would require maintenance. A VRS is provided in front of the noise barrier in the verge and this infrastructure can be accessed for maintenance from the verge side - had a parapet or railing been provided beyond the noise barrier then this would require maintenance next to the retaining wall vertical face. If National Highways have a preference, an addition edge restraint system can be added in this location at the detailed design stage. Structure heights are illustrated and heights are stated via labels for existing and proposed structures on the Surface Access Highways Plans – Engineering Section Drawings submitted as part of the Draft DCO application. Headroom clearances for NH structures will be provided in accordance with DMRB requirements as set out during the course of technical engagement with NH SES Structures team. <b>Updated position (April 2024):</b> For carriageway Section A - A at the proposed North Terminal Flyover bridge, a VRS is provided in front of the noise barrier located within the verge. This infrastructure can be accessed for maintenance from the verge side and therefore no maintenance activities are considered to be required to the rear of the noise barrier and no edge restraint system has been proposed on the parapet edge beam as this itself would require maintenance next to the retaining wall vertical face.

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			This cross-section edge detail will be subject to ongoing		
			development through detailed design, however with reference to		
			National Highways updated position, and subject to design		
			development and approval from National Highways at the detailed		
			design stage, it is proposed to relocate the structural plinth in line		
			with the proposed noise barrier and reduce the overall cross-		
			section width of the North Terminal Flyover bridge.		
			Updated position (July 2024):		
			With reference to Drawing 41700-XX-B-LLO-GA-200175 which		
			illustrates the North Terminal Flyover Bridge. Following further		
			review in conjunction with areas of concern raised by National		
			highways, it is considered that the VRS provided in front of the		
			noise barrier located within the verge, can be accessed from the		
			verge side for maintenance. Therefore, no maintenance activities		
			are considered to be required to the rear of the proposed noise		
			barrier and it is envisaged that the structural plinth can be relocated		
			in line with the proposed noise barrier reducing the overall cross-		
			section width of the North Terminal Flyover Bridge and retaining		
			structure by approximately 800mm. This cross-section edge detail		
			will be subject to ongoing development through the detailed design,		
			noting the protective provisions in place for NH with respect to		
			detailed design approvals. Based on the above clarification and		
			noting the action for the detailed design stage, the Applicant would		
			suggest that this issue is resolved.		
			Updated position (August 2024):		
			Further discussion with regard to these matters has taken place to		
			resolve any outstanding concerns for National Highways.		
2.20.5.8	Structure Section	Relevant Representation (Oct 23)	Headroom details have been provided to National Highways as	draft DCO [REP3-006	Agreed
	Drawings	All engineering sections do not outline that headroom requirements have	part of technical design engagement, all NH structures over		
		been met in accordance with DMRB CD127.	highways shall provide a minimum headroom clearance of 5.3m+S,		Agreement
	General		where S accounts for any sag of the road below (in accordance		reached at
		National Highways requests that the Applicant incorporate labels or	with DMRB CD 127 Rev 1.01 Table 4). The detailed design will be		Deadline 5
		linework which denotes the headroom envelope on the elevation detail.	subject to NH approval in accordance with the protective provisions		
			set out in the Draft Development Consent Order.		
		Updated position (Deadline 1):			
		Headroom requirements should be outlined within the TAA submissions	Structure heights are illustrated and heights are stated via labels		
		with reference to CD 127; review, feedback, any necessary updates and	for existing and proposed structures on the Surface Access		
		acceptance would then be provided in line with the TAA process as	Highways Plans – Engineering Section Drawings submitted as part		
		outlined in CG 300 for this and other aspects of the structure designs.	of the Draft DCO application. Headroom clearances for NH		
			structures will be provided in accordance with DMRB requirements		
		Updated position (Deadline 5):	as set out during the course of technical engagement with NH SES		
		National Highways acknowledges the responses provided by the	Structures team.		
		Applicant and considers that this matter is agreed for the purpose of the			



2.20.5.9	Surface Access Highways Plans – General Arrangements Airport Way Rail Bridge Parapets	<ul> <li>examination. National Highways will continue to work proactively with the Applicant during detailed design.</li> <li>Relevant Representation (Oct 23)</li> <li>Furthermore, can the Applicant confirm an assessment against DMRB CS461, Assessment and upgrading of in-surface parapets, has been undertaken to confirm the parapet suitability.</li> <li>National Highways requests that the Applicant will continue to engage with National Highways to streamline any replacement works to minimise disruption to road users where possible.</li> <li>Updated position (Deadline 1):</li> <li>National Highways request that the Applicants position is altered to the following: Gatwick are aware that the parapet in question is subject to a wider replacement programme and will continue to engage with National Highways to streamline any replacement works to minimise disruption to road users where possible.</li> <li>Updated position (Deadline 5):</li> <li>National Highways acknowledge the commitment by the Applicant to continue engagement on this matter and consider this point to be agreed for the purpose of the examination.</li> </ul>	<ul> <li>Updated position (April 2024):The detailed design of the strategic road network elements of the scheme will be subject to National Highways' prior approval in accordance with paragraph 5(1) of the protective provisions for National Highways set out in Schedule 9 Part 3 of the draft DCO [REP3-006].</li> <li>This has been discussed previously with NH Operations Team. It is our understanding that the existing parapets are to be replaced by NH in the near term future as part of scheduled NH upgrades. It is assumed that NH will upgrade the design to be compliant with current design requirements and that the replacement parapet will have a sufficient design life. This will be subject to review at the detailed design stage.</li> <li>As set out in the course of technical design engagement, a preliminary assessment of indicative safety barrier requirements has been undertaken as part of the development of the preliminary design and a full RRRAP will be undertaken at the detailed design stage. Assumptions in relation to preliminary safety barrier extents have been shared through technical design engagement. The detailed design for VRS on the NH network will be developed in accordance with relevant sections of DMRB.</li> <li>Updated position (April 2024):</li> <li>Gatwick is aware that the parapet in question is subject to a wider replacement programme and will continue to engage with National Highways to streamline any replacement works to minimise disruption to road users where possible.</li> </ul>	n/a	Agreed Agreement reached at Deadline 5
2.20.5.10	Environmental Statement Alternative Considered Figures Options N1 to N3	Relevant Representation (Oct 23)For the South Terminal Roundabout, the Applicant provides a drawing which indicates that alternatives were considered. The current proposal involves reconstruction of a significant length of the SRN with considerable imported fill required for the construction of the embankment and the requirement for three new bridges.For the grade separation, was an option considered by the Applicant to leave the Spur and Airport Way close to existing levels with the junction cut beneath considered? Such an option could provide a balance to the quantum of imported fill required when considered against the works proposed at the North Terminal Roundabout.National Highways request further details from the Applicant to confirm whether this option was appraised.	Optioneering was undertaken at the early design stages and through consultation with National Highways, the proposed design does tie into the existing Spur and Airport Way and the new structures are required due to widening and the associated slip roads. Detail of optioneering provided within the GAL Autumn 2021 consultation - PTAR Annex C - Scheme Development Report Highway Mitigation (Consultation Report Appendices – Part B – Volume 16). The new earthwork embankments (fill) are due to the creation of slip roads which would only be marginally less if roundabout was lowered and by not lowering the roundabout it allows it to stay operational in parts throughout construction, reducing disruption.	Consultation Report Appendices – Part B – Volume 16 [APP- 239]	Agreed Agreement reached at Deadline 5



