HAMPSHIRE COUNTY COUNCIL, NEW FOREST NATIONAL PARK AUTHORITY, PORTSMOUTH CITY COUNCIL, SOUTH DOWNS NATIONAL PARK AUTHORITY & SOUTHAMPTON CITY COUNCIL

# Hampshire Minerals & Waste Plan: Partial Update

# Sustainability Appraisal

(Incorporating Strategic Environmental Assessment)

# **Environmental Report**

(Proposed Submission)

October 2023











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# **Non-Technical Summary**

#### Introduction

This Non-Technical Summary provides an overview of the initial findings of the Sustainability Appraisal (including Strategic Environmental Assessment) undertaken for the Hampshire Minerals and Waste Plan (HMWP) Partial Update. The document is referred to herein as the 'SA/SEA Environmental Report'.

# What is the Hampshire Minerals and Waste Plan Partial Update?

The minerals and waste planning authorities: Hampshire County Council, New Forest National Park Authority, Portsmouth City Council, South Downs National Park Authority and Southampton City Council are working in partnership to undertake a partial update of the Hampshire Minerals & Waste Plan (HMWP), which will guide minerals and waste decision-making in the Plan area up to 2040.

The HMWP Partial Update is at Proposed Submission Plan stage and provides a proposed Vision, Objectives and Policies to guide minerals and waste planning decisions, as well as proposed site allocations to achieve the Plan's Vision.

# What is Sustainability Appraisal and Strategic Environmental Assessment?

When preparing a minerals and waste local plan, minerals and waste planning authorities (MWPA) are legally required to undertake a Sustainability Appraisal (SA) and Strategic Environmental Assessment (SEA) of the Plan. These assessments are required by the Planning and Compulsory Purchase Act 2004 and the Environmental Assessment of Plans and Programmes Regulations 2004 (as amended) (SEA Regulations), respectively. These two processes have been combined into this SA/SEA Environmental Report.

Sustainability Appraisal ensures that the social, economic and environmental effects of the Plan are identified and appraised. The purpose of the SA/SEA is to provide a high-level consideration of the environment and ensure that environmental and sustainability considerations have been properly integrated into the Plan. It aims to make the HWMP Partial Update more sustainable and responsive to its environmental, social and economic effects, by identifying significant impacts and ways of minimising its negative effects.

# The SA/SEA Methodology

#### The SA/SEA Process

SA/SEA is an integrated, systematic appraisal of the potential environmental and sustainability impacts of policies, plans, strategies and programmes during their development, before they are approved. It ensures that the implications for the environment are fully and transparently considered before final decisions are taken.

SA seeks to promote sustainable development by integrating sustainability considerations into the preparation and adoption of policies, plans and programmes. SA is required to deliver national sustainability objectives. This is also supported by provisions within the National Planning Policy Framework (NPPF)<sup>1</sup> and the SEA Regulations. According to Government policy<sup>2</sup>, SA 'should demonstrate how the plan has addressed relevant economic, social and environmental objectives (including opportunities for net gains)'.

The approach for undertaking the SA/SEA has been based on 'A Practical Guide to the Strategic Environmental Assessment Directive, 2005', 'Practice Advice Note on Strategic Environmental Assessment (2018)' and guidance provided by the National Planning Practice Guidance on Strategic Environmental Assessment and Sustainability Appraisal<sup>3</sup>.

The stages of SA/SEA can be summarised as follows:

- Stage A: Setting the context, establishing the baseline and deciding on the scope of the assessment. A Scoping Report is produced at this stage;
- Stage B: Developing and refining options assessing effects;
- Stage C: Preparing the Environmental Report;
- Stage D: Consulting on the Plan; and
- Stage E: Monitoring significant effects of implementing the plan.

The first stage of SA/SEA (Stage A) involved preparation and circulation of a Scoping Report for consultation (June 2021). The Scoping Report identified key plans, policies and programmes of relevance to the HMWP Partial Update. It also set out the baseline environment (submitted as a separate Baseline<sup>4</sup> Reports for consultation also in June 2021), including any existing sustainability issues, and the future baseline scenario without the Plan. Following the consultation, both the Scoping<sup>5</sup> and Baseline Reports were then revised The Scoping exercise identified some key themes across the Plan area that need to be assessed in the SA/SEA and scoped out issues where significant effects were not anticipated.

Following the Scoping exercise, a process of developing and refining the options (taking into account consultee comments) commenced (Stage B). The Interim SA/SEA Report<sup>6</sup> was prepared as part of 'Stage C' and can also be referred to as the (draft) 'Environmental Report'. This was provided, along with the Revised Scoping and Baseline Reports, for consultation alongside the Draft Plan as part of the Regulation 18 Consultation that ran from 8 November 2022 to 31 January 2023. This Environmental Report has been prepared to support the Regulation 19 consultation of the Proposed Submission Plan, taking into consideration responses received during the Regulation 18 consultation.

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/1182995/NPPF\_Sept\_23.pdf

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/1182995 /NPPF\_Sept\_23.pdf

www.gov.uk/guidance/strategic-environmental-assessment-and-sustainability-appraisal

HMWP Partial Update: SA/SEA Environmental Report October 2023

<sup>&</sup>lt;sup>1</sup> National Planning Policy Framework 2023 -

<sup>&</sup>lt;sup>2</sup> National Planning Policy Framework 2023 (Para. 32) -

<sup>&</sup>lt;sup>3</sup> Planning Practice Guidance:

<sup>&</sup>lt;sup>4</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Revised Scoping Report (September 2021) - https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan/minerals-waste-plan-partial-update-consultation

<sup>&</sup>lt;sup>5</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Revised Baseline Report (September 2021) - https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan/minerals-waste-plan-partial-update-consultation

<sup>&</sup>lt;sup>6</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Interim Report (August 2022) - <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan/minerals-waste-plan-partial-update-consultation">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan/minerals-waste-plan-partial-update-consultation</a>

#### Developing the SA/SEA Framework

The SA/SEA framework consists of a number of SA/SEA Objectives which are used to test the Vision, Objectives, Policies and site options contained in the HMWP Proposed Submission Plan. The SA/SEA Objectives have been developed based on the review of plans, programmes and the baseline information, and are shown in Table A, below.

**Table A: SA/SEA Objectives** 

SA/SEA Objectives	
Climate change	SA1. Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate change.
Air quality	SA2. Improve and maintain air quality at levels which does not damage natural systems and human health.
Biodiversity / geodiversity	SA3. Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.
Landscape / townscape	SA4. Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.
Soils	SA5. Maintain and protect soil quality and protect the best and most versatile agricultural land.
Historic environment	SA6. Protect and conserve the historic environment, significance of heritage assets and features and their setting.
Water resources	SA7. Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.
Flood risk	SA8. Reduce the risk of flooding.
Communities	SA9. Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.
Transport	SA10. Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.
Sustainable minerals supply	SA11. Support sustainable extraction, re-use and recycling of mineral and aggregate resources.
Waste hierarchy	SA12. Contribute towards moving up the waste hierarchy in the Plan area.
Minerals and waste self- sufficiency	SA13. Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.
Economic	SA14. Support the Plan area's economic growth and reduce disparities across the area.
Green networks	SA15. Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.

## The Appraisal Process

The appraisal involved systematically assessing the following parts of the HMWP Proposed Submission Plan against the SA/SEA Objectives:

- Vision and Objectives
- Development Management Policies
- Minerals Policies

- Waste Policies
- Proposed Site Options

The objective of this Environmental Report is to assess the impacts of the Proposed Submission Plan version of the HMWP Partial Update in terms of its environmental, social and economic effects, and to inform and influence the Plan as it develops. It also considers 'cumulative effects' which for the purpose of this assessment is defined as 'those that result from additive (cumulative) impacts which are reasonably foreseeable actions together with the plan (inter plan effects) and synergistic (in combination effects) which arise from the interaction between impacts of a plan on different aspect of the environment. The appraisal process aims to concentrate on identifying 'significant effects' only, as defined by the SEA Directive.

The assessment of environmental effects was qualitative and informed by professional judgement and experience with other SA/SEAs, as well as an assessment of national, regional and local trends.

Geographic Information Systems (GIS) mapping has been used to determine the distance of proposed sites from features such as environmental designations. In relation to the assessment of sites, performance criteria have been developed which are linked to each SA/SEA Objective, in order to provide a robust appraisal. A colour/symbol coding system has been used to ensure that the determination of impacts is visually apparent at a glance, as shown in Table B, below.

Table B: SA/SEA Objective - effects scoring system

Symbol	Explanation of the Effect
++	Very Positive: will result in a very positive impact on the objective
+	Slightly Positive: will result in a slightly positive impact on the objective
0	Neutral: will result in a neutral or negligible effect on the objective
-	Slightly Negative: will result in a slightly negative impact on the objective
	Very Negative: will result on a very negative impact on the objective
?	Unknown: the relationship is unknown, or there is insufficient information
	to make an assessment

#### Assessment of Alternatives

The approach to assessing alternatives comprised the following stages:

- The alternatives to the proposed objectives, development management, minerals and waste policies were assessed (refer to the Appendix D-F); and
- Potential minerals and waste sites were appraised (refer to Appendix G).

In accordance with the SEA Directive and Planning Practice Guidance all reasonable alternatives were assessed. With regard to the proposed policies, reasonable alternatives were assessed where they had been identified and developed. Where only one policy option was under active consideration due to the lack of reasonable alternatives only this option was assessed.

Section 3.2.3 of this Report describes the process by which the proposed sites were identified; via an initial 'Call for Sites', subsequent compilation of a long list of sites and appraisal of the long list as detailed in Appendix G. Due to the limited number of options, the approach was taken to assess the sites on their own merit / constraints allowing the plan-makers to determine whether the site should be considered as an allocation taking all factors into consideration.

# **The Appraisal Findings**

# Vision / Objectives

The HMWP Partial Update Proposed Submission Plan has 9 Objectives associated with the Vision, as set out in Table C, below. This Vision/Objectives option was selected from the appraisal of Vision/Objectives options as set out in Table D, below.

**Table C: HMWP Partial Update Vision and Objectives** 

Prop	osed Vision
	on neutral and resilient minerals and waste development, which: supports health, wellbeing
	quality of life for all; enables the creation of thriving places; and respects Hampshire's unique
natur	al and built environment.
No.	Proposed HMWP Partial Update Objectives
1	Facilitate a reduction in minerals and waste-related carbon emissions to support the transition
	to net zero (neutrality) by 2050.
2	Provide a steady and adequate supply of minerals.
3	Plan for a resilient and reliable net self-sufficient waste management network.
4	Ensure the delivery of minerals and waste development in a strategic way that protects and enhances natural and historic environments.
5	Ensure communities do not experience a reduction in air quality and are less disturbed by minerals and waste activities.
6	Supports and complements urban regeneration.
7	Enable a circular economy that ensures Hampshire continues to prosper whilst reducing its emissions.
8	Support future development requirements with sustainable, high quality operations.
9	Secure restoration schemes that improve our health and wellbeing and achieve a net gain in biodiversity (BNG) of at least 10% above the pre-worked baseline.

**Table D: Total Effects of HMWP Partial Update Vision and Objectives** 

HMWP Partial Update		SA/SEA Objectives													
Vision & Plan Objectives Option	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals / waste self sufficiency	14. Economic Growth	15. Green networks
Option 1: Existing	+/?	?	+	+	?	+	?	?	+	+	+	+	+	+	?
Option 2: NPPF & Update only	+	?	+	+	?	+	?	?	++	+	+	+	+	+	?
Option 3: NPPF update & Hampshire Driven (and simplified)	++	++	+	+	?	++	?	?	++	+	+	+	+	+	?