			Updated position (April 2024): The Applicant awaits the response		
		<ul> <li>Updated position (Deadline 1): National Highways team are currently reviewing the response provided. National Highways will provide an update in due course.</li> <li>Updated position (Deadline 5): National Highways can confirm that the response provided by the Applicant in their corresponding position statement satisfies National Highways request and this matter can be considered as agreed.</li> </ul>	of National Highways		
2.20.5.11	Environmental Statement Appendix 5.2.2: Operational Lighting Framework Paragraph 5.1.3	Relevant Representation (Oct 23)         National Highways notes that a consultation exercise with existing users could be considered appropriate by the lighting designer. However, it is National Highways' view that the Applicant should be engaging with National Highways and other Local Authorities. Without such engagement, critical elements of lighting which could be highlighted by the operators of the road network, may be omitted or excluded from the operational lighting strategy.         National Highways requests that the Applicant implements a working group with both National Highways and the affected Local Authorities to ensure that the lighting strategy is holistic.         Updated position (Deadline 1):	<ul> <li>GAL will engage with National Highways and Local Highway Authorities in developing the lighting strategy and lighting design for the scheme as part of technical engagement expected to form part of the development of the detailed design of the scheme proposals after the DCO has been granted.</li> <li>Updated position (April 2024): The detailed design of the strategic road network elements of the scheme will be subject to National Highways approval in accordance with the protective provisions for National Highways set out in Schedule 9 Part 3 of the draft DCO [REP3-006].</li> </ul>	Schedule 9 Part 3 of the <b>draft DCO</b> [REP3- 006].	Agreed Agreement reached at Deadline 5
2.20.5.12	Environmental Statement Appendix 5.2.2: Operational Lighting Framework	<ul> <li>National Highways welcomes this clarification from the Applicant. National Highways consider that this matter may be agreed subject to confirmation from the Applicant on where this right to be consulted on is secured in the DCO / control document.</li> <li>Updated position (Deadline 5): National Highways acknowledge the updated position provided by the Applicant and can confirm that this matter is agreed. National Highways will continue to work proactively with the Applicant during detailed design in relation to the proposed lighting strategy and subsequent design.</li> <li>National Highways notes that 4,000K colour temperature Light Emitting Diode (LED) is the existing standard and that alternatives may be considered. However, later paragraphs such as 3.9.7 detail the use of 4,000K on crossings to make them distinct from 3,000K surroundings.</li> </ul>	The specification for lighting including final colour temperatures of LEDs to be applied to the SRN will be confirmed in consultation with National Highways as part of the development of the detailed design after the DCO has been granted. The detailed design will be	Schedule 9 Part 3 of the <b>Draft DCO</b> [REP3-006]	Agreed Agreement reached at
	Paragraph 3.9.1, 3.9.7 and 3.9.15	4,000K on crossings to make them distinct from 3,000K surroundings. Subsequent sections within section 3.9 then talk to the subject of colour temperatures of 2,700K and lower. Paragraph 3.9.15 provides a summary of the LED requirements, however the Applicant does not mention colour temperature despite the detail that has been provided prior.	design after the DCO has been granted. The detailed design will be developed in line with the available technology and research at the time of design development including consideration of nocturnal ecological considerations or human factors. The detailed design for SRN works will be subject to approval by National Highways in accordance with the protective provisions set out in Schedule 9 Part 3 of the Draft Development Consent Order.		Deadline 1



		National Highways therefore seeks clarity from the Applicant regarding			
		the colour temperature of LED's to be applied on the SRN and where this			
		is secured under the terms of the DCO.			
0.00 5.40	Environmental Otatament	In Table A.4.4.4 the Otendered and Outdance Desuments does not list	DOZOZA 404 Edition IET Mining Deputetions will be included as a	Cabadula O Dart O af	A successf
2.20.5.13	Environmental Statement	In Table A.1.1, the Standard and Guidance Documents does not list	BS7671 18th Edition IET Wiring Regulations will be included as a	Schedule 9 Part 3 of	Agreed
	Appendix 5.2.2:	BS7671 18th Edition IET Wiring Regulations. Furthermore, National	standard to be applied to the detailed design of lighting works on	the Draft DCO	A
	Operational Lighting	Highways notes that no reference to electrical infrastructure for street	the SRN. This will be captured as an action through the National	[REP3-006]	Agreement
	Framework	lighting is included in this framework document.	Highways Statement of Common Ground. The detailed design for		reached at
	Table A.1.1	National Highways requests that the Applicant ensures BS7671 18th	SRN works will be subject to approval by National Highways in		Deadline 1
	Table A.T.T	Edition IET Wiring Regulations is referenced, and a specific signpost to	accordance with the protective provisions set out in Schedule 9		
2 20 5 4 4	Easthourd Connector	where such compliance is secured under the terms of the DCO.	Part 3 of the Draft Development Consent Order.	Notional Listure	Agreed
2.20.5.14	Eastbound Connector	National Highways requests that the Applicant reviews the proposal in line with the feedback provided and explore alternative options for	Updated position (April 2024): Engagement with National	National Highways	Agreed
	Road Merge from South Terminal Roundabout		Highways on Gatwick Spur and specifically the Eastbound	Written Representation	Agroomont
	Terminal Roundabout	consideration. As part of the options appraisal process, consideration	Connector Road Merge from South Terminal Roundabout to	[REP1-088]	Agreement reached at
		should be given to identifying accompanying mitigation measures that	Gatwick Spur is ongoing.		Deadline 9
		would be necessary to ensure that each option operates safely.	Undeted position ( July 2024).		Deadline 9
		Undeted position (Deadline 5):	Updated position (July 2024):		
		Updated position (Deadline 5): National Highways and the Applicant continue to engage proactively on	A Technical Note which provided further consideration of options		
		this matter to seek an appropriate resolution.	and addition supporting information on the proposals for the Eastbound Connector Road Merge from South Terminal		
		this matter to seek an appropriate resolution.	Roundabout was submitted to National Highways on 10th May. A		
		Updated position (Deadline 9):	technical engagement meeting was held with National Highways on		
		National Highways has received an updated technical note presenting an	the 5th June, to review the optioneering and supporting information		
		alternative layout for the eastbound merge connector road which satisfies	provided. As part of this technical engagement National Highways		
		the concerns raised by National Highways.	raised further comments on the identified preferred layout and GAL		
		the concerns raised by National Highways.	are currently addressing these by providing a further written		
			responses in relation to the comment received. This is subject to		
			ongoing technical engagement.		
			ongoing technical engagement.		
			Updated position (August 2024):		
			Further discussion with regard to these matters has taken place to		
			resolve any outstanding concerns for National Highways.		
			receive any outstanding concerns for Hallonar highways.		
2.20.5.15	M23 Westbound Diverge	National Highways has requested that the Applicant reviews the options	Updated position (April 2024): Engagement with National	National Highways	Agreed
	mee trootootand bivorge	in this location, including assessment and any further mitigation for the	Highways on Gatwick Spur and specifically the proposed layout for	Written Representation	. igi cou
		risks associated with these proposed departures. This further information	Gatwick Spur Westbound Diverge is ongoing.	[REP1-088]	Agreement
		should enable National Highways to provide advice on the acceptability of		[	reached at
		proposed options.	Updated position (July 2024):		Deadline 9
			A Technical Note which provided further consideration of options		
		Updated position (Deadline 5):	and addition supporting information on the proposals for the M23		
		National Highways and the Applicant continue to engage proactively on	Spur Westbound Diverge was submitted to National Highways on		
		this matter to seek an appropriate resolution.	10th May. A technical engagement meeting was held with National		
			Highways on the 5th June, to review the optioneering and		
		Updated position (Deadline 9):	supporting information provided. As part of this technical		
			engagement National Highways raised further comments on the		



2.20.5.16	Proposed removal of segregated left turn lane at M23 Junction 9	<ul> <li>Following an optioneering process undertaken by the Applicant, National Highways is satisfied that the westbound diverge arrangement proposed provides the appropriate balance of safety and operational performance and consider this matter agreed for the purpose of the Development Consent Order examination.</li> <li>National Highways requests that the Applicant provides a detailed narrative, outlining the reasoning and engineering decisions that led to the proposal to change the existing segregated left turn lane to the proposed give way arrangement presented in the DCO Application. This reasoning is essential, alongside the further VISSIM modelling as mentioned under Traffic Modelling and Construction above, in order for National Highways to understand from a safety and operational perspective whether the Applicant's proposed layout is acceptable.</li> <li>Updated position (Deadline 5):</li> <li>National Highways and the Applicant continue to engage proactively on this matter to seek an appropriate resolution.</li> <li>Updated position (Deadline 9):</li> <li>Following an optioneering process undertaken by the Applicant, National Highways is satisfied that the arrangement proposed provides the appropriate balance of safety and operational performance and consider this matter agreed for the purpose of the Development Consent Order examination.</li> </ul>	<ul> <li>identified preferred layout and GAL are currently addressing these by providing a further written response in relation to the comment received. This is subject to ongoing technical engagement.</li> <li>Updated position (August 2024): Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways.</li> <li>Updated position (April 2024): Engagement with National Highways on Gatwick Spur and specifically the interface of Gatwick Spur with Junction 9 is ongoing.</li> <li>Updated position (July 2024): A Technical Note which provided further consideration of options and addition supporting information on the proposed removal of segregated left turn lane at M23 Junction 9 was submitted to National Highways on 10th May. A technical engagement meeting was held with National Highways on the 5th June, to review the optioneering and supporting information provided. As part of this technical engagement National Highways raised further comments on the identified preferred layout and GAL are currently addressing these by providing a further written response in relation to the comment received. This is subject to ongoing technical engagement.</li> <li>Updated position (August 2024): Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways.</li> </ul>	National Highways Written Representation [REP1-088]	Agreed Agreement reached at Deadline 9
2.20.5.17	Provision of Emergency Areas (EA) / Place of Relative Safety (PRS) on the M23 Spur	As part of the Applicant's proposal to change the M23 Spur to an All Purpose Trunk Road (APTR), it is proposed that the existing EA (which is a provision of a smart motorway) would be removed in accordance with DMRB standards for an APTR. National Highways has requested that the Applicant carries out a full GG104 Risk Assessment and agrees with National Highways any amendments or alternative provision identified as a result to ensure the continued safe and effective operation of the SRN. <b>Updated position (Deadline 5):</b> National Highways and the Applicant continue to engage proactively on this matter to seek an appropriate resolution. <b>Updated position (Deadline 9):</b> National Highways has maintained its position during the examination that a place of relative safety is provided on the Gatwick Spur in order to ensure that an operational safety requirement is maintained. Following an optioneering process undertaken by the Applicant, National Highways is satisfied that the Applicant has demonstrated a design which	<ul> <li>Updated position (April 2024): Engagement with National Highways on Gatwick Spur and specifically the need for provision of a PRS on the proposed Gatwick Spur is ongoing.</li> <li>Updated position (July 2024): A Technical Note which provided further consideration of options and addition supporting information on the proposals for the Provision of Emergency Areas (EA) / Place of Relative Safety (PRS) on the M23 Spur was submitted to National Highways on 10th May. A technical engagement meeting was held with National Highways on the 5th June, to review the optioneering and supporting information provided. As part of this technical engagement National Highways raised further comments on the identified preferred layout and GAL are currently addressing these by providing a further written response in relation to the comment received. This is subject to ongoing technical engagement.</li> <li>Updated position (August 2024):</li> </ul>	National Highways Written Representation [REP1-088]	Agreed Agreement reached at Deadline 9



		will ensure that a place of relative safety situated on the westbound diverge connector road can be maintained by the Applicant.	Further meetings were held with National Highways on 05/06/24 and 19/07/24 along with subsequent correspondence for clarification in relation to Traffic Regulation Measures. An updated Technical Note reflecting these discussions was issued to National Highways on 16/08/24. The outcome of these discussions, are reflected in the approach to detailed design and the Framework Agreement.		
2.20.5.18	Proposed Maintenance Boundaries A23 London Road / North Terminal Signal Controlled Junction	Preliminary maintenance boundaries submitted by the Applicant to National Highways identify that the National Highways operational responsibility for the signalised junction of the A23 London Road / North Terminal Link Signal Controlled Junction would terminate at the stop line of the North Terminal Link, with operational responsibility for the rest of the junction being under the direction of West Sussex County Council. Whilst National Highways agrees with the principles of this arrangement for some elements such as pavement, lighting, signage and road markings, one aspect National Highways has highlighted to the Applicant as a matter for further discussion is the signal infrastructure. It is National Highways' current preference that the operation and maintenance responsibility for all signal infrastructure at this junction resides with National Highways. It is recognised, however, that this matter will need to be agreed between National Highways, West Sussex County Council and the Applicant. Therefore, National Highways will continue discussions with the relevant parties and, subject to an agreement being reached, will introduce details of this agreement into the examination where necessary, or update the ExA as the examination progresses. <b>Updated position (Deadline 5):</b> National Highways and the Applicant continue to engage proactively on this matter to seek an appropriate resolution. <b>Updated position (Deadline 9):</b> As part of National Highways written representation [ <b>REP1-088</b> ], National Highways expressed its preference that operation and maintenance responsibility for all signal infrastructure at this junction resides with National Highways. During the examination, no agreement between National Highways, West Sussex County Council and the Applicant has been reached on this matter. However National Highways are confident that this matter can be resolved during Detailed Design and the Framework Agreement, signed between both parties, affords National Highways the necessary level of projection to ensure	Updated position (April 2024): The principles of the preliminary highway maintenance boundaries and preferences expressed by the individual highway authorities relating to agreeing amendments to the proposed highway maintenance boundaries are the subject of ongoing engagement. Updated position (August 2024): Further discussion with regard to these matters has taken place to resolve any outstanding concerns for National Highways, whilst these are ongoing we anticipate a successful resolution of this issue.	National Highways Written Representation [REP1-088]	Agreed Agreement reached at Deadline 9



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## 1.22. Waste and Materials

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

#### Table 2.21 Statement of Common Ground – Waste and Materials Matters

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
There are no specific issues relating solely to Waste and Materials within this Statement of Common Ground, which are not considered as part as of matters in other topic areas.					



# 1.23. Water Environment

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

#### Table 2.22 Statement of Common Ground – Water Environment Matters

Reference	Matter	Stakeholder Position	Gatwick Airport Limited Position	Signposting	Status
Baseline	1	1		1	1
There are no i	issues relating to the baseline f	or this topic within this Statement of Common Ground.			
Assessment	Methodology				
Assessment 2.22.2.1	Methodology Environmental Statement Appendix 11.9.6: Flood Risk Assessment Paragraph 5.2.11	<ul> <li>Relevant Representation (Oct 23)</li> <li>This section of the appendix outlines that the calibration of the River Mole fluvial model has been carried out using the 'undefended' scenario. As any defences would normally be present and thus reflected in any observed levels or flows, it is not clear why the Applicant has utilised an undefended scenario for calibration. National Highways understands that the calibration events will have occurred prior to the construction of the Flood Alleviation Scheme, but the undefended scenario described in Annex 5 has many flood storage areas and defences removed.</li> <li>National Highways therefore requests that the Applicant provides additional detail on this calibration process to provide confidence in the results and the quality of the input data used in the design.</li> <li>Updated position (Deadline 1):</li> <li>Matter remains under discussion. National Highways will respond as part of a review of any further detail or clarification provided as part of the Applicant's response to the Relevant Rep submitted at Deadline 1.</li> <li>Updated position (Deadline 5):</li> <li>National Highways acknowledge the updated position provided by the Applicant and will review the updated FRA once submitted.</li> <li>Updated position (Deadline 9):</li> <li>Following the issue of the Applicant's updated Flood Risk Assessment</li> </ul>	The Environment Agency Flood Map for Planning (Rivers and Sea) Flood Zones ignore the presence of flood defences. In order to validate (in error referred to as calibrate) the Upper Mole hydraulic model outputs to the EA Flood Zones it was necessary to create the 'undefended' scenario to compare like-for-like. Updated position (Deadline 5): The FRA will be updated and re- submitted before the end of examination to include this amendment Updated position (July 2024): The FRA was updated at Deadline 6 to amend paragraph 5.2.12.	ES Appendix 11.9.6: Flood Risk Assessment: Annex 5 [APP-149]	Agreed Agreement reached at Deadline 9
2.22.2.2	Environmental Statement Appendix 11.9.6: Flood	[REP6-053], National Highways considers this matter agreed. Relevant Representation (Oct 23) National Highways notes that the storage volume of Pond F is proposed to	The encroachment of the highways works into Pond F has been assessed explicitly with the integrated (ICM) surface water and	ES Appendix 11.9.6 Annex 3: Airfield	Agreed
	Risk Assessment Paragraph 6.3.4	be reduced by the scheme due to widening of Airport Way. The conclusion in this assessment that this does not impact flood risk is based on a 'conceptual model', using conservative assumptions. National Highways questions why the impact on the reduction in volume at Pond F has not been explicitly modelled using one of the InfoWorks Integrated Catchment Models (ICM). The use of a conceptual model, in National Highway's view, could potentially provide an underestimation of the attenuation volume needed to accommodate storm events (including an	fluvial hydraulic model. As reported in the Flood Risk Assessment a conservative approach of a higher volume of loss than in the current design was included to accommodate the DCO Limits of Deviation. The encroachment of the highways works is estimated to result in a loss of up to 2,000m3 from the total Pond F volume. The Applicant has considered the loss of volume as part of the assessment. This was informed by the (integrated) ICM model. The	Surface Water Drainage Hydraulic Model Build Report [APP-149]	Agreement reached at Deadline 9