Option 4: Climate Change Driven	++	+	+/?	?	?	?	?	+	+	+/?	+/?	+	+	+/?	?
Option 5: Hampshire 2050 driven (aligned with LTP4)	++	++	+	+	?	+	?	?	++	+	+	+	+	+	?

The assessment noted that in general, the HMWP Vision/Objectives options have a positive effect when assessed against the SA/SEA Objectives. There were no identified negative effects.

Key strengths identified in the Objectives include: good consideration of carbon emissions; air quality; circular economy; protection and enhancement of the natural and historic environments; and health and wellbeing.

## **Development Management Policies**

The HWMP Proposed Submission Plan has 14 Development Management policies (Policies 1 - 14), listed below:

- Policy 1: Sustainable minerals and waste development
- Policy 2: Climate change mitigation and adaptation
- Policy 3: Protection of habitats and species
- Policy 4: Nationally protected landscapes
- Policy 5: Protection of the countryside and valued landscapes
- Policy 6: South West Hampshire Green Belt
- Policy 7: Conserving the historic environment and heritage assets
- Policy 8: Water management
- · Policy 9: Protection of soils
- Policy 10: Restoration of minerals and waste developments
- Policy 11: Protecting public health, safety, amenity and well-being
- Policy 12: Flood risk and prevention
- Policy 13: Managing traffic
- Policy 14: High-quality design of minerals and waste development

The full policy wording can be found in Appendix D. The results of the SA/SEA appraisal of the 14 development management policies are set out in Table E.

Table E: Total effects of proposed development management policies against SA/SEA Objectives

Development						SA	V/SE/	A Obj	ectiv	es					
Management Policy	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transport	11. Sustainable Minerals	12. Waste Hierarchy	13. M & W Self-Sufficiency	14. Economy	15. Green Networks
Policy 1 Sustainable minerals and waste development	0	0	0	0	0	0	0	0	0	0	+	0	+	+	0

Policy 2	++	0	0	0	0	0	0	0	0	0	+	+	?	0	0
Climate change –															
mitigation and adaption															
Policy 3	0	+	++	?	0	0	0	?	0	0	0	?	?	?	+
Protection of habitats and															
species															
Policy 4	0	0	+	++	?	+	?	?	?	+	0	?	?	?	+
Nationally protected															
landscapes															
Policy 5 Protection of the	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
countryside and valued															
landscapes															
Policy 6	0	0	0	+	0	0	0	0	0	0	0	0	0	0	0
South West Hampshire															
Green Belt															
Policy 7	0	0	0	+	0	++	0	0	0	0	0	0	0	0	0
Conserving the historic															
environment and heritage															
assets															
Policy 8	0	0	+	0	0	0	++	+	0	0	?	0	?	0	0
Water management															
Policy 9	0	0	0	0	++	0	0	0	0	0	0	0	0	0	0
Protection of soils															
Policy 10: Restoration of	+	0	+	+	0	+	0	0	+	0	0	0	0	0	+
minerals and waste															
developments															
Policy 11: Protecting	0	+	0	0	0	0	+	0	++	0	0	0	0	0	0
public health, safety,															
amenity and well-being															
Policy 12	0	0	0	0	0	0	0	++	0	0	?	?	?	0	0
Flood risk and prevention															
Policy 13	+	+	0	0	0	0	0	0	+	++	?	0	?	0	0
Managing traffic															
Policy 14	+	0	0	+	0	0	0	0	0	0	0	0	0	0	0
High-quality design of															
minerals and waste															
development															

The appraisal showed that overall, the Development Management policies had a positive or neutral effect on the SA/SEA Objectives.

Key strengths of the policies include: specific criteria describing when minerals and waste development will and will not be supported; requirement for proposals to be supported by a Climate Change Assessment; protection for habitats and species, designated landscapes, Green Belt and countryside, and the historic environment; and requirement for at least 10% Biodiversity Net Gain. The policies also effectively address site restoration and aftercare, water resources and flood risk, sustainable transport and impacts of minerals and waste development on health and wellbeing.

#### **Minerals Policies**

The Proposed Submission Plan has 10 Mineral policies (Policies 15 - 24), listed below:

- Policy 15: Safeguarding mineral resources
- Policy 16: Safeguarding minerals infrastructure
- Policy 17: Aggregate supply capacity and source
- Policy 18: Recycled and secondary aggregates development
- Policy 19: Aggregate wharves and rail depots
- Policy 20: Local land-won aggregates

- Policy 21: Silica sand development
- Policy 22: Brick-making clay
- Policy 23: Chalk development
- Policy 24: Oil and gas development

The full policy wording can be found in Appendix E. The results of the SA/SEA appraisal of the ten Minerals Policies are set out in Table F, below.

Table F: Total effects of proposed minerals policies against SA/SEA Objectives

Minerals Policy		SA/SEA Objectives													
	Climate Change	Air Quality	Biodiversity	Landscape	Soil Quality	Historic Environment	Water Resources	Flood Risk	Communities	Transport	Sustainable Minerals	Waste Hierarchy	M & W Self-Sufficiency	Economy	Green Networks
	<del>-</del>	2	က်	4.	5.	9	7.	ω.	6	10.	1.	12.	13.	14.	15.
Policy 15 Safeguarding - mineral resources	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 16 Safeguarding - minerals infrastructure	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 17 Aggregate supply – capacity and source	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 18 Recycled and secondary aggregates development	0	0	0	0	0	0	0	0	0	0	++	++	++	0	0
Policy 19 Aggregate wharves and rail depots	0	+	0	0	0	0	0	0	0	++	0	0	0	0	0
Policy 20 Local land-won aggregates	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0
Policy 21 Silica sand development	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0
Policy 22 Brick-making clay	0	0	0	0	0	0	0	0	0	0	0	0	+	+	0
Policy 23 Chalk development	0	0	0	0	0	0	0	0	0	0	0	0	+	+	0
Policy 24 Oil and gas development	-	?	?	0	0	0	?	0	0	0	0	0	+	+	0

The appraisal showed that overall, the proposed Minerals Policies had a neutral or positive effect on the SA/SEA Objectives, with only one Policy scoring negatively against SA/SEA Objective 1.

Key strengths of the proposed minerals policies include: strong emphasis on minerals resource and minerals infrastructure safeguarding; enabling of a steady supply of minerals, sand and gravel; strong support for the supply of recycled and secondary aggregates; measurable figures for annual recycling capacity; and a focus on sustainable transport and the need to minimise haulage.

#### **Waste Policies**

The Proposed Submission Plan has 10 Waste policies (Policies 25 - 34), listed as follows:

- Policy 25: Sustainable waste management
- Policy 26: Safeguarding waste infrastructure
- Policy 27: Capacity for waste management development
- Policy 28: Energy recovery development
- · Policy 29: Locations and sites for waste management
- Policy 30: Construction, demolition and excavation waste development
- Policy 31: Liquid waste and waste-water management
- Policy 32: Non-hazardous waste landfill
- Policy 33: Hazardous and Low Level Radioactive Waste development
- Policy 34: Safeguarding potential minerals and waste wharf and rail depot infrastructure

The full policy wording can be found in Appendix F. The results of the SA/SEA appraisal of the 10 Waste Policies are set out in Table G, below.

Table G: Total effects of proposed waste policies against SA/SEA Objectives

Waste Policy		SA/SEA Objectives													
	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transport	11. Sustainable Minerals	12. Waste Hierarchy	13. M & W Self-Sufficiency	14. Economy	15. Green Networks
Policy 25 Sustainable waste management	0	+	0	0	0	0	0	0	0	+	0	++	++	+	0
Policy 26 Safeguarding - waste infrastructure	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 27 Capacity for waste management development	0	0	0	0	0	0	0	0	0	0	0	+	++	+	0
Policy 28 Energy recovery development	?	?	0	0	0	0	0	0	?	0	0	0	+	+	0
Policy 29 Locations and sites for waste management	0	0	0	0	0	0	0	0	0	0	0	++	++	0	0
Policy 30 Construction, demolition and excavation waste development	0	0	0	0	0	0	0	0	0	0	++	++	++	+	0
Policy 31 Liquid waste and wastewater management	0	0	0	0	0	0	+	0	0	0	0	0	++	+	0
Policy 32	?	?	0	0	0	0	0	0	0	?	0		+	0	0

Non-hazardous waste landfill															
Policy 33 Hazardous and Low Level Radioactive Waste development	0	0	0	0	0	0	?	0	0	?	0	0	+	+	0
Policy 34 Safeguarding potential minerals and waste wharf and rail depot infrastructure	0	0	0	0	0	0	0	0	0	+	0	0	+	+	0

The appraisal showed that overall, the Waste Policies had a neutral or positive effect on the SA/SEA Objectives, with only one policy scoring negatively against SA/SEA Objective 12.

Key strengths of the proposed waste policies include: a focus on delivering sustainable waste management; strong emphasis on waste infrastructure safeguarding; measurable figures for waste management capacity; support for the sustainable extraction, reuse and recycling of mineral and aggregate resources; and a focus on waste processing and management self-sufficiency.

## Site Appraisal

Five site allocations are being taken forward in the Proposed Submission Plan. All five proposed submission site allocations underwent an appraisal against the SA/SEA Objectives. It should be noted that the sites are not being assessed against each other, but rather appraised on their relative performance based on environmental indicators and performance criteria.

Assessment tables for each site are presented in Appendix G, along with assessment tables for all sites that were submitted as part of the original Call for Sites. Constraints and considerations are described in detail in Table 3.7 and the results of the SA/SEA appraisal of the five Proposed Submission sites are summarised in Table H, below.

Table H: At a glance total effects of the Proposed Submission sites against SA/SEA Objectives

N.B. The net effect scores presented in the table below result from assessment without consideration of mitigation, development considerations or other measures.

Sites	SA/SEA Objectives														
	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transportation	11. Sustainable Minerals	12. Waste Hierarchy	13. M & W Self-Sufficiency	14. Economy	15. Green Networks
Hamble Airfield (EAL02)	0	0	-	0	0	0	0	0	-	-	0	+	+	-	+
Ashley Manor Farm (NFD01)	0	0	-	0	0	-	0	+	-	0	0	+	+	+	0
Purple Haze (NFD03)	0	-		0	-	0	0	?	0	0	0	?	+	+	+

Midgham Farm (NFD04)	0	0	-	0	0	-	0	+	0	0	0	+	+	+	+
Andover Sidings (TSV09)	0	+	0	0	+	0	+	+	0	0	0	0	+	+	0

The appraisal considered potential impacts of the sites upon SA/SEA Objectives (without mitigation). The appraisal showed that one of the sites was not considered to have a negative effect on the SA/SEA Objectives, four sites have negative effects on two or more SA/SEA Objectives; four sites cored negatively for effects on SA/SEA Objective 3 (biodiversity); four sites scored positively for SA/SEA Objective 14 (economy); all five sites scored positively for SA/SEA Objective 13 (minerals and waste self-sufficiency); three sites scored positively for SA/SEA Objective 8 (flood risk); three sites scored positively for SA/SEA Objective 12 (waste hierarchy); and three sites scored positively for SA/SEA Objective 15 (green network).

The site appraisals have shown that some of the proposed sites (without mitigation) have the potential to negatively impact the following environmental areas:

- air quality;
- biodiversity / nature conservation designations;
- soil quality;
- historic environment;
- communities;
- transport; and
- Economy.

However, these issues would be addressed by mitigation and the development management policies.

It was noted that a number of sites scored positively for the following environmental / sustainability areas:

- air quality
- soils quality;
- · water resources;
- flood risk;
- waste hierarchy;
- minerals and waste self-sufficiency;
- economy; and
- green networks/public rights of way.

## **Cumulative Effects (Intra-Plan)**

The SEA Directive requires information to be provided on the likely cumulative and synergistic (i.e. in combination effects) on the environment. For the purpose of this assessment cumulative effects are defined as those that result from additive (cumulative) impacts which are reasonably foreseeable actions together with the plan (inter plan effects) and synergistic (intra plan effects) which arise from the interaction between effects within the same plan on different aspects of the environment. The appraisal process aims to concentrate on identifying 'significant effects' only, as defined by the SEA Directive.

It is noted that although the Plan objectives did not result in any negative effects and only one minerals and one waste policy each resulted in a negative effect, the proposed sites were

judged to have a number of negative effects on the SA/SEA Objectives relating, to a greater or lesser extent, to Objectives 2, 3, 5, 6, 9, 10 and 14. Should these sites be brought forward the development management policies will need to be rigorously applied to ensure any adverse effects are effectively mitigated.

For the purpose of establishing the intra-plan synergistic cumulative effects only the key SA/SEA Objectives, where the Plan is most likely to have an effect, have been considered, these include supporting sustainable extraction and re use of recycling or waste, minerals and aggregates (Objective 11); maintaining and protecting air quality (Objective 2), which has a secondary effect on emissions and climate change (Objective 1); protection of the water environment (Objective 7); and to create and sustain high levels of mineral services (Objective 13).

With reference to the environmental baseline / environmental problems / evolution without the Plan, the main areas in which the HMWP Partial Update would have cumulative effects include:

- The Plan area will continue to produce more waste. The HMWP Partial Update is considered to have a positive effect as it provides a framework for safeguarding existing sites and assessing proposed sites as well as encouraging more waste management and application of the waste hierarchy.
- Aggregate requirements will increase. The policies relating to safeguarding sites and infrastructure and preventing sterilisation are considered to have a neutral cumulative effect.
- Minerals and waste sites have the potential to cause contamination and harm to the
  environment. The policies within the HMWP Partial Update aim to protect the water
  environment and soils. However, a number of the proposed sites report a negative
  effect on water quality/resources. Should these sites be brought forward for
  development, the development management policies will need to be rigorously applied
  to minimise the impact.
- Reductions in CO<sub>2</sub> will be increasingly hard to realise. This is considered to have neutral effect as any increase in minerals and waste haulage will have an indirect effect on emissions. However, the policies relating to sustainable transport and air quality aim to minimise the effect.
- In relation to flood risk, the HMWP Partial Update is considered to have a neutral effect as it aims to minimise inappropriate development within flood prone areas. Environment Agency climate change allowances<sup>7</sup> have been applied to Flood Zones used for this assessment.

A significant challenge facing the Plan area is pressure on land<sup>8</sup>. Where applicable, the HMWP Partial Update has addressed this issue, notably within the policies relating to safeguarding (minerals/waste sites and infrastructure).

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<sup>&</sup>lt;sup>7</sup> Environment Agency climate change allowances - <a href="https://www.gov.uk/guidance/flood-risk-assessments-climate-change-allowances">https://www.gov.uk/guidance/flood-risk-assessments-climate-change-allowances</a>

<sup>&</sup>lt;sup>8</sup> Reference is made to the authorities' local plans (including those emerging)

With respect to the five proposed submission site allocations, there is potential for cumulative effects in the site cluster in the Fordingbridge/Ringwood Forest area (Midgham Farm and Purple Haze), although the distance between these sites is nearly 5km.

There are a number of active minerals and waste sites within 5km of each proposed submission site. The distances between most of these sites would negate the issue of cumulative effects, save for the potential of cumulative nutrient enrichment and other water pollution issues, where sites share the same catchment of or to a sensitive international or national nature conservation site receptor, and community impacts for those few in close proximity to proposed submission sites.

The inclusion of appropriate Development Considerations in the Proposed Submission Plan that address each potential cumulative impact is crucial. Additionally, the issue of cumulative impacts would be taken into account at the planning application stage, which could result in phasing of the development or traffic management schemes, for example.

# **Cumulative Effects (Inter-Plan)**

There are a number of strategic local plan site allocations and planning permissions within 5km of each of the five proposed submission site allocations. Many of the sites are at sufficient distance and have a significant separation by urban development and road network that would negate the issue of cumulative effects, save for the potential of cumulative nutrient enrichment and other water pollution issues, where sites share the same catchment of or to a sensitive international or national nature conservation site receptor, and community impacts for those few in close proximity to proposed submission sites.

With respect to other types of development which may give rise to cumulative effects (e.g. housing, industrial/commercial etc.) each of the Plan area District/Borough Authorities has in place/preparing its own Local Plan. Each of the Local Plans (within and surrounding the HMWP area) will propose development which cumulatively with the development proposed within the HWMP Partial Update could result in negative cumulative impacts on local communities and the environment within the Plan area.

A list of known 'strategic' development sites has been prepared in Section 4.3 of this Environmental Report, including sites set out in Local Plans that are within a 5km zone of influence of each proposed submission site, constitute greater than 99 residential dwellings or 2,500 square metres or greater of commercial/industrial development and are likely to have temporal overlap. All five proposed submission sites have such development sites within their 5km zone of influence.

Many of the sites are at sufficient distance and have a significant separation by urban development and road network that would negate the issue of cumulative effects, save for the potential of cumulative nutrient enrichment and other water pollution issues, where sites share the same catchment of or to a sensitive international or national nature conservation site receptor, and community impacts for those few in close proximity to proposed submission sites.

The inclusion of appropriate Development Considerations in the Proposed Submission Plan that address each potential cumulative impact is crucial. Additionally, the issue of cumulative impacts would be taken into account at the planning application stage, which could result in phasing of the development or traffic management schemes, for example.

# **Proposed Mitigation**

A number of potential mitigation measures are proposed in Section 4.4 of this Environmental Report. These will need to be implemented through the application of the development management policies and Development Considerations as well as requirements of any planning permissions being brought forward. These measures can be applied to minimise potential negative effects of the sites on SA/SEA Objectives.

# **Proposed Monitoring**

This Environmental Report provides some suggested monitoring measures in Section 4.6. Monitoring suggestions are provided for each SA/SEA Objective. Effort has been made to ensure these suggestions are simple, effective and measurable, and that monitoring is undertaken on an annual basis.

# **Concluding Statement**

This HMWP Partial Update Proposed Submission Plan demonstrates many aspects of good planning. The Partial Update is clearly driven by achieving the Plan's goals whilst minimising the impacts of the Plan on the environment and promoting sustainable development, and this is reflected throughout the objectives and policies. The Plan has been developed and informed by a sound evidence base and up-to-date baseline data.

In general, the HMWP Partial Update is considered to be in line with relevant international, national and local plans, programmes and policies as outlined in Appendix A. Consideration has also been given to the outcomes of the Habitats Regulations Assessment and Strategic Flood Risk Assessment.

HMWP Partial Update Plan preparation has been effectively informed by the various stages of the SA/SEA assessment process, with the SA/SEA contributing to the formulation of the Proposed Submission Plan Vision, Objectives and Policies, and the selection of site allocations.

It is essential that when the HWMP Partial Update is implemented by relevant planning authorities, the Plan is considered as a whole. Planning applications will need to consider not only the relevant minerals and/or waste policies, and the development management policies, but also the Development Considerations set out for each specific site. Planning permission will not be granted if relevant Development Considerations are not adequately addressed.

#### **Next Steps**

To enable communities and stakeholders to continue to contribute to the preparation of the HMWP Proposed Submission Plan, this Environmental Report is available for comment as part of the Regulation 19 Proposed Submission Consultation.

Once the consultation period is closed all the responses will be collated and addressed. The Environmental Report will then be updated to reflect any updates in the Plan, where necessary, and issued alongside the Submission Plan to the Planning Inspectorate.

# 1. Introduction

# 1.1 Background

- 1.1 The Hampshire Minerals and Waste Planning Authorities (Hampshire County Council, New Forest National Park Authority, Portsmouth City Council, South Downs National Park Authority and Southampton City Council) are required under the Planning and Compulsory Purchase Act 2004 (Section 19(5)) to undertake a Sustainability Appraisal (SA) of the partial update of the Hampshire Minerals and Waste Plan (HMWP) in order to deliver national sustainability objectives.
- 1.2 When preparing a minerals and waste local plan, it is also a statutory requirement to conduct an environmental assessment<sup>9</sup> in accordance with the Environmental Assessment of Plans and Programmes Regulations 2004 (as amended) (SEA Regulations)<sup>10</sup>.
- 1.3 The Sustainability Appraisal (SA) and Strategic Environmental Assessment (SEA) processes have herein been combined into a 'Sustainability Appraisal Report incorporating Strategic Environmental Assessment' (SA/SEA).
- 1.4 The objective of this SA/SEA is to 'provide a high level of protection of the environment and to contribute to the integration of environmental considerations in the preparation of plans and programs with a view to promoting sustainable development'<sup>11</sup>. It aims to make the partial update of the HWMP more sustainable and responsive to its environmental effects, by identifying significant impacts and ways of minimising their negative effects<sup>12</sup>.

#### 1.5 The SA/SEA:

- identifies, describes and evaluates the significant environmental, social and economic effects of implementing the partial update of the HMWP;
- identifies actions to prevent, reduce or as fully as possible offset any adverse effects:
- allows the environmental effects of alternative minerals and waste management approaches and mitigation measures to be considered;
- provides an early and effective opportunity to engage in partial update of the HMWP through consultation; and
- monitors the preparation of the Plan to identify any unforeseen environmental effects and take remedial action where necessary.

<sup>&</sup>lt;sup>9</sup> Commonly referred to as Strategic Environmental Assessment

<sup>&</sup>lt;sup>10</sup> The Environmental Assessment of Plans and Programmes Regulations 2004 https://www.legislation.gov.uk/uksi/2004/1633/contents/made

<sup>&</sup>lt;sup>11</sup> Strategic Environmental Assessment Directive, Strategic Environmental Assessment and ex-ante evaluation for the EMFF operational programs (OP)

<sup>&</sup>lt;sup>12</sup> Strategic Environmental Assessment, Improving the Effectiveness and Efficiency of SEA/SA for land use plans, Levett-Therivell, January 2018.

- 1.6 This Environmental Report describes how the HMWP Proposed Submission Plan Vision, Objectives, Policies and Proposed Sites have been identified and appraised and presents the initial findings of the SA/SEA.
- 1.7 The SA/SEA meets all the requirements of the Environmental Assessment of Plans and Programmes Regulations. These are signposted throughout the document.