		allowance for climate change) in accordance with the Design Manual for	encroachment of the widened highways embankment occurs at a
		Roads and Bridges.	level higher than the highest modelled water level for any rainfall
			event modelled.
		The Applicant is therefore requested to provide justification for the	
		assessment methodology used relating to the reduction in volume at Pond	Pond F's current capacity is approximately 60,000m3 with a peak
		F.	water level of 58.93m AOD for the 1% (1 in 100) AEP event
			including a 25% uplift for climate change, for both the 1440 min
		Updated position (Deadline 1):	duration and the 30 min storm durations the maximum volume of
			water stored in Pond F is 25,000m3 with a peak water level of
		Matter remains under discussion. National Highways will respond as part	55.2m AOD. The encroachment of the highways works is estimated
		of a review of any further detail or clarification provided as part of the	
		Applicant's response to the Relevant Rep submitted at Deadline 1.	to result in a loss of less than 2,000m3.
		Updated position (Deadline 5):	Updated Position (April 2024):
		National Highways requests that evidence of this modelling needs to be	The assessment of the reduction in storage volume in Pond F was
		provided as part of a revised Flood Risk Assessment and would seek	undertaken via the surface water drainage model (Paragraph 6.3.4
		confirmation that this has also been approved or accepted by the	in Appendix 11.9.6 Flood Risk Assessment[AS-078]]). As it is not a
		Environment Agency.	fluvial flood risk issue it is not part of the fluvial model being
			reviewed by the EA. Pond F is included in the surface water
		Updated position (Deadline 9):	drainage model and the ICM model, the latter has been submitted
			to the EA for acceptance.
		National Highways remains concerned that the Applicant has not yet been	
		able to resolve outstanding points of issue relating to the fluvial model with	Updated Position (July 2024):
		the Environment Agency. National Highways requests that the Applicant	Details of the surface water drainage model and ICM model,
		provides confirmation of this resolution as soon as it is agreed between both	including Pond F, are presented within FRA Annex 3: Airfield
		parties.	Surface Water Drainage Hydraulic Model Build Report [REP5-027]
		However, for the purposes of the examination and Statement of Common	
		Ground, this matter has been set to agreed. This agreement should not be	and FRA Annex 4: Integrated Model Build Report [REP5-027],
			respectively.
		read as evidence that the Applicant has provided the necessary justification,	
		it is a consequence of the signed Framework Agreement and Protective	The ICM model was issued to the Environment Agency for review in
		Provisions, which provides National Highways with the necessary level of	October 2023 and no comments have been received to date.
		protection for this matter to be concluded during detailed design and in	
		advance of any construction works commencing.	Updated position (August 2024):
		Updated position (Deadline 10):	Environment Agency's acceptance of the baseline Fluvial Model
		The Applicant provided National Highways with a copy of the signed	was indicated in the corresponding Statement of Common Ground
		Statement of Common Ground with the Environment Agency on 27 August	at Deadline 5 [REP5-057] and in subsequent correspondence with
		2024. This document demonstrates that all matters related to the fluvial	the Environment Agency. Further discussion with regard to the
		model in the Water Environment section have been agreed or superseded.	With Project Fluvial Model remains ongoing and we will update
			National Highways on the successful conclusion to those
		Therefore, this matter is agreed.	discussions as soon as possible.
2.22.2.3	Environmental Statement	Relevant Representation (Oct 23)	The HEWRAT assessment has considered the cumulative impacts
	Appendix 11.9.3: HEWRAT	In accordance with the HEWRAT guidance, the Applicant's assessment	of outfalls within the Scheme extent which meet the cumulative
	Water Quality Assessment	should consider National Highways' outfalls beyond the works, which fall	assessment range criteria.
	Water Quality Assessment	within the cumulative assessment ranges of 100m/1km. National	
	General	Highways concern is that the Applicant has not considered all outfalls that	Updated Position (April 2024):
	General	righways concern is that the Applicant has not considered all outfalls that	opualeu rosilion (April 2024).

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cts	ES Appendix 11.9.3:	Agreed
	Water Quality	
	HEWRAT	Agreement
	Assessment [APP-	reached at
	<u>144</u> ]	Deadline 5



		fall within the cumulative assessment ranges of 100m/1km. This is crucial	Noted.		
		to National Highways, in order to ensure that the SRN is not put in a			
		position as a consequence of the Scheme that thresholds or			
		Environmental Quality Standards (EQS's) are breached.			
		The Applicant shall therefore need to consider all National Highways'			
		outfalls within the cumulative assessment and also if there are discharges			
		within 100m/1km of these on the same reach of a watercourse.			
		Updated position (Deadline 1):			
		Matter remains under discussion. National Highways will respond as part			
		of a review of any further detail or clarification provided as part of the			
		Applicant's response to the Relevant Rep submitted at Deadline 1.			
		Updated position (Deadline 5):			
		National Highways can confirm that this matter is agreed for the purpose			
		of examination. National Highways will continue to work proactively with			
		the application during detailed design.			
2.22.2.4	Environmental Statement	Relevant Representation (Oct 23)	Spillage risk assessments were completed for all outfalls. There	ES Appendix 11.9.3:	Agreed
	Appendix 11.9.3: HEWRAT	National Highways notes that the spillage risk assessments have been	was an inconsistency in the numbering of the numbering of the	Water Quality	
	Water Quality Assessment	limited to outfalls 0 to 11 but does not consider outfalls 12 and 13.	catchments in Table 3.4.1 for catchments 12, 13 and 14.	HEWRAT	Agreement
	Table 3.4.1		An updated results table for the spillage risk assessment is	Assessment [APP-	reached at
		National Highways accept the position noted by the Applicant and will await the publication of the updated figures to the Water Quality HEWRAT	appended to this document.	<u>144]</u>	Deadline 9
		Assessment.	The outcomes of the assessment remain unchanged from that		
			presented in ES Appendix 11.9.3: Water Quality HEWRAT		
		Updated position (Deadline 1):	Assessment [APP-144].		
		National Highways team are reviewing the Applicants response and will			
		respond in due course.	Updated Position (April 2024):		
			The HEWRAT Assessment will be updated and re-submitted before		
		Updated position (Deadline 5):	the end of examination to include this amendment.		
		National Highways acknowledges the updated position by the Applicant.			
		Subject to completion of this action, National Highways considers the	Updated position (Deadline 5): The Applicant has submitted the		
		matter closed	updated Water Quality HEWRAT Assessment (Doc Ref. 5.3 v2)		
			at Deadline 5.		
		Updated position (Deadline 9):			
		Following the issue of the Applicant's updated HEWRAT Assessment			
		[REP5-026], National Highways considers this matter agreed.			
2.22.2.5	Environmental Statement	Relevant Representation (Oct 23)	The Applicant will undertake an assessment of the impact on the	n/a	Agreed
	Appendix 11.9.6: Flood	There is no mention in the Applicant's submission of the project	Burstow Stream to inform the detailed design, although given the		
	Risk Assessment	encroaching on the tributary of the Burstow Stream, despite this	culvert will only be extended by 4m the impact is expected to be not		
		watercourse falling within the DCO boundary and is crossed by M23.	environmentally significant.		



Paragraph 7.2.5			Agreement
<b>U</b> 1	The Applicant is requested to include assessment of impact on flood risk	Updated position (April 2024): Noted	reached at
	associated with the Tributary of the Burstow Stream, due to its interface		Deadline 9
	with the SRN.	Updated position (July 2024):	
		Asset surveys where required will be undertaken following	
	Updated position (Deadline 1):	examination to inform the detailed design of the Project, as secured	
	National Highways team are reviewing the Applicants response and will	in Schedule 9 Part 3 of the dDCO.	
	respond in due course.		
		Updated position (August 2024):	
	Updated position (Deadline 5):	Section 3 of ES Appendix 11.9.6: Flood Risk Assessment – Annex	
	National Highways notes that the survey information has not been	7: Culvert Assessment [REP6-054] details the assessment	
	completed and therefore requested in its responses to Deadline 3	approach for determining culvert sizing, including the catchment	
	submissions [REP3-140] clarity from the Applicant on the timeframes for	and flow estimation. As noted in Section 3.1 of the Culvert	
	the survey of the Burstow stream being completed.	Assessment [REP6-054], the hydraulic assessment/flow	
		estimations have followed ReFH2 methodology, incorporating	
	Updated position (Deadline 9):	climate change allowance in accord with Environment Agency	
	National Highways notes that the Applicant introduced Flood Risk	guidance. The estimated flows used to determine the hydraulic	
	assessment Annex 7 - Culvert Assessment [REP6-054] into the	capacities for existing and proposed culverts are calculated using	
	examination at Deadline 6. An updated Culvert Assessment [REP8-082]	Figure A7.1 and A7.2 from the CIRIA guidance C786 (Culvert,	
	was submitted to the examination at Deadline 8. On the basis that an	Screen and Outfall Manual) (2019): Figure A7.1 for pipe culverts	
	additional assessment is to be undertaken at detailed design upon receipt	and Figure A7.2 for box culverts.	
	of further survey information, this matter is Agreed.		
		As an example of an assessment of hydraulic capacity estimated	
		for a pipe culvert, using Figure A7.1: for estimated flow of 0.1 m3/s	
		with a headwater/barrel height ration of 1 (pipe full conditions), the	
		required pipe size will be 375mm. Similarly for box culverts, using	
		Figure A7.2: for estimated flow of 1 m3/s and a box width of 1m,	
		with headwater/barrel height ratio as 1 (box full conditions), the	
		required height of the box will be 800mm (giving a box size of 1m	
		wide x 0.8m deep). It is noted that proposed culverts will be	
		provided with free board as detailed in Section 3 of the Culvert	
		Assessment [REP6-054].	
		Table 3.1 of the Culvert Assessment [REP6-054] summarises the	
		hydraulic assessment, estimated flows, hydraulic sizing and final	
		adopted culvert sizing with commentary on the adequacy of existing	
		culverts. Therefore, the information provided in the Culvert	
		Assessment [REP6-054] is sufficient to support the assessment of	
		hydraulic capacity undertaken at this preliminary design stage and	
		no additional information is considered to be necessary. As	
		recommended in the Culvert Assessment [REP6-054], the hydraulic	
		capacity assessment would need to be reviewed at detailed design	
		once the requested survey information is received, at which point	
		the updated assessment and associated calculations would be	
		made available for further review.	