# 1.2 The SA/SEA Process

- 1.8 SA/SEA is an integrated, systematic appraisal of the potential environmental and sustainability impacts of policies, plans, strategies and programmes during the development of a Plan before it is approved. It ensures that the implications for the environment are fully and transparently considered before final decisions are taken.
- 1.9 Under the Planning and Compulsory Purchase Act 2004, the authorities are required to undertake a Sustainability Appraisal (SA) of this partial update of the HMWP. SA seeks to promote sustainable development by integrating sustainability considerations into the preparation and adoption of policies, plans and programmes. SA is required in order to deliver national sustainability objectives. This is also supported by provisions within the National Planning Policy Framework (NPPF)<sup>13</sup> and the Environmental Assessment of Plans and Programmes Regulations. According to Government policy<sup>14</sup>, SA 'should demonstrate how the plan has addressed relevant economic, social and environmental objectives (including opportunities for net gains)'.
- 1.10 The approach for undertaking the SA/SEA has been based on 'A Practical Guide to the Strategic Environmental Assessment Directive, 2005', 'Practice Advice Note on Strategic Environmental Assessment (2018)' and guidance provided by the National Planning Practice Guidance on Strategic Environmental Assessment and Sustainability Appraisal<sup>15</sup>.
- 1.11 The stages of the SA/SEA process are set out in Figure 1.1.

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/1182995 /NPPF Sept 23.pdf

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/1182995/NPPF Sept 23.pdf

www.gov.uk/guidance/strategic-environmental-assessment-and-sustainability-appraisal

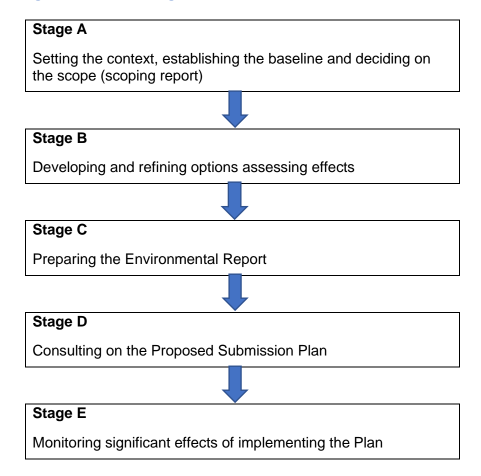
HMWP Partial Update: SA/SEA Environmental Report October 2023

<sup>&</sup>lt;sup>13</sup> National Planning Policy Framework 2023 -

<sup>&</sup>lt;sup>14</sup> National Planning Policy Framework 2023 (Para. 32) -

<sup>&</sup>lt;sup>15</sup> Planning Practice Guidance:

Figure 1.1: SA/SEA Stages



- 1.12 Stage A of the process (scoping) was undertaken, and the SA/SEA Scoping Report submitted together with a separate Baseline Report was provided for consultation with partners and key stakeholders, including statutory bodies in June 2021. Revised Scoping and Baseline Reports, which outline who responded to the consultation and how the comments had been addressed, were than provided with the SA/SEA Interim Report, as part of the Regulation 18 Consultation that ran from 8 November 2022 to 31 January 2023. The Revised Baseline was subsequently updated to ensure changes to the baseline were incorporated. Relevant documents include:
  - Sustainability Appraisal (Incorporating Strategic Environment Assessment)
     Revised Scoping Report September 2021<sup>16</sup>
  - Sustainability Appraisal (Incorporating Strategic Environment Assessment)
     Revised Baseline Report September 2021<sup>17</sup>
  - Sustainability Appraisal (Incorporating Strategic Environment Assessment)
     Updated Baseline Report May 2023<sup>18</sup>

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

<sup>&</sup>lt;sup>16</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Revised Scoping Report September 2021 – <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan</a>

<sup>&</sup>lt;sup>17</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Revised Baseline Report September 2021 – <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan</a>
<sup>18</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Updated Baseline Report May 2023 –

1.13 The SA/SEA Interim Report<sup>19</sup> documented Stage B and presented the initial findings of Stages C and D. This Environmental Report will formally meet the requirements of Stages C and D. Table 1.1 sets out the tasks involved in each of the stages outlined in Figure 1.1 and how they relate to the preparation of the HMWP Partial Update.

Table 1.1: SA/SEA and the HMWP Partial Update Process

SA/SEA Stages and Tasks <sup>20</sup>	Deliverable			
HMWP Partial Update Pre-Production				
Stage A: Setting the context, establishing the baseline and	Scoping and Baseline			
deciding on the scope	Reports June 2021;			
A1: identifying other relevant policies, plans and	Revised Scoping and			
programmes, and sustainability objectives	Baseline Reports			
A2: collecting baseline information	September 2021.			
A3: identifying sustainability issues and problems				
A4: developing the SA/SEA Framework				
A5: consulting on the scope of the SA/SEA				
HMWP Partial Update Production				
Stage B: Developing and refining options assessing effects	Interim SA/SEA Report			
B1: testing the Plan's objectives of the SA/SEA framework				
B2: developing and refining the option				
B3: predicting the effects				
B4: evaluating the effects				
B5: considering ways of mitigating adverse effects and				
maximising beneficial effects				
B6: proposing measures to monitor the significant effects of				
implementing the HWMP Partial Update				
Stage C: Preparing the Environmental Report	Interim SA/SEA Report			
C1: preparing the Interim SA/SEA Report	Environmental Report			
C2: preparing the Environmental Report	October 2023			
Stage D: Consulting on the Draft/Proposed Submission				
<u>Plan</u>				
D1: consultation on the Draft Plan and accompany Interim				
SA/SEA Report				
D2: consultation on the Proposed Submission Plan and				
accompanying Environmental Report				
HMWP Partial Update Examination				
D3: appraising significant changes resulting from	Environmental Report			
representations	October 2023			
HWMP Partial Update Adoption				
Stage E: Monitoring significant effects of implementing the	HMWP Partial Update			
Plan	Monitoring Reports			
E1: Finalising aims and methods of monitoring				
E2: responding to adverse effects				

<sup>&</sup>lt;sup>19</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Interim Report August 2022 – <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan</a>

<sup>&</sup>lt;sup>20</sup> Tasks as Defined in 'A Practical Guide to the Strategic Environmental Assessment Directive, September 2005'.

# 1.3 Meeting the requirements of the 'SEA Regulations'

1.14 The Environmental Assessment of Plans and Programmes Regulations sets out certain requirements for the Environmental Report (Stage C) which must be followed. This Environmental Report includes all the information that must be included in the Environmental Report. An SEA roadmap is provided as Table 1.2, demonstrating how this report complies with the Regulations, and the specific requirements of the Regulations are also highlighted at the beginning of each chapter.

Table 1.2: SEA Roadmap<sup>21</sup>

Tas	k	Where covered in this report
(a)	an outline of the contents; and main objectives of the plan or program; and the relationship with other relevant plans and programmes.	Contents page Section 1 / Appendix A
(b)	the relevant aspects of the current state of the environment and likely evolution thereafter without implementation of the plan or program.	Section 2 / Revised Scoping and Updated Baseline Reports
(c)	the environmental characteristics of areas likely to be significantly affected.	Section 2 / Revised Scoping and Updated Baseline Reports
(d)	any existing environmental problems which are relevant to the plan or program including, in particular, those relating to any areas of a particular environmental importance, such as areas designated pursuant to Conservation of Habitats and Species Regulations 2017 (as amended) <sup>22</sup> .	Section 2
(e)	the environmental protection objectives, established at international community or member state level which are relevant to the plan or program and the way those objectives and any environmental considerations have been taken into account during its preparation.	Revised Scoping and Updated Baseline Reports
(f)	the likely significant effects on the environment, including on issues such as:  • biodiversity;  • population;  • human health;  • fauna, flora; soil;  • water;  • air;  • climate factors;  • material assets;  • cultural heritage including architectural and archaeological heritage;  • landscape; and the  • interrelationship between the above factors.	Section 3 and Appendices D-G
(g)	the measures envisaged to prevent, reduce, and as fully as possible offset any significant adverse effects on the environment of implementing the plan or program.	Section 3 and Appendices D-G
(h)	an outline of the reasons for selecting the alternatives dealt with, and a description of how the assessment was undertaken including any difficulties (such as technical	Section 4 and Appendices E-H

<sup>&</sup>lt;sup>21</sup> The requirements of the SEA address the requirements for an SA, specifically with respect to reviewing policies and plans, assessing topic areas and determine likely evolution with the plan.

<sup>&</sup>lt;sup>22</sup> Conservation of Habitats and Species Regulations 2017 (as amended) - <a href="https://www.legislation.gov.uk/uksi/2017/1012/contents/made">https://www.legislation.gov.uk/uksi/2017/1012/contents/made</a>

	deficiencies or lack of know-how) encountered in complying the required information.	
(i)	a description of the measures envisaged concerning monitoring in accordance with Article 10.	Section 4
(j)	a non-technical summary of the information provided under the above headings.	Non-technical summary at the front of this report

# 1.4 Requirements of SA

- 1.15 Paragraphs 7-14 of the NPPF indicate what the Government's view of sustainable development in England means for the planning system. Three dimensions are specifically highlighted:
  - an economic role contributing to building a strong, responsive and competitive economy;
  - · a social role supporting strong, vibrant and healthy communities; and
  - an environmental role contributing to protecting and enhancing our natural, built and historic environment.
- 1.16 This SA/SEA considers how these principles have been taken into account in the development of HMWP Partial Update.

# 1.5 Habitats Regulations Assessment

1.17 The Conservation of Habitats and Species Regulations 2017 (as amended)<sup>23</sup>, commonly referred to as the Habitats Regulations requires a Habitats Regulations Assessment (HRA) to be undertaken to assess whether the partial update of the Plan has the potential to have significant effects on National Site Network (NSN)<sup>24</sup> sites and Ramsar sites, either alone or in-combination with other plans and projects. NSN and Ramsar sites will be referred to collectively as International sites in this report. The HRA process is similarly iterative. A HRA Baseline and Methodology Report has been prepared<sup>25</sup> and a separate HRA screening exercise<sup>26</sup> and Appropriate Assessment<sup>27</sup> have been undertaken<sup>28</sup>. The results of the HRA have been used to inform the SA/SEA process and reports, with particular regard to biodiversity.

# 1.6 Hampshire Minerals and Waste Plan (HMWP)

1.18 The minerals and waste planning authorities: Hampshire County Council, New Forest National Park Authority, Portsmouth City Council, South Downs National Park Authority and Southampton City Council are working in partnership to undertake a partial update

 <sup>&</sup>lt;sup>23</sup> Conservation of Habitats and Species Regulations 2017 as amended by the Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 - <a href="https://www.legislation.gov.uk/uksi/2017/1012/contents">https://www.legislation.gov.uk/uksi/2017/1012/contents</a>
 <sup>24</sup> The National Site Network (NSN) was originally the UK's pre-Brexit contribution of Special Protection Areas

<sup>(</sup>SPA) and Special Areas of Conservation (SAC) to the European Natura 2000 Network. <sup>25</sup> HMWP Partial Update HRA Baseline and Methodology Report September 2021 –

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan <sup>26</sup> HMWP Partial Update HRA Screening Report August 2022 –

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

<sup>&</sup>lt;sup>27</sup> HMWP Partial Update HRA Appropriate Assessment October 2023 – <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan</a>

<sup>&</sup>lt;sup>28</sup> HMWP Partial Update HRA Screening Report August 2022 –

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

- of the Hampshire Minerals & Waste Plan (HMWP), which will guide minerals and waste decision-making in the Plan area.
- 1.19 The current HMWP was adopted in October 2013<sup>29</sup>. The National Planning Policy Framework (NPPF) requires that Local Plans should be reviewed to assess whether they require updating at least once every five years<sup>30</sup>.
- 1.20 A review of the 2013 HMWP in 2020 recommended updating the HMWP to reflect national policy changes, the Hampshire 2050 Vision for the Future, and to ensure that the Plan is delivering a steady and adequate supply of minerals and enabling sustainable waste management provision. It was subsequently decided by all partners that the HMWP would be subject to a partial update.
- 1.21 This is important as out of date plans limit the ability for planning authorities to enable the right development, in the right location, at the right time, and may lead to a greater number of planning applications determined at appeal.
- 1.22 Minerals and waste planning issues are most appropriately addressed jointly so that strategic issues can be satisfactorily resolved. The HMWP will cover those parts of the minerals and waste planning authorities listed in paragraph 1.18 that are within the Plan boundary (see Figure 1.2).

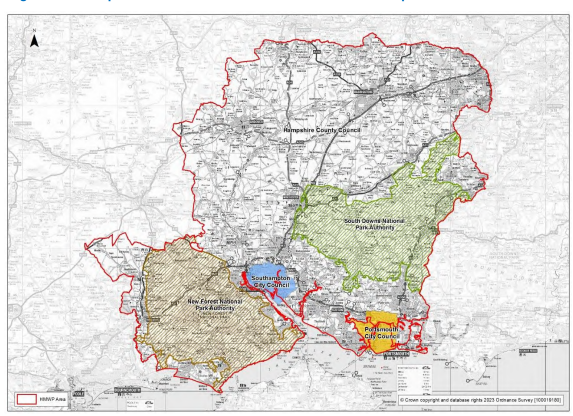


Figure 1.2: Hampshire Minerals and Waste Plan Area and Hampshire Authorities

<sup>&</sup>lt;sup>29</sup> Hampshire Minerals & Waste Plan (2013) -

 $<sup>\</sup>underline{https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-planningandenvironment/strategic$ 

<sup>&</sup>lt;sup>30</sup> National Planning Policy Framework (Para. 33) –

 $https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/1182995/NPPF\_Sept\_23.pdf$ 

- 1.23 The HMWP Partial Update will cover the period up to 2040 and, once adopted, will replace/supersede the currently adopted Hampshire Minerals and Waste Plan (2013).
- 1.24 The main components of the HMWP Partial Update Proposed Submission Plan<sup>31</sup> are:
  - The Vision and objectives;
  - Development Management policies (policies 1 14);
  - Minerals policies (policies 15 − 24);
  - Waste policies (policies 25 34); and
  - Proposed site allocations.

<sup>&</sup>lt;sup>31</sup> Hampshire Minerals and Waste Plan Partial Update Proposed Submission Plan (October 2023) - <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan</a>

# 2. Stage A Scoping Appraisal Findings

#### 2.1 Introduction

- 2.1 Tasks A1-A4 of the SA/SEA process involve gathering evidence to help set the context and objectives, establish the environmental baseline and decide on the scope of the SA/SEA.
- 2.2 The evidence was used to develop a set of suitable objectives against which the sustainability effects of the HMWP Partial Update can be assessed. The following sections provide a summary of the policy context, the relevant aspects of the current state of the environment and any existing environmental problems as required in the Environmental Assessment of Plans and Programmes Regulations. Further detail may be found in the Revised Scoping Report<sup>32</sup> and Appendix A.

#### 2.2 Task A1 Review of Plans and Policies

2.3 The Environmental Assessment of Plans and Programmes Regulations requirement for Task A1 is as follows:

An outline of the contents; and main objectives of the plan or program; and the relationship with other relevant plans and programmes. Also, the environmental protection objectives, established at international, community or state level, which are relevant to the plan of program and the way those objectives and any environmental considerations have been taken into account during its preparation.

- 2.4 A review was undertaken of other relevant international, national, regional and local principles, plans, programmes and strategies to identify their implications for the HMWP Partial Update. Appendix A provides a summary of the relevant plans and policies and identifies how these have been considered in the SA/SEA appraisals framework. This is not a definitive list and focuses on those which are likely to influence the HMWP Partial Update. The detailed assessment of the plans, policies and programmes is provided in the Updated Baseline Report<sup>33</sup>.
- 2.5 The key links and themes identified in the review of the plans, policies and programmes can be broadly summarised into the following:
  - · sustainability of mineral resources.
  - adherence to the waste hierarchy.
  - adapting to and mitigating the effects of climate change and reducing greenhouse gas emissions.
  - conserving and enhancing nature conservation and cultural heritage nationally and locally.

<sup>&</sup>lt;sup>32</sup> HMWP: Partial Update SA/SEA Revised Scoping Report September 2021 -

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

<sup>33</sup> HMWP: Partial Update SA/SEA Updated Baseline Report May 2023 -

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

- protection of the water environment and alleviation of flooding.
- maintaining and protecting air quality.

# 2.3 Task A2: Environmental Context (establishing the baseline environment)

- 2.6 The collection of the baseline information on the environment within the Plan area is a key component of the SA/SEA process and a legal requirement under the Environmental Assessment of Plans and Programmes Regulations. The baseline information provides a basis for predicting and monitoring effects and identifying sustainability problems.
- 2.7 The Regulation's requirement for Task A2 is outlined below.

In accordance with the Regulations, the Environmental Report should include: the relevant aspects of the current state of the environment and likely evolution thereafter without implementation of the plan or program; and the environmental characteristics of areas likely to be significantly affected.

- 2.8 Baseline information was compiled for the Scoping Report and Baseline Report. Information was collected from a number of sources, notably Geographical Information Systems (GIS), Ordnance Survey, Environment Agency and Natural England. Current information was used where possible.
- 2.9 Information was collected on the following topics:
  - climate change;
  - air quality;
  - biodiversity;
  - landscape and visual amenity;
  - soils, geology and geomorphology;
  - historic environment / cultural heritage;
  - water environment;
  - population and human health;
  - material assets (landuse, transport, waste and minerals); and
  - economy.
- 2.10 The baseline provides a basis for understanding the environmental and sustainability issues in the Plan area. It helps to identify any environmental problems and ways to potentially resolve them. It is an important stage of the SA/SEA and ensures the process is based on sound evidence and assists in predicting and monitoring the likely effects of the Plan. The baseline is provided in the Updated Baseline Report<sup>34</sup>.

#### 2.4 Task A3 Sustainability Issues

<sup>&</sup>lt;sup>34</sup> HMWP: Partial Update SA/SEA Updated Baseline Report May 2023 https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

2.11 Task A3 draws evidence gathered in Tasks A1 & A2 to identify environmental issues which will form the basis for a robust SA/SEA. The Regulations' requirement for Task A3 is as follows:

The Environmental Report should include: any existing environmental problems which are relevant to the plan or program including, in particular, those relating to any areas of particular environmental importance, such as areas designated pursuant to the Conservation of Habitats and Species Regulations.

2.12 A summary of the key sustainability issues of relevance to the HWMP Partial Update is provided in Table 2.1. Further details are provided in the Revised Scoping Report. The outcomes of establishing the baseline were utilised to develop the SA/SEA objectives.

#### **Table 2.1: Summary Key Sustainability Issues**

#### Climate change

Minerals development contributes to climate change from carbon dioxide (CO<sub>2</sub>) emissions associated with the operation of machinery for mineral extraction and/or processing, transportation of materials and the stripping, movement and processing of soils and other substrate material. Similarly, short-term carbon sequestration will be reduced from removal of habitat/vegetation.

In the UK, transport is responsible for the release of around 122 million tonnes of CO<sub>2</sub> into the atmosphere annually.

Waste management generates CO<sub>2</sub> and methane which are both greenhouse gases.

Waste management contributes to climate change from  $CO_2$  emissions from machinery involved in sorting, processing and transporting wastes and  $CO_2$  and methane emissions from landfill.

Climate change may impact the way waste is managed in the future. For example, rising temperatures may result in an increase in odours and pest problems and increases in precipitation may impact run off and leachate from waste sites, potentially causing contamination.

Climate change may impact the type of waste being produced. For example, if homes are flooded, associated waste from flooded homes could overwhelm landfill capacity or waste processing facilities. Climate change may also impact vegetation growth and change the volumes of green waste produced.

Climate change is likely to increase soil degradation. An increase in soil erosion is likely, due to increased wind speeds, rising sea levels and increased flooding events.

Extreme weather events have made their mark on the Plan area's landscape through droughts, increased rainfall intensity and high velocity winds. The Plan area has experienced: increase in wild fires affecting heathland landscapes; flooding inundating both inland and coastal plains; and wind blow toppling trees in rural and urban settings.

There are particular pressures on water resources in the South East of England as this is the driest and most heavily populated region. Parts of the Plan area's landscape is suffering from significant water-stress, including river valleys and aquifers. This will be exacerbated by future projected population growth and the effects of climate change.

Increased climate extremes such as summer drought, winter flooding and more severe storm events will alter the suitability of sites to provide suitable habitat required for restoration, mitigation and/or compensation.

Department of Energy and Climate Change (DECC) data suggests that the Plan area has a fairly typical per capita CO<sub>2</sub> emission when compared to the South East and South West regions and England as a whole and, in general, that per capita emissions have been reducing since 2005.

The following climate change predictions apply to the Plan area – precipitation in the winter will increase by up to 35% by 2080; average summer temperature in the South East expected to rise by 1-4°C under 2°C global warming; sea level in the South East is expected to rise by up to 30cm by 2040; more frequent winter storms and greater near surface wind speeds; South of England will experience more dry summers, with a 20-60% precipitation

reduction under 2°C global warming; and 27% of UK native species are at a medium to high risk of decline by 2080.

#### **Air Quality**

Minerals extraction and waste management activities, including the transportation of associated materials, create aerial emissions, in particular  $NO_x$ ,  $PM_{10}$ ,  $PM_{2.5}$  and the greenhouse gases  $CO_2$  and methane.

There are 22 locations where NO<sub>2</sub> limits are being breached, and one location where limits for PM<sub>10</sub> are breached. 22 Air Quality Management Areas (AQMA) are therefore in place.

The primary source of  $NO_2$  and  $PM_{10}$  are vehicle emissions, and this is reflected in the locations of the AQMAs in cities and town centres, along roadsides and motorways.

Emissions of  $NO_x$  and  $PM_{10}$  appear highest in New Forest, Winchester, Basingstoke, Test Valley, Southampton and Portsmouth. Of these locations, Winchester, Basingstoke, Test Valley, Southampton and Portsmouth also have proportionately higher levels of road emissions.

Generally, the Plan area's air quality is improving, with emissions having decreased in the last 18 years and no new AQMAs declared in the last 5 years. Indeed, 14 AQMAs have been revoked between 2010-2020.

Private cars and passenger vehicles are significantly cleaner and are continuing to improve. Government policy will ensure this trend continues.

#### **Biodiversity**

There are 30 International sites (National Site Network sites and Ramsar sites) that lie partially or wholly within Plan area and 13 that lie outside the Plan area but wholly or partially within a 10km zone of the Plan area. The Habitats Regulations Assessment (HRA) undertaken for the Plan Area (Habitats Regulations Assessment: Baseline and Methodology Report September 2021) identified the following issues/hazards to the above sites from the following development:

Mineral extraction sites: land take, removal of supporting habitat, noise, vibration, lighting dust, water pollution, changes in surface/groundwater hydrology, traffic, and recreational displacement.