2.22.2.6 Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annex 5 Paragraph 1.1.5	Relevant Representation (Oct 23)         This paragraph of the flood risk assessment annex documents that the River Mole fluvial model has been produced in partnership with the Environment Agency, but not whether the Environment Agency has formally 'signed-off' the fluvial model.         Updated position (Deadline 1):         National Highways notes that the baseline model has been signed off, this position will be maintained until the fluvial model has been signed off by the EA.         Updated position (Deadline 5):         National Highways notes the Applicant's response and will await the publication of the latest Statement of Common Ground between the Applicant and the Environment Agency at Deadline 5. Until a time that the fluvial model has been signed off by the EA.         Updated position (Deadline 9):         National Highways remains concerned that the Applicant has not yet been able to resolve outstanding points of issue relating to the fluvial model with the Environment Agency. National Highways requests that the Applicant provides confirmation of this resolution as soon as it is agreed between both parties.         However, for the purposes of the examination and Statement of Common Ground, this matter has been set to agreed. This agreement should not be read as evidence that the Applicant has provided the necessary justification, it is a consequence of the signed Framework Agreement and Protective Provisions, which provides National Highways with the necessary level of protection for this matter to be concluded during detailed design and in advance of any construction works commencing.         Updated position (Deadline 10):       The Applicant provided National Highways with a copy of the signed Statement of Common Ground with	Environment Agency has formally 'signed-off' the baseline scenario for the Upper Mole fluvial model used for the FRA. Discussions with EA are ongoing and continue with regard to the with-scheme hydraulic modelling as stated in their Relevant Representation. Updated position (April 2024): The Applicant is currently responding to EA with-scheme modelling review comments and the FRA will be updated and re-submitted before the end of examination to include any amendments. Updated position (July 2024): Noted. Updated position (July 2024): Environment Agency's acceptance of the baseline Fluvial Model was indicated in the corresponding Statement of Common Ground at Deadline 5 [REP5-057] and in subsequent correspondence with the Environment Agency. Further discussion with regard to the With Project Fluvial Model remains ongoing and we will update National Highways on the successful conclusion to those discussions as soon as possible.	n/a	Agreed Agreement reached at Deadline 9



2.22.2.7	Environmental Statement	Polovant Ponresontation (Oct 22)	The Lipper Mole Eluvial Medelling study was undertaken as a
2.22.2.1	Appendix 11.9.6: Flood Risk Assessment	Relevant Representation (Oct 23) Furthermore, the Applicant has provided no information in the report on both the source data used in the River Mole fluvial model and whether the River Mole model and bydrology was assessed prior to use on the	The Upper Mole Fluvial Modelling study was undertaken as a partnership between Gatwick and the Environment Agency, therefore source model and hydrology has been previously 'sign off'.
	Annex 5 Paragraph 1.1.5	River Mole model and hydrology was assessed prior to use on the Scheme. This is typically carried out to determine whether the channel and structure geometry is representative of reality today and subsequently that the model is suitable for the use.	The Baseline scenario updated as a part of this DCO was accept by the Environment Agency in August 2023.
		<ul> <li>National Highways therefore requests:</li> <li>That the Applicant confirm the data of source data used to build the River Model fluvial model</li> </ul>	Discussions with EA are ongoing and continue with regard to the with-scheme hydraulic modelling as stated in their Relevant Representation.
		<ul> <li>That the Applicant confirm the fluvial model and hydrology was reviewed prior to use, or if no review was undertaken, provide justification for this decision.</li> <li>Clarity from both the Applicant and Environment Agency that the River</li> </ul>	<b>Updated position (April 2024):</b> The Applicant is currently responding to EA with-scheme modelling review comments and FRA will be updated and re-submitted before the end of
		Mole fluvial model has been agreed and signed off by both parties. If sign off has not been achieved to date, National Highways additionally requests details on the outstanding comments and their respective significance to the Environment Agency.	examination to include any amendments. Updated position (July 2024): Noted.
		Updated position (Deadline 1):	Updated position (August 2024):
		National Highways notes that the baseline model has been signed off, this position will be maintained until the fluvial model has been signed off by the EA.	Environment Agency's acceptance of the baseline Fluvial Model was indicated in the corresponding Statement of Common Grou at Deadline 5 [REP5-057] and in subsequent correspondence w the Environment Agency. Further discussion with regard to the With Dreight Fluvial Model remains and we will under
		<b>Updated position (Deadline 5):</b> National Highways notes the Applicant's response and will await the publication of the latest Statement of Common Ground between the	With Project Fluvial Model remains ongoing and we will update National Highways on the successful conclusion to those discussions as soon as possible.
		Applicant and the Environment Agency at Deadline 5. Until a time that the fluvial model has been signed off by the Environment Agency, this position will be maintained	Updated position (Deadline 10): The Applicant can confirm this matter has now been agreed with the Environment Agency.
		Updated position (Deadline 9):	
		National Highways remains concerned that the Applicant has not yet been able to resolve outstanding points of issue relating to the fluvial model with the Environment Agency. National Highways requests that the Applicant provides confirmation of this resolution as soon as it is agreed between both parties.	
		However, for the purposes of the examination and Statement of Common Ground, this matter has been set to agreed. This agreement should not be read as evidence that the Applicant has provided the necessary justification, it is a consequence of the signed Framework Agreement and Protective Provisions, which provides National Highways with the necessary level of	

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			protection for this matter to be concluded during detailed design and in	
			advance of any construction works commencing.	
			Updated position (Deadline 10):	
			The Applicant provided National Highways with a copy of the signed	
			Statement of Common Ground with the Environment Agency on 27 August	
			2024. This document demonstrates that all matters related to the fluvial	
			model in the Water Environment section have been agreed or superseded.	
			Therefore, this matter is agreed.	
	Assessment			
	2.22.3.1	Environmental Statement	Relevant Representation (Oct 23)	The project seeks to provide distributed storage attenuation to pi
	2.22.3.1		National Highways requires any surface access works to mitigate the	networks that outfall to Gatwick Stream. The discharge drainage
		Appendix 11.9.6: Flood		
		Risk Assessment Annex 2	impact of climate change, ensuring no increase in flood risk as a	strategy has been developed through consultation with the LLFA
		Surface Water Drainage	consequence of changes to the SRN. Furthermore, National Highways	and no objections have been raised.
		Strategy	has a responsibility to ensure that highway runoff is treated sufficiently	
			prior to discharge. Based upon the Applicant's submission, National	Networks 2 have a proposed net increase of 1.10 ha in
		Catchment 4	Highways is not able to assess whether the Applicant's proposals for	impermeable areas, while network 4 has a slight decrease. A
			Catchment 4 accord with National Highways water quality requirements	minimum of 38% betterment will be achieved with the proposed
				attenuations for various rainfall events This does not meet the
			National Highways requests clarification from the Applicant regarding	minimum requirement of WSCC. However, LLFAs had no objecti
			which attenuation or treatment measures are proposed for the runoff from	with the proposal due to the surrounding constraints on the
			Catchment 4.	proposed site (for open drainage attenuation) and due to large
				underground storage being highly undesirable.
			Updated position (Deadline 1):	
			Providing a betterment meets the expectation and subject to WSCC	Whilst SuDS have been incorporated into the scheme proposals
			accepting as the LLFA then no further issues.	where possible, no SuDS provision is included at this location du
				to constraints associated with the proximity to Riverside Garden
				Park.
				Following a LIEW/DAT approximant paraditional tractment in
				Following a HEWRAT assessment no additional treatment is
				required.
				Furthermore, part of the existing paved area in catchment 4 is
				proposed to be reinstated as grassed area nullifying the additiona
				paved areas arising from proposed work. Since, no increase in
				paved area is proposed for this network and extra attenuation is
				provided to network 2, no attenuation is proposed for network 4.
				Overall betterment in discharge rates is still achieved at Gatwick
				Stream.
				Existing pipes under the existing footway near Riverside Garden
				Park are proposed to be retained if possible to minimise the impa
				on existing vegetation near Riverside Garden Park.
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2.22.3.2	Environmental Statement Appendix 11.9.2: Water Framework Directive Compliance Assessment Table 4.3.1	Relevant Representation (Oct 23)         National Highways has reviewed the assessment completed by the         Applicant and notes that the assessment does not include the lengths of         existing culverts for the subject watercourses         National Highways therefore requests that the Applicant add length-for-         length impacts and mitigation / re-naturalisation assessments to         demonstrate the overall benefits more clearly.         Updated position (Deadline 1):         National Highways team are currently reviewing the Applicants position         and will respond in due course.         Updated position (Deadline 5):         National Highways acknowledges the updated position by the Applicant.         National Highways will be able to agree the matter closed once this action         has been completed         Updated position (Deadline 9):         Following the receipt of the updated Geomorphology Assessment [REP5-         024], National Highways considers this matter agreed.	<ul> <li>The lengths of the existing River Mole culvert and proposed design are provided in detail in ES Chapter 11 Water Environment Appendix 11.9.1 Geomorphology Appendix. However, it is noted that the existing length of the Burstow Stream tributary culvert is not provided here.</li> <li>The existing length of the Burstow Stream tributary culvert is 60m. The specific impacts on the geomorphology and the mitigation are detailed in this appendix.</li> <li>Updated Position (April 2024): The Geomorphology Appendix will be updated and re-submitted before the end of examination to include this amendment.</li> <li>Updated position (Deadline 5): The Applicant has submitted an updated version of the Geomorphology Assessment (Doc Ref. 5.3 v2) at Deadline 5.</li> </ul>	ES Chapter 11 Water Environment [APP- 036] ES Appendix 11.9.1 Geomorphology Assessment [APP- 141]	Agreed Agreement reached at Deadline 9.
2.22.3.3	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Paragraphs 7.2.31 and 7.2.32	<ul> <li>Relevant Representation (Oct 23)</li> <li>This section of the flood risk assessment provides peak water levels compared to road levels. However, National Highways notes that the Applicant has not completed any blockage assessments to understand the impact on water levels and by association any SRN assets if a blockage at these structures were to occur. Furthermore, freeboard is stated to be in excess of 400mm, but all of the crossing points are not referred to in this section. It is also National Highways' view that it is not uncommon for the uncertainties in the hydraulic modelling to cause changes in peak water levels of similar orders of magnitude to the reported 400mm freeboard figure (for example headloss assumptions at structures, uncertainties in flow estimates).</li> <li>National Highways requests that the Applicant justifies the use of 400mm freeboard and complete blockage assessments, to quantify the residual flood risk should a blockage occur at the structures listed in Paragraph 7.2.31.</li> <li>Updated position (Deadline 1):</li> <li>National Highways team are currently reviewing the Applicants position and will respond in due course.</li> </ul>	<ul> <li>Hydraulic modelling undertaken to inform the Flood Risk</li> <li>Assessment demonstrates that the Project would not increase peak water levels in the River Mole.</li> <li>The pre-existing risk of debris blocking any of the local watercourses would not be altered by the Project. Therefore should a watercourse blockage occur, the Project would not exacerbate subsequent effects.</li> <li>The crossing points mentioned in Table 7.2.2 in the FRA are those main river highway crossings covered by the fluvial model.</li> <li>The baseline River Mole hydraulic model has been reviewed and accepted by the Environment Agency. Therefore it is considered unlikely that variances of 400mm would occur.</li> <li>Updated Position (April 2024):</li> <li>The Applicant is undertaking a blockage assessment for the all watercourse crossings and will share the outcomes during the DCO examination.</li> <li>Updated Position (July 2024):</li> </ul>	ES Appendix 11.9.6: Flood Risk Assessment [APP- 147] Table 7.2.2 of ES Appendix 11.9.6: Flood Risk Assessment [APP- 147]	Agreed Agreement reached at Deadline 9