Waste management sites: land take, leachate, dust, noise, vibration, lighting, vermin, traffic, impact of building, litter, air pollution, water use and pollution, and recreational displacement.

There are 125 Sites of Special Scientific Interest (SSSI) covering 13.2% of the Plan area, twice the proportion of any other lowland county. 93% of these SSSIs are in 'favourable' or 'unfavourable recovering condition'.

Local Wildlife Sites cover 9.4% of the Plan area (these are known both as Sites of Importance for Nature Conservation (SINC) and County Wildlife Sites (CWS) depending on the local planning authority they are within.

The Plan area remains one of the richest areas in lowland England for its habitats and number of species.

51 SINCs within the Plan area, covering 176 hectares, have been lost between 2010 and 2019 due to inappropriate management or as a result of development. 60% of these sites were species-rich grasslands. Grassland SINCs saw a decline in their condition between 2010 and 2019. 41% of these had suffered from agricultural improvement and 59% had suffered from neglect or abandonment leading to part succession to species-poor scrub/woodland.

40% of all neutral grassland (lowland meadow), 38% of coastal habitats and 66% of chalk streams remain in 'unfavourable no change' or 'declining condition'

Repeat surveys of woodland SINCs over the past 30 years are also showing a decline in structural and floristic diversity because of lack of management, on-going expansion in deer numbers, the impact of invasive species and, in some cases, recreational disturbance.

Many of the Plan area's important habitats remain fragmented and isolated and much of the woodland and heathland resources in the county are undermanaged and fragmented.

Despite an overall reduction in priority habitats, there has been an increase of 4.6% in heathland habitat within the Plan area due mainly to plantation reversion and the reintroduction of grazing. See the East Dorset Forest Design Plan<sup>35</sup>.

 $<sup>^{35} \</sup> East \ Dorset \ Forest \ Design \ Plan - \underline{https://www.forestryengland.uk/forest-planning/east-dorset-forest-plan#: \underline{~:} text = 108.9\% \underline{20} hectares \% \underline{20} of \% \underline{20} Conifers \% \underline{20} will, \underline{1.9\% \underline{20}} hectares \% \underline{20} of \% \underline{20} Wooded \% \underline{20} Heath.$ 

Approximately 20% of the Plan area's insect and pollinator fauna are considered 'notable' i.e. are rare, threatened, or declining.

48% of a sample of 50 of the Plan area's most notable species are in decline. This is a deterioration from the 35% previously observed.

The development of minerals and waste sites has the potential to put pressure on wetland habitats and cause fragmentation or direct loss of habitat and associated species. These effects may result from hydrological changes, noise, disturbance, air, dust, light, odour or water pollution and would be exacerbated by climate change.

#### Landscape and visual amenity

Designated landscapes cover just under 38% of the Plan area, consisting of parts of the North Wessex Downs Area of Outstanding Natural Beauty (AONB); Cranborne Chase AONB; Chichester Harbour AONB; New Forest National Park; and South Downs National Park. The Surrey Hills AONB abuts part of the eastern boundary of the Plan area.

The Plan area has a significant coastline stretching from Highcliffe in the west of Hampshire to Chichester Harbour in the east. This coastline provides outstanding landscape and seascape with a wide range of uses and activities along it and is nationally designated where it forms part of the New Forest National Park.

The New Forest National Park has the highest proportion of its land area designated as part of the National Site Network (International sites) for its nature conservation value of any UK National Park.

Within the Plan area, eleven areas have been defined by Natural England as National Character Areas (NCAs) – Dorset Heaths and Cranborne Chase; Dorset Heaths; Hampshire Downs; New Forest; Salisbury Plain and West Wiltshire Downs; South Coast Plain; South Downs; South Hampshire Lowlands; Thames Basin Heaths; Thames Basin Lowlands; and Wealden Greensand.

The Plan area has substantial areas of dark night skies, with the South Downs National Park becoming an International Dark-Sky Reserve in 2016 and Cranborne Chase AONB becoming the first AONB to be designated in its entirety as an International Dark-Sky Reserve in 2019.

The South West Hampshire & South East Dorset Green Belt is part located within the Plan area. National Policy (NPPF) outlines that mineral extraction is not deemed as inappropriate within the Green Belt.

Waste management facilities can have a significant impact on landscape and visual amenity depending on:

- building structures size and location;
- proximity to designated landscapes, historic environment assets and other sensitive receptors;
- direct effects removal of landscape for development;
- presence absence of screening vegetation, and landform; and
- type of facility e.g. landfill, composting, large scale anaerobic digestion plants, large scale facilities for processing recyclables / thermal treatment, combined heat and power (CHP) plant, including the presence of flares/engines and their associated stacks.

The Plan area's limited supply of soft sand deposits are particularly associated with the Wealden landscapes of the South Downs National Park.

The character and integrity of some of Hampshire's River Valley landscapes is threatened by minerals and waste proposals.

Since 2012 the number and total area of Noise Important Areas (NIA) in the Plan area has increased significantly from 282 in 2012 to 450 in 2019.

#### Soils, geology and geomorphology

The majority of agricultural land in the Plan area is classified as Grade 3.

Almost 60% of graded agricultural land in the Plan area is considered to be 'best and most versatile land' and is predominantly found in the districts of Basingstoke and Deane, Test Valley and Winchester. The very best agricultural grade land is also found within the South Hampshire coastal plain east of Southampton Water and is considered to be of regional importance and can coincide with sand and gravel deposits.

In terms of aggregates, the Plan area's geology provides sharp sand and gravel and soft sand. The geology of Hampshire also has sand with silica properties which has the potential for industrial uses.

Minerals extraction and processing activities and waste management activities have the potential to cause contamination of soils.

When planning for waste facilities, priority should be given to the re-use of previously developed land and redundant agricultural and forestry buildings and their curtilages.

Loss of soils can occur through climate change, contamination, development and agricultural practices.

Climate change is likely to increase soil degradation. An increase in soil erosion is likely, due to increased wind speeds, rising sea levels and increased flooding events.

Development may lead to soil compaction and sealing. This will prevent water infiltrating the soil and result in increased surface run off and promote soil erosion.

The condition and health of the Plan area's soils needs to be better understood with improved data collection and more regular and frequent soil sampling.

#### Historic environment / cultural heritage

The Plan area has a rich historic environment, which encompasses archaeological sites, historic buildings and settlements, historic landscape, and parks and gardens. These assets range from individual artefacts, through sites and buildings, to extensive landscapes, and range in date from the early prehistoric to the late 20<sup>th</sup> century.

There are over 18,000 historic buildings records within the Historic Environment Records that cover the Plan area, of which over 13,000 relate to statutory Listed Buildings, nearly 300 designated Conservation Areas, over 20,000 archaeological records, over 730 Scheduled Monuments and 62 Registered Parks and Gardens.

Most historic environment features are not protected by legislation, other than being considered a material consideration in planning decisions.

Gravel deposits are associated with a rich archaeological heritage and archaeological remains which could be vulnerable during minerals extraction.

The potential impact of minerals and waste development on the historic environment, including historic built environment, archaeology and historic landscape character, must be taken into consideration when identifying potential minerals and waste sites. Sites that are likely to have an impact on nationally important features, or their settings, should not normally be considered for development.

#### Water environment

The Plan area accommodates an outstanding freshwater environment and is heavily dependent on its groundwater for water supply. The area benefits from a number of main river catchments including some that are of international nature conservation and cultural value and more riverine and wetland sites of national importance for wildlife than any other county area in England.

The Plan area is heavily influenced by its water sources (bedrock and surficial aquifers and river catchments such as the Itchen and Test).

Maintaining the quality and quantity of water resources is essential for a healthy functioning natural environment, human health and wellbeing and a prosperous economy.

There are a number of Groundwater Protection Zones and Nitrate Vulnerability Zones (NVZ) across the Plan area.

There are particular pressures on water resources in the South East of England as this is the driest and most heavily populated region. Parts of the Plan area's landscape is suffering from significant water-stress, including river valleys and aquifers. This will be exacerbated by future projected population growth and the effects of climate change.

Water resources in the Plan area depend on groundwater stored in the chalk aquifer of the Hampshire Downs, with over 70% of Hampshire's water supply derived from this source and the rest from groundwater-fed rivers.

Due to decreasing household size and changing lifestyles, per capita water consumption is rising, and this increases pressure on supplies and local water resources.

Between 2010 and 2016 the ecological status of surface water bodies across the Plan area has generally declined.

Minerals extraction and processing activities and waste management activities have the potential to significantly impact water quality and the hydrological regime of aquatic habitats.

In accordance with the requirements of the Water Framework Directive it is essential that the HMWP Partial Update has no adverse effect on water quality or the hydrological regime of aquatic habitats.

The HMWP Partial Update needs to ensure that drinking water quality, groundwater and human health are protected when formulating policies and allocating minerals and waste sites. The Plan also needs to ensure that, waste sites are located away from sensitive receptors such as groundwater source protection zones and ensure that the aquifer systems are protected from contamination.

The Plan area has a complex surface water and groundwater system, and many areas are designated Flood Zone 3. A significant proportion of the Plan area is designated as an area of high probability of flooding and / or the flood plain.

Groundwater flooding is most likely in high permeability aquifers within the Plan area where prolonged rainfall results in a rise in groundwater water levels.

There have been five major flood events in the Plan area in the past five years.

#### Population and human health

The Plan area is predicted to have above average population increase compared to the UK and England, which puts increasing pressure on public services, housing and waste facilities.

The Plan area has a slightly above average life expectancy and fairly typical age demographic. The population has relatively low levels of deprivation with the most deprived areas located within Rushmoor, Havant, Gosport and Eastleigh (with pockets in New Forest).

The latest Deprivation data (IMD 2019) show place-based deprivation in the Plan area has increased.

There is an increased demand for new developments within the Plan area with over 120,000 houses planned over the next 15 years.

There are a range of social receptors across the Plan area that are particularly sensitive to the effects of air quality, water resource changes, local road congestion, noise and dust, which include, schools and hospitals.

British Lung Foundation (BLF) data suggests that approximately 12.7 million people in the UK (approximately 1 in 5) have a history of asthma, chronic obstructive pulmonary disease (COPD) or another longstanding respiratory illness. The relative risk of death from any lung disease in the Plan area is broadly similar to the UK average. Linked to this is the increasing concern about the effects of exposure to silicates from operational minerals extraction sites and associated risk of developing silicosis.

There is an extensive network of green spaces, access routes and cultural visitor attractions across the Plan area, but distribution and accessibility may be a factor in how these opportunities are utilised by the area's population. About 100 million recreational visits are made to the area's natural environment and green spaces each year.

# Material assets (landuse, transport, minerals and waste)

The majority of minerals and waste would have to be transported via the road network. The Plan area is well served with its principal transport routes. Highways England has identified the Strategic Route Network (SRN) that spans the Plan area as the M3, M27, A303, A34, A3, A36 and A27. Other key trunk and A-roads across the Plan area include the M271, M275, A3(M), A354, A31, A338 and A331.

In 2019, the busiest road traffic region in the UK was the South East of England and within this region the Plan area (Hampshire) was the busiest area, with 10.33 billion vehicle miles travelled on roads. The south east has seen a 28% increase in motor vehicle traffic between 1994 and 2019.

With a predicted increase in population within Hampshire an associated increased demand for public transport and pressure on transport infrastructure is therefore predicted.