**Updated position (Deadline 5):**National Highways awaits the results of the blockage assessment. It's worth noting that comments on submissions received at Deadline 3 [REP4-078], National Highways reiterated that a freeboard of 600mm should be applied by the Applicant in accordance with DMRB CD356 Section 4.16.

#### Updated position (Deadline 9):

In relation to the Blockage Assessment, National Highways has maintained its position that any freeboard allowances should comply with DMRB CD356 Section 4.16. Uncertainties in hydraulic models of more than 400mm are common and therefore the 400mm freeboard that the Applicant has implemented has not been justified given that a value of 400mm is less than the 600mm value dictated by DMRB CD356.

However, for the purposes of the examination and Statement of Common Ground, the above matter has been set to agreed. This agreement should not be read as evidence that the Applicant has provided the necessary justification, it is a consequence of the signed Framework Agreement and Protective Provisions, which provides National Highways with the necessary level of protection for this matter to be concluded during detailed design and in advance of any construction works commencing. The Applicant has undertaken a blockage assessment within ES Appendix 11.9.6 Flood Risk Assessment - Annex 7 - Culvert Assessment [REP6-054], submitted at Deadline 6. The initial blockage assessment highlights a need for further assessment at the detailed design stage with greater information to be made available to improve understanding of the potential for blockage risk.

## Updated position (August 2024):

Section 3 of ES Appendix 11.9.6: Flood Risk Assessment – Anne 7: Culvert Assessment [REP6-054] details the assessment approach for determining culvert sizing, including the catchment and flow estimation. As noted in Section 3.1 of the Culvert Assessment [REP6-054], the hydraulic assessment/flow estimations have followed ReFH2 methodology, incorporating climate change allowance in accord with Environment Agency guidance. The estimated flows used to determine the hydraulic capacities for existing and proposed culverts are calculated using Figure A7.1 and A7.2 from the CIRIA guidance C786 (Culvert, Screen and Outfall Manual) (2019): Figure A7.1 for pipe culverts and Figure A7.2 for box culverts.

As an example of an assessment of hydraulic capacity estimated for a pipe culvert, using Figure A7.1: for estimated flow of 0.1 m3 with a headwater/barrel height ration of 1 (pipe full conditions), th required pipe size will be 375mm. Similarly for box culverts, using Figure A7.2: for estimated flow of 1 m3/s and a box width of 1m, with headwater/barrel height ratio as 1 (box full conditions), the required height of the box will be 800mm (giving a box size of 1m wide x 0.8m deep). It is noted that proposed culverts will be provided with free board as detailed in Section 3 of the Culvert Assessment [REP6-054].

Table 3.1 of the Culvert Assessment [REP6-054] summarises the hydraulic assessment, estimated flows, hydraulic sizing and final adopted culvert sizing with commentary on the adequacy of exist culverts. Therefore, the information provided in the Culvert Assessment [REP6-054] is sufficient to support the assessment of hydraulic capacity undertaken at this preliminary design stage an no additional information is considered to be necessary. As recommended in the Culvert Assessment [REP6-054], the hydrau capacity assessment would need to be reviewed at detailed design once the requested survey information is received, at which point the updated assessment and associated calculations would be made available for further review.

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2.22.3.4	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annex 2 Figure 10.1.8 and 10.1.9	<ul> <li>Relevant Representation (Oct 23)</li> <li>In Annex 2 Figure 10.1.8 and 10.1.9 provided by Applicant, the figures depict two culverts over watercourses (EX-CU1 and EX-CU2), however no details have been provided by the Applicant in regard to their sizing or whether they have been assessed. It is not clear how these existing culverts have been assessed from a flood risk assessment perspective.</li> <li>The Applicant is to confirm sizing and provide details of any assessment of the impact on flood risk and freeboard for EX-CU1 and EX-CU2 on Gatwick Spur road.</li> <li>Updated position (Deadline 1):</li> <li>National Highways team are currently reviewing the Applicants position and will respond in due course.</li> <li>Updated position (Deadline 5):</li> <li>National Highways recognises the commitment provided by the Applicant to conduct drainage surveys to inform detailed design. National Highways considers this matter agreed for the purpose of the examination.</li> </ul>	The Applicant will undertake an assessment of the impact on the flood risk and freeboard for the two existing culverts to inform the detailed design, that would follow the DCO examination process. <b>Updated Position (April 2024):</b> The Applicant agrees with NH that surveys will be undertaken where required to inform the detailed design process	n/a	Agreed Agreement reached at Deadline 5
2.22.3.5	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annexes 1-2 Annex 2 A2.42	Relevant Representation (Oct 23)Concerning existing culverts EX-CU2 and EX-CU4, the Applicant outlinesthat these culverts are to be "extended to accommodate proposed roadwidening at these locations. Further information on the condition andcapacity of the existing culverts are to be obtained following completion ofthe DCO process to inform the detailed design proposals." NationalHighways is concerned that the assessment is based on assumptions thathave not been validated and may underestimate the flood risk impactsand any subsequent remedial works required.The Applicant is requested to clarify when these surveys will be conductedand whether there is a risk that the proposed order limits are sufficient toaccommodate any mitigation that may be required.Updated position (Deadline 1):Matter can be turned to agreed on the basis that the risk is held with theApplicant and they are committed to undertaking surveys during detaileddesign.	Surveys and next stage of assessments will be undertaken to inform the detailed design stage after the DCO examination. There is sufficient space within the DCO boundary to accommodate replacement of these culverts if required.	n/a	Agreed Agreement reached at Deadline 1
2.22.3.6	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Paragraph 7.2.3	Relevant Representation (Oct 23) Based upon the information provided by the Applicant, depth difference mapping has not quantified the impact on flood risk on the works to the culverts on the Gatwick Spur trunk road.	The Applicant is currently progressing an assessment of the impact to culverts on the M23 spur and will share the outcomes during the DCO examination.	n/a	Agreed Agreement reached at Deadline 9



The Applicant is requested therefore to quantify the impacts of flood risk Updated Position (April 2024): The Applicant will share outcom on the works to the culverts associated with the M23 Spur Road to ensure of blockage assessment before the end of examination (expected that the assessment is comprehensive. delivery by Deadline 5). Updated position (Deadline 1): Updated Position (July 2024): National Highways notes the Applicants position and will await receipt of The Applicant has submitted ES Appendix 11.9.6 Flood Risk further information. Assessment - Annex 7 - Culvert Assessment [REP6-054], at Deadline 6. This assessment demonstrates no change in flood ris Updated position (Deadline 5): due to the Project would be anticipated. The initial blockage National Highways acknowledges the updated position by the Applicant assessment highlights a need for further assessment at the detai and will await information to be submitted into the Examination. design stage with greater information to be made available to improve understanding of the potential for blockage risk. Updated position (Deadline 9): National Highways notes that the Applicant introduced Flood Risk Updated position (August 2024): assessment Annex 7 - Culvert Assessment [REP6-054] into the Section 3 of ES Appendix 11.9.6: Flood Risk Assessment - Anne examination at Deadline 6. An updated Culvert Assessment [REP8-082] 7: Culvert Assessment [REP6-054] details the assessment was submitted to the examination at Deadline 8. On the basis that an approach for determining culvert sizing, including the catchment additional assessment is undertaken at detailed design upon receipt of and flow estimation. As noted in Section 3.1 of the Culvert further survey information, this matter is Agreed. Assessment [REP6-054], the hydraulic assessment/flow estimations have followed ReFH2 methodology, incorporating climate change allowance in accord with Environment Agency guidance. The estimated flows used to determine the hydraulic capacities for existing and proposed culverts are calculated using Figure A7.1 and A7.2 from the CIRIA guidance C786 (Culvert, Screen and Outfall Manual) (2019): Figure A7.1 for pipe culverts and Figure A7.2 for box culverts. As an example of an assessment of hydraulic capacity estimated for a pipe culvert, using Figure A7.1: for estimated flow of 0.1 m3 with a headwater/barrel height ration of 1 (pipe full conditions), th required pipe size will be 375mm. Similarly for box culverts, using Figure A7.2: for estimated flow of 1 m3/s and a box width of 1m, with headwater/barrel height ratio as 1 (box full conditions), the required height of the box will be 800mm (giving a box size of 1m wide x 0.8m deep). It is noted that proposed culverts will be provided with free board as detailed in Section 3 of the Culvert Assessment [REP6-054]. Table 3.1 of the Culvert Assessment [REP6-054] summarises the hydraulic assessment, estimated flows, hydraulic sizing and final adopted culvert sizing with commentary on the adequacy of exist culverts. Therefore, the information provided in the Culvert Assessment [REP6-054] is sufficient to support the assessment ( hydraulic capacity undertaken at this preliminary design stage an

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no additional information is considered to be necessary. As



Mitigation and	d Compensation		recommended in the Culvert Assessment [REP6-054], the hydraulic capacity assessment would need to be reviewed at detailed design once the requested survey information is received, at which point the updated assessment and associated calculations would be made available for further review.		
2.22.4.1	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annex 2 Surface Water Drainage Strategy Catchment 1	<ul> <li>Relevant Representation (Oct 23)</li> <li>Oversized pipes are not the preferred system to attenuate surface water runoff on National Highways' networks due to the increased maintenance costs and risks.</li> <li>National Highways would like the Applicant to advise if other forms of vegetated treatment systems considered by the Applicant.</li> <li>Updated position (Deadline 1):</li> <li>National Highways are content with the Applicants position and information shared in joint drainage design meetings.</li> </ul>	There is limited space in the verge to accommodate for vegetative attenuation. The catchment 1 is also in an embankment, vegetative collection system would impact the earthworks. The scheme adopts a similar approach to that implemented by National Highways in the M23 SMP scheme, where oversized attenuation pipes were constructed.	n/a	Agreed Agreement reached at Deadline 1
2.22.4.2	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Paragraph 7.2.6	<ul> <li>Relevant Representation (Oct 23)</li> <li>National Highways has observed that Flood Compensation Areas (FCA's), designed to mitigate the increase in fluvial flooding, are shown</li> <li>Environmental Statement Figure 11.6.5 to be partially flooded by surface water. This may have been considered using the Integrated Model, but as a rain-on-mesh approach has not been used it's not clear.</li> <li>National Highways requests clarity on the assessment approach undertaken by the Applicant, to confirm that all FCA's provide adequate mitigation when considering flooding from overland flow.</li> <li>Updated position (Deadline 1):</li> <li>Matter remains under discussion. National Highways will respond as part of a review of any further detail or clarification provided as part of the Applicant's response to the Relevant Rep submitted at Deadline 1.</li> <li>Updated position (Deadline 5):</li> <li>National Highways notes that the submissions provided by the Applicant during the examination demonstrate that appropriate sensitivity tests have been undertaken. However, National Highways will maintain this position as under discussion until such a time where the fluvial model has been accepted by the Environment Agency. Any change to the fluvial model parameters may result in changes to the outcomes which National Highways may wish to consider.</li> </ul>	A sensitivity test was undertaken to determine the effects of the airfield surface water drainage network to fluvial flooding from local watercourses. The integrated hydraulic modelling results (mapping within Annex 4 of the FRA) indicates that the mitigation strategy would ensure no increase in flood risk to other parties in such circumstances. <b>Updated Position (April 2024):</b> The Applicant responded to the Environment Agency's latest review comments on the with-scheme fluvial hydraulic modelling in July 2024 and await their response. <b>Updated position (August 2024):</b> Environment Agency's acceptance of the baseline Fluvial Model was indicated in the corresponding Statement of Common Ground at Deadline 5 [REP5-057] and in subsequent correspondence with the Environment Agency. Further discussion with regard to the With Project Fluvial Model remains ongoing and we will update National Highways on the successful conclusion to those discussions as soon as possible.	ES Appendix 11.9.6: Flood Risk Assessment [APP- 147] ES Appendix 11.9.6: Flood Risk Assessment: Annex 4 [APP-149]	Agreed Agreement reached at Deadline 9



2.22.4.3	Environmental Statement Appendix 11.9.3: HEWRAT Water Quality Assessment Outfall 12	National Highways remains concerned that the Applicant has not yet been able to resolve outstanding points of issue relating to the fluvial model with the Environment Agency. National Highways requests that the Applicant provides confirmation of this resolution as soon as it is agreed between both parties. However, for the purposes of the examination and Statement of Common Ground, this matter has been set to agreed. This agreement should not be read as evidence that the Applicant has provided the necessary justification, it is a consequence of the signed Framework Agreement and Protective Provisions, which provides National Highways with the necessary level of protection for this matter to be concluded during detailed design and in advance of any construction works commencing. <b>Undated position (Deadline 10):</b> The Applicant provided National Highways with a copy of the signed Statement of Common Ground with the Environment Agency on 27 August 2024. This document demonstrates that all matters related to the fluvial model in the Water Environment section have been agreed or superseded. Therefore, this matter is agreed. <b>Relevant Representation (Oct 23)</b> The Applicant's report suggests that no treatment is provided for this outfall, however the Applicant's documentation has presented treatment efficiencies for this catchment. National Highways requests that the Applicant clarifies the status of any treatment devices for this outfall. For this outfall, can the Applicant clarify whether the highways that is proposed to carry some flows from the road, or whether it is required to capture runoff solely from the adjacent field. For clarity relating to all outfalls, National Highways requests that the Applicant clearly outlines within the appendix which outfalls will require to be surveyed. <b>Updated position (Deadline 1):</b> National Highways accept the position noted by the Applicant and will await the publication of the updated table to the Water Quality HEWRAT Assessment being introduced into the examination.	The Applicant confirms that this is an error in Table A1.3 of ES Appendix 11.9.3: Water Quality HEWRAT Assessment [APP-144]. The Applicant can confirm that no treatment measures are proposed for Drainage Catchment 12. The Applicant can confirm that the highways ditch is proposed to function as a pre-earthworks drain. This drain will not receive any highway runoff. Updated Position (April 2024): Noted. Updated Position (July 2024): Noted. The Applicant submitted the updated ES Appendix 11.9.3 Water Quality HEWRAT Assessment [REP5-025] at Deadline 5.	ES Appendix 11.9.3: Water Quality HEWRAT Assessment [APP- 144]	Agreed Agreement reached at Deadline 9
		Assessment being introduced into the examination. Updated position (Deadline 5):			