Hampshire, Portsmouth and Southampton are well connected by a passenger rail network. In terms of freight, the port of Portsmouth has a lack of direct rail access, but a railhead at nearby Fratton goods yard opened in 2007.

The Plan area's rail network is also utilised to import crushed rock into the area from other parts of the country. Transporting goods such as aggregates and waste by rail has many social, economic and environmental benefits which include reducing congestion on the Plan area's roads.

The Plan area has a number of wharves used for the import and processing of aggregate, as well as some waste uses such as recycling and export of glass and the export of scrap metal.

Aerodrome safeguarding regulations require Minerals and Waste Planning Authorities to consult the Ministry of Defence (MoD) or the Civil Aviation Authority (CAA) before granting

planning permission for any development likely to attract birds, within 13km of an officially safeguarded military or civil aerodrome.

Infrastructure projects that are likely to place an additional requirement on future aggregate demand in the Plan area relate to both housing and transport projects. There are in the region of 120,000 new homes planned within the Hampshire area over the next 15 years. Of these, some 6,000 homes are planned in the Welborne development in Fareham, 4,000 in the Whitehill & Bordon development in East Hampshire, and 3,850 in the Aldershot Urban Extension in Rushmoor.

Over the last 10 years, average production, sales and landings of all minerals in the Plan area was approximately 3.57 million tonnes per annum (mtpa). This includes approximately 0.85mtpa of recycled and secondary aggregates and 0.9mtpa of sand and gravel from local quarries. A similar amount is landed from marine dredging and the importation of approximately 0.7mtpa through existing rail depots. The Plan area has traditionally exported sand and gravel to neighbouring areas but is also a net importer of aggregates such as crushed rock.

To meet its aggregate needs, the Plan area will need to greatly increase its land-won aggregate landbank.

Marine-won (dredged) sand and gravel is extracted from a number of Crown Estate licensed areas off the south coast and is received at six wharves within the Plan area.

Hampshire does not have any natural hard rock resources and therefore relies on imports of crushed rock such as limestone and granite to meet demand for this type of aggregate.

Between 2006 and 2018, 137 hectares of land was developed for minerals extraction and waste management, an increase of 16.3%. The majority of this land is outside the Plan area's nationally designated landscapes.

There is a need to move towards sustainable waste management and achieve as much value from resources as possible. This is driven by factors such as increasing volumes of waste, a decreasing landfill capacity, and higher targets for reuse and recycling of waste. Increasing waste arisings is currently associated with economic growth.

The largest volume of waste is the construction, demolition and excavation sector, followed by the commercial and industrial (businesses) and the municipal (mainly households) waste sectors.

A significant amount of construction, demolition and excavation (CDE) waste is re-used or recycled on sites under development.

There are three oilfields currently in production in the Plan area. Each are comprised of a central production centre with satellite well sites supporting them and have been operating for a number of years.

Currently, there is no shale oil or gas exploration, appraisal or production activity or associated 'fracking' taking place in the Plan area.

#### **Economy**

The Plan area's economy is worth £50.7 billion and constitutes 19% of the South East economy. Gross Value Added (GVA) per head of population – a measure of prosperity – is £28,000, more than 1.4% higher than the UK average

A large proportion of the Plan area is rural (over 85%), which is dominated by agriculture (approximately 57% is actively farmed) and a further 18% comprises woodland. The Plan area contributes approximately 18% of the South East region's farmland. The remaining proportion (almost 15% consists of urban areas; comprising the cities of Portsmouth and Southampton and other districts, which are predominantly urbanised (such as Rushmoor, Gosport, Fareham and Havant).

The maintenance of a healthy regional economy will require an adequate supply of minerals and minerals related products to support a major housing programme, deliver key infrastructure projects and provide the everyday products that the area uses. Minerals make a crucial contribution to wider economic and development activity.

Hampshire is a growing economy and will rely on the supply of minerals and management of waste. Many manufacturing industries are dependent on the supply of raw materials from suppliers that are not locally based. This means that transportation distances for materials can be substantial.

There are currently around 47,000 people employed in the construction industry within the Plan area. This is an industry which relies heavily on minerals supply (90% of aggregates minerals are used in this industry).

The numbers employed in the minerals and waste industries varies according to the size of the facility.

The number of potential employees at waste facilities per square metre is fairly small compared to other types of employment uses.

The identification of waste sites should consider industrial land in accordance with Government guidance. It is crucial that there is an adequate supply of land for industrial and business development in Hampshire, and it is apparent that available land will face competing pressures for development.

#### 2.5 Limitations

2.13 The information presented in this Report is the result of a desk-based review of publicly available data and no formal requests for records, data or information have been made. The cut-off date for the inclusion of data was 31<sup>st</sup> May 2023.

# 2.6 Task A4: Developing the SA/SEA Framework

- 2.14 The SA/SEA Framework is made up of a suite of SA/SEA objectives against which the HMWP Partial Update objectives, policies and sites are tested. The SA/SEA objectives have been derived from the outcome of the review of plans, programmes and the baseline information and sustainability issues and problems identified in Tasks A1 A4. Table 2.2 sets out the SA/SEA Objectives, the assessment criteria used to determine significant effects and possible indicators identified for the Plan area. A colour/symbol coding has been used to ensure that the impacts are visually apparent at a glance (see Table 2.3). These objectives have been subject to consultation as part of the scoping process.
- 2.15 The objective of this SA/SEA is to assess the sustainability effects of the Plan following implementation, in order to inform and influence the plan and facilitate discussion regarding the objectives, policies and alternative approaches, which will be evaluated in light of their potential impacts including cumulative, synergistic and indirect environmental effects on the different SA/SEA topics. For this reason, each issue has not been given a ranking or a numerical score. The appraisal examines the secondary, cumulative, synergistic, short, medium, and long term permanent and temporary effects in accordance with the SEA Regulations. It also assesses alternatives and suggests mitigation measures where appropriate to minimise effects.
- 2.16 The assessment of environmental effects was qualitative and informed by professional judgement and experience with other SA/SEAs, as well as an assessment of national, regional and local trends. In some cases, the assessment draws upon mapping data to identify areas of potential pressure, for example flood risk or presence of environmental designations.
- 2.17 The HMWP Partial Update Proposed Submission vision, plan objectives, development management policies and mineral policies and waste policies have been assessed for likely effect. Table 2.2 was used to evaluate how the environment would be affected, positively and/or negatively.

- 2.18 A proforma has been used for the assessment of the vision, objectives and policies which will include commentary, including the reasoning for the effect (refer Appendix B, Table B1). A colour/symbol coding system has been used to ensure the impacts are visually apparent at a glance (refer Table 2.3).
- 2.19 Cumulative/total effects<sup>36</sup> and compatibility of the Proposed Submission vision/objectives and policies has been assessed to ensure the full impact of the HMWP Partial Update is understood. Table B2, Appendix B will be used to document total/cumulative effects.
- 2.20 A specific site appraisal proforma has been used which includes basic site information, assessment data, interpretation and where applicable a commentary regarding justifications (refer Table B3 Appendix B, site appraisal proforma).
- 2.21 Regarding the assessment of sites, additional performance criteria have been developed which are linked to each SA/SEA Objective, thereby ensuring a robust and consistent approach to the appraisal of sites (refer Table 2.2). Each performance category is rated using a simple traffic light red/amber/green (RAG) system based on the assigned thresholds, as set out in the final column of Table 2.2. Based on these performance category ratings and additional information provided in the site assessment tables, each site is assessed (net effect) against each SA/SEA Objective using the colour and symbol coding system set out in Table 2.3.
- 2.22 GIS has been used to determine the distance of sites from features such as environmental designations. The majority of features have been measured 'as the crow flies', using the closest part of their boundaries as this is considered to be the most appropriate method for the analysis of impacts such as air quality, noise, emissions etc. It is noted, however, that 'as the crow flies' distances may not always provide accurate information. For instance, a site may be close to a significant junction, as the crow flies, but effectively cut-off from the junction by a physical feature on the ground. To address this issue a number of the performance criteria have been assessed measuring distance by road rather than as the crow flies.
- 2.23 It is noted that the use of GIS may not capture 'character' related issues and on these occasions the site appraisals have been supplemented by site visits by topic specialists.
- 2.24 The approach to assessing alternatives comprised the following stages:
  - The alternatives to the Proposed Submission vision/objectives, development management, waste and minerals policies were assessed (refer Appendix C-F); and
  - Potential minerals and waste sites were assessed (refer Appendices G and H).

# 2.7 Task A5 Consulting on the Scope of SA/SEA

<sup>&</sup>lt;sup>36</sup> The RTPI Practice Advice states that in fact these effects are 'total effects' that are often erroneously called 'cumulative effects' in SEA/SA reports.

- 2.25 The Scoping and Baseline Reports were provided to Statutory Consultees (Natural England, Historic England, Environment Agency and Utilities providers) and other interested parties, including neighbouring councils, to allow them to express their views on the scope of SA/SEA for the emerging HMWP Partial Update. The consultation was for a six-week period that ran from 9 June to 13 July 2021.
- 2.26 Responses received were considered and Revised SA/SEA Scoping<sup>37</sup> and Baseline<sup>38</sup> Reports completed. A summary table outlining the consultation responses and how these were considered is provided within the Revised Scoping Report.
- 2.27 SA/SEA assessment was subsequently undertaken and the Interim SA/SEA Report<sup>39</sup> (draft Environmental Report) was provided, with the Revised Scoping and Baseline Reports, for consultation alongside the Draft Plan as part of the Regulation 18 Consultation that ran from 8 November 2022 to 31 January 2023.
- 2.28 Consultation responses were considered and this Environmental Report, along with an Updated Baseline Report<sup>40</sup>, were prepared. A table of containing Regulation 18 consultation comments associated with the SA/SEA process and how they were addressed is presented in Appendix I.
- 2.29 To enable stakeholders to continue to contribute to the partial update of the HMWP, this Environmental Report is made available to the public and consultation bodies as part of the Regulation 19 Proposed Submission Consultation alongside the Proposed Submission Plan. The SA/SEA Revised Scoping Report and Updated Baseline Report are also made available for information only.