		Following the receipt of the updated HEWRAT Assessment [REP5-026],			
Other		National Highways considers this matter agreed.			
Other				1	
2.22.5.1	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annex 2 Surface Water Drainage Strategy General	<ul> <li>Relevant Representation (Oct 23)</li> <li>The Applicant is proposing a series of attenuation ponds and detention basins in proximity to an operating airport. The presence of open attenuation ponds risks an increase in migrating birds in the vicinity of the airport, which in turn risks an increase in the risk of bird strikes for landing or departing aircraft.</li> <li>Updated position (Deadline 1):</li> <li>National Highways request that the surface water drainage strategy is updated to cover both the permanent and transitionary phases during operation whilst the reed bed systems become established.</li> <li>Updated position (Deadline 5):</li> <li>National Highways acknowledges the updated position statement provided by the Applicant and can confirm this matter is agreed and engagement in respect to design, operation and maintenance will continue during detailed design.</li> </ul>	The design of all proposed ponds has been developed with Airport Safeguarding input to minimise wildlife strike hazard. For example, the above ground storage proposed as part of the surface access highways drainage strategy to the north of the M23 roundabout will be a reed bed. The attenuation pond at Longbridge roundabout will be wet grassland or reed beds, rather than permanently open wet ponds. <b>Updated Position (April 2024):</b> In the permanent case, a reed bed system 'Phragmites Australis' will be planted within the attenuation ponds (SuDS) area. When established, the reed bed system would provide coverage of standing water within the attenuation pond and deterrent use by birds. A temporary case would be required as a reed bed system can take up to two years to establish and during this period there would be potential for standing open water within the attenuation pond which would be attractive to birds if not mitigated. A form of temporary mitigation and management will be considered during developed of the detailed design (after the DCO has been granted), through engagement with National Highways, and the design would be subject to National Highways approval in accordance with the protective provisions for National Highways set out in Schedule 9 Part 3 of the <b>draft DCO</b> [REP3-006].	ES Appendix 11.9.6: Flood Risk Assessment [APP- 147] ES Appendix 11.9.6: Flood Risk Assessment: Annex 2 [APP-147] ES Appendix 8.8.1: Outline Landscape and Ecology Management Plan - Part 1 [APP-113] draft DCO [REP3-006]	Agreement reached at Deadline 5
2.22.5.2	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annex 2 Surface Water Drainage Strategy General	<ul> <li>Relevant Representation (Oct 23)</li> <li>Changes to the highway alignment may result in existing drainage chambers being sited in running lanes. Chambers in running lanes present a safety risk to road users and maintenance operatives and it is National Highways position that all chambers are sited outside of running lanes to ensure the safe operation and maintenance of the SRN.</li> <li>National Highways requests that all drainage chambers in running lanes are relocated out of traffic areas.</li> <li>Updated position (Deadline 1):</li> <li>National Highways are content with the Applicants position and information shared in joint drainage design meetings.</li> </ul>	The approach taken acknowledges that where road alignments are being changed existing chambers which are being retained shall be moved out of running lanes. Chamber design will be subject to design development at the detailed design stage in consultation with NH.	n/a	Agreed Agreement reached at Deadline 1
2.22.5.3	Environmental Statement Appendix 11.9.6: Flood Risk Assessment Annex 2	Relevant Representation (Oct 23)Third party connections to the SRN drainage network should not form partof the proposed drainage strategy. National Highways cannot confirm,	There are no newly proposed third party network connections. Where existing connections cannot be removed upstream	n/a	Agreed



	Surface Water Drainage	based upon the details provided in the Applicant's submission that third	catchments have been retained ensuring no impact to the		Agreement
	Strategy	party connections do not connect into National Highways SRN network.	downstream network		reached at
		Any third-party connection represents a liability to National Highways			Deadline 5
	General	which may impact the performance of the SRN network if not properly	Updated Position (April 2024):		
		maintained or designed in accordance with National Highways	The detailed design of the strategic road network elements of the		
		requirements.	scheme will be subject to National Highways approval in		
			accordance with the protective provisions for National Highways set		
		National Highways mandates that there should be no new third-party	out in Schedule 9 Part 3 of the draft DCO [REP3-006].		
		connections to the SRN drainage network, and any existing third-party			
		connections should be removed where possible.			
		Updated position (Deadline 1):			
		National Highways welcomes the commitment on the drainage and third-			
		party connections, but requests confirmation from the Applicant on how			
		and where this is secured in the DCO / control documents.			
		Updated position (Deadline 5):			
		National Highways acknowledges the updated position statement			
		provided by the Applicant and can confirm this matter is agreed and			
		engagement in respect to design, operation and maintenance will continue			
		during detailed design.			
2.22.5.4	Environmental Statement	Relevant Representation (Oct 23)	The design of drainage edge of pavement and conveyance systems	n/a	Agreed
	Appendix 11.9.6: Flood	All existing networks should be reviewed and brought in line with the latest	will be carried out in accordance with DMRB CG 501 at detailed		
	Risk Assessment Annex 2	allowances for climate change.	design stage. Existing drainage assets for catchments 4 and 5 are		Agreement
	Surface Water Drainage		proposed to be retained where it meets the design criteria of CG		reached at
	Strategy	The Applicant will need to confirm that the drainage edge of pavement	501, including requirements for climate change.		Deadline 1
		and conveyance systems in existing highway areas will be designed to			
	Catchments 4 and 5	DMRB CG501. This should be secured under one of the control			
		documents.			
		Updated position (Deadline 1):			
		National Highways are content with the Applicants position and			
		information shared in joint drainage design meetings.			
2.22.5.5	Environmental Statement	Relevant Representation (Oct 23)	No changes are proposed to existing pond 8-5 for catchment 1 at	Draft DCO [REP3-	Agreed
	Appendix 11.9.6: Flood	It is not clear to National Highways what, if any changes, are being	this stage as the proposed work does not directly impact the pond.	006]	0.12
	Risk Assessment Annex 2	undertaken to the existing basin serving Catchment 1.	Proposed attenuation has been provided within the drainage		Agreement
	Surface Water Drainage		network prior to discharging to Pond 8-5. Existing discharge rates,		reached at
	Strategy	National Highways requests that the Applicant clarifies whether any	with an allowance of climate change, to Pond 8-5 will be retained.		Deadline 1
	o li alogy	amendments to the existing basin serving Catchment 1 is proposed and			
	Catchment 1	that the capacity of the existing edge collection and conveyance systems	Existing edge collection and conveyance systems are to be		
	outonnont	have been assessed, to ensure that they confirm to DMRB CG501.	assessed and designed at detailed design stage in accordance with		



	National Highways are content with the Applicants position. However, to note that National Highways are not consulted on requirement 10 (Surface and foul water drainage). However, National Highways are protected by	DMRB CG 501 after DCO is granted. This is secured via Requirement 10 of the draft DCO.		
	the PPs which require the Applicant to comply with DMRB.			
2.22.5.6 Environmental Statement Appendix 11.9.3: HEWRAT Water Quality Assessment Outfall 11	Relevant Representation (Oct 23)         National Highways notes that the outfall location appears to be labelled incorrectly. This outfall should read 527546, 142556 in order to align with drainage strategy location. It is requested that the Applicant therefore update this section of the Highways England Water Risk Assessment Tool (HEWRAT) Water Quality Assessment.         Paragraph A1.2 states that a default Q95 and Base Flow Index (BFI) host has been applied to catchment 11 and that it discharges to Whitley Brook. National Highways requests that the Applicant clarify this, as it assumed that this should reference Catchment 14.         The Applicant is to confirm sizing and provide details of any assessment of the impact on flood risk and freeboard for EX-CU1 and EX-CU2 on Gatwick Spur road.         Updated position (Deadline 1):         National Highways accept the position noted by the Applicant and will await the publication of the updated Water Quality HEWRAT Assessment being introduced into the examination.         Updated position (Deadline 5):         National Highways acknowledges the updated position by the Applicant and will review the additional information submitted at Deadline 5.         Updated position (Deadline 9):         Following the receipt of the updated HEWRAT Assessment [REP5-026], National Highways considers this matter agreed.	<ul> <li>The Applicant acknowledges the two errors reported:</li> <li>The grid reference for outfall 11 should be as read 27546, 142556.</li> <li>The statement in Paragraph A1.2 regarding Q95 and BFI relating to outfall 11 is incorrect. This should be related to outfall 14, which discharges to outfall Withy Brook</li> <li>Updated Position (April 2024):</li> <li>The HEWRAT Assessment will be updated and re-submitted before Deadline 5 to include this amendment.</li> <li>Updated position (Deadline 5): The Applicant has submitted the updated Water Quality HEWRAT Assessment (Doc Ref. 5.3 v2) at Deadline 5.</li> <li>Updated Position (July 2024):</li> <li>Noted.</li> </ul>	Table A1.2 of ES Appendix 11.9.3: Water Quality HEWRAT Assessment [APP- 144]	Agreed Agreement reached at Deadline 9



# 3 Signatures

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

Duly authorised for and on	Name
behalf of Gatwick Airport Limited, The Applicant	Jonathan Deegan
	Job Title
	Planning & Environment Lead
	Date
	2 <u>7</u> 4/08/2024
	Signature
Duly authorised for and on	Name Peter Fisher
benair of Mational Highways	
	Job Title Head of 3 <sup>rd</sup> Party
	Infrastructure
	Date 2 <u>7</u> 4/08/24
Duly authorised for and on behalf of National Highways	Job Title Head of 3 <sup>rd</sup> Party Infrastructure