<sup>&</sup>lt;sup>37</sup> HMWP: Partial Update SA/SEA Revised Scoping Report September 2021 -

 $<sup>\</sup>underline{https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-planningandenvironment/strategic$ 

<sup>38</sup> HMWP: Partial Update SA/SEA Revised Baseline Report September 2021 -

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

<sup>&</sup>lt;sup>39</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Interim Report (August 2022) -

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan/minerals-waste-plan-partial-update-consultation

<sup>&</sup>lt;sup>40</sup> HMWP: Partial Update SA/SEA Updated Baseline Report May 2023 -

https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

Table 2.2: SA/SEA Objectives and Criteria

SA/SEA Objective	Appraisal Criteria: Will the Plan	Indicators	Draft Performance Criteria (Site
			Appraisal)
SA1. Reduce greenhouse	lead to a decrease in production of	Generates energy production or	Energy/renewables (waste)
gas emissions and adapt to	greenhouse gases such as CO <sub>2</sub> and	heat production.	Red: no renewable or energy generation
and mitigate the impacts of	methane?		Green: some renewable and energy
climate change.	<ul> <li>support renewable energy, gas sequestration etc?</li> </ul>	Supports renewables.	generation
	<ul><li>reduce distances travelled by road?</li></ul>	Method of transportation proposed.	Transportation
	ensure waste sites are located in		Amber: road
	areas which minimise the risk of flooding?	Proximity of site to Flood Zones.	Green: water and rail accessed
	ensure mineral sites seek to	Incidences of flood warnings.	Flooding (minerals and waste – incl. climate
	alleviate flood risk or the impact of		change allowances)
	flooding?	Distance to 'Areas susceptible to	Red: Zone 2-3
		surface water flooding'.	Amber: Zone 2
			Green: Zone 1
			Flooding (minerals)
			Green: sand gravel extraction (water
CA2 Improve and registers		Location of ACMA (including	compatible)
SA2. Improve and maintain	seek to minimise road haulage?	Location of AQMA (including	AQMA  Reducite or transport route in an AQMA
air quality at levels which does not damage natural	lead to increased traffic congestion     in built up areas?	primary access routes).	Red: site or transport route in an AQMA Green: site or transport route not in AQMA
systems and human health.	in built-up areas? • lead to increased dust and/or		Green, site of transport route not in Agina
Systems and numan nearm.	lead to increased dust and/or odours?	Method of transportation proposed.	Transportation
	lead to increased adverse effect of	Motified of transportation proposed.	Amber: road
	air quality on biodiversity.	Proximity to air quality sensitive	Green: water and rail accessed
	<ul><li>seek to avoid existing AQMAs?</li></ul>	ecological receptors.	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
	Be in close proximity to air quality		Air quality sensitive ecological receptor
	sensitive ecological receptors		Red: <200m
	(International and national sites)?		Amber: 200m – 2km
	(memational and national sites):		Green >2km

SA3. Protect, maintain, and	conserve and enhance	Distance to designated sites.	International sites (SPA/SAC/Ramsar)
enhance biodiversity and	internationally, nationally, and locally	Biotarios to designated sites.	Red: <0.5km or impact zone
geodiversity including natural	important sites for nature	Condition of sensitive receptors.	Amber: =0.5-5km
habitats, flora and fauna and	conservation?		Green: >5km (7.5km for Mottisfont Bats SAC and
protected species.	protect, maintain, and enhance UK     habitats and species of principal		12km for Singleton and Cocking Tunnels SAC)
	importance?		HRA
	•		Red: Screened in by HRA
	<ul> <li>enhance ecological networks and habitat connectivity?</li> </ul>		Green: Screened out by HRA
	<ul> <li>protect and conserve geological SSSIs and Local Geology Sites?</li> </ul>		National (SSSI/NNR)
			Red: <0.5km or impact zone
			Amber: 0.5 – 5km
			Green: >5km
			Local (LWS/LNR/nature reserve)
			Red: <0.5km
			Amber: =0.5 – 0.8km
			Green: >0.8km
			Regionally Important Geological Site
			(RIGS)
			Red: in a RIGS
			Green: not in a RIGS
SA4. Protect and enhance	conserve and enhance the Plan	Distance from designated	<u>Designated Landscape</u>
landscape and townscape	area's National Parks and AONBs &	landscapes	Red: within designated landscape
character, local	their settings?		Amber: within setting of designated
distinctiveness and	respect, maintain, and strengthen	Number and location of Tree	landscape
tranquillity.	local landscape character and	Protection Orders (TPO).	Green: beyond setting of designated
	distinctiveness?		landscape
	seek to minimise the effects of	Presence of Green Belt for waste	
	minerals and waste development on	proposals	<u>TPO</u>
	tranquillity, including noise and light		Red: TPO on site
	pollution?		Green: TPO not on site

	1	1	
			Green Belt (waste) Red: in Green Belt Green: not in Green Belt
SA5. Maintain and protect soil quality and protect the best and most versatile agricultural land.	<ul> <li>affect high grade agricultural land?</li> <li>lead to soil pollution or contamination?</li> <li>develop heathland/peat soils?</li> </ul>	Location and extent of Best and Most Versatile agricultural land grades 1, 2 and 3a.  Location and extent of contaminated land.  Presence of heathland/peat soils.	Agricultural land Red: grade 1-2 Amber: grade 3a Green: other/existing quarry  Contaminated Land Red: undeveloped/greenfield Green: brownfield land
			Heathland/Peat Soils Red: on heathland/peat soils Green: not on heathland/peat soils
SA6. Protect and conserve the historic environment, significance of heritage assets and features and their setting.	<ul> <li>protect, conserve, and/or enhance heritage assets and the historic/prehistoric environment of the Plan area (including designated and non-designated heritage assets)?</li> <li>contribute to the better management of designated and non-designated heritage assets?</li> <li>improve the quality of the historic environment?</li> <li>provide for increased access to and enjoyment of the historic environment?</li> <li>lead to the potential loss of historic landscape and features?</li> </ul>	The number, type and distance of heritage assets.	Red: heritage asset/Archaeology Alert on site Amber: heritage asset/Archaeology Alert <250m Green: heritage asset/Archaeology Alert >250m

	1		,
	<ul> <li>alter the hydrological conditions of water-dependent heritage assets, including paleo-environmental deposits?</li> <li>provide for increased understanding and interpretation of the historic environment?</li> </ul>		
SA7. Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.	<ul> <li>seek to protect water resources in particular potable reserves and source protection zones (surface and groundwater, quantity and quality)?</li> <li>seek to minimise adverse effects on</li> </ul>	Distance to Source Protection Zone (SPZ).  Distance to public water supply (PWS) abstraction.	Red: within a SPZ or within 250m of surface water abstraction PWS Green: not in SPZ or within 250m of surface water abstraction PWS
	water hydromorphology, natural processes and aquatic environment?	Relationship to 8m buffer for all watercourses measured from bank top.	Amber: within buffer Green: not in buffer
		Relationship to Chalk Principal Aquifer.	Amber: located over Chalk Principal Aquifer Green: not located over Chalk Principal Aquifer
SA8. Reduce the risk of flooding.	ensure waste sites are located in areas which minimise the risk of floading?	Proximity of site to Flood Zones.  Incidences of flood warnings.	Flooding (minerals and waste – incl. climate change allowances) Red: Zone 2-3
	flooding?  • ensure mineral sites seek to alleviate flood risk or the impact of flooding?	Distance to 'Areas susceptible to surface water flooding'.	Amber: Zone 2 Green: Zone 1
			Flooding (minerals) Green: sand / gravel extraction (water compatible)
SA9. Minimise negative impacts of waste management facilities and	have impacts which could have a harmful effect on human health?	Distance to residential dwellings, schools and hospitals.	Dwellings and amenities Red: <100m Amber: =100 - 250m Green: >250m

mineral extraction on people	result in loss of amenity through	Location, type and access to	
and local communities.	visual impact, noise, dust, or	existing amenities.	Airport safeguarding zones
	vibration for local communities?		Amber: within
	<ul> <li>provide opportunities for</li> </ul>	Promote recreational amenities.	Green: outside
	enhancement of local amenity and		
	access to the countryside?	Relationship to Airport	
		Safeguarding Zones.	
SA10. Minimise the impact of	reduce distances travelled by road?	Method of transportation proposed.	Significant uncongested road junction
the transportation of	allocate sites that are well located in		Red: junction >2k
aggregates and waste	relation to surrounding settlements	Links to rail network or waterway.	Green: junction <2km
products on the local and	for waste, or markets for minerals?		
strategic transport network.	enable waste facilities or mineral	Location of potentially significant	<u>Transportation</u>
	operation serve local needs?	junctions in relation to	Amber: road
	facilitate HGV routeing agreements	infrastructure requirements and	Green: water and rail accessed
	and developer contributions for	likely routes.	
	infrastructure improvements?		SRN
		Proximity to strategic road network	Red: SRN >1km
		(SRN).	Green: SRN <1km
SA11. Support sustainable	support the waste hierarchy?	Does the proposal support	Green: Yes
extraction, re-use and	Produce recycled and secondary	production of recycled and	Blank: No
recycling of mineral and	aggregate?	secondary aggregate?	
aggregate resources.	Extending existing facilities?		
		Is the proposal an extension of	Green: Yes
		existing mineral extraction?	Blank: No
SA12. Contribute towards	• increase the amount of waste re-	Does the application support	Red: landfill (waste)
moving up the waste	used, recycled, or recovered?	recycled, composted, waste	Green: recycling (waste/minerals),
hierarchy in the Plan area.		recovered, waste to be landfilled?	composting (green waste), recovery
			(waste/minerals – inert backfill).
SA13. Enable the Plan area	reduce the need for waste to be	Increased waste management /	Green: Yes
to be self-sufficient in its	transported outside the Plan area for	processing capacity?	Blank: N/A
waste management and	treatment or disposal?		
provide an adequate supply	reduce the need for the Plan area to	Minerals extraction or wharf or rail	Green: Minerals extraction
	import aggregates?	depot?	Green: Wharf and rail depots

of minerals to meet its local			
needs.		Helps with production of secondary	Green: Yes
		and recycled aggregate	Blank: N/A
SA14. Support the Plan	encourage the provision of more	Type of jobs are permanent /	Employment
area's economic growth and	locally based skills and facilities?	temporary (i.e. for construction /	Amber: mineral (temporary development)
reduce disparities across the	generate new jobs for the county?	operational period).	Green: waste (potentially permanent
area.	support and encourage the growth		development)
	of small and medium size business?	Support for local construction	
		industry and/ or access to waste	<u>Deprivation</u>
		management facilities.	Green: not located within deprived area
			Amber: unknown
		Deprivation index in locality.	Red: located within a deprived area
SA15. Enhance networks of	minimise the impact of minerals and	Presence of public rights of way	PRoW
green and blue infrastructure	waste development on the local	(PRoW), including statutory	Red: onsite
and enable safe access to	PRoW network	footpath, bridleway, byway open to	Amber: <50m
countryside and greenspace.	enhance the local and wider GI	all traffic (BOAT) and restricted	Green: >50m
	networks through the restoration of	byway (which includes former	
	minerals extraction and landfill sites	roads used as public paths	Proposed restoration
		(RUPP).	Green: green and/or blue infrastructure
			network improvement (minerals site)
		Benefit of intended restoration to	Amber: Restoration to previous (minerals
		green and blue infrastructure	site)
		networks.	Blank/?: waste site

Table 2.3: SA/SEA Objective Effects Colour/Symbol Coding System

Symbol	Explanation of the Effect
++	Very Positive: will result in a very positive impact on the objective
+	Slightly Positive: will result in a slightly positive impact on the objective
0	Neutral: will result in a neutral or negligible effect on the objective
-	Slightly Negative: will result in a slightly negative impact on the objective
	Very Negative: will result on a very negative impact on the objective
?	Unknown: the relationship is unknown, or there is insufficient information
	to make an assessment

# 3. Stage B: Developing and Refining Options and Assessing Effects

### 3.1 Introduction

- 3.1 This chapter sets out the options and findings of the appraisal of the HMWP Partial Update Proposed Submission:
  - the draft Vision and Objectives;
  - the draft Development Management Policies;
  - the draft Minerals and Waste Policies; and
  - the proposed minerals and waste sites within the Plan area.
- 3.2 The appraisal seeks to identify the likely significant effects as defined in the Environmental Assessment of Plans and Programmes Regulations, including short, medium, and long term effects, permanent and temporary effects, and secondary and cumulative effects.

The Regulations require the assessment of the likely significant effects on the environment, including on issues such as: biodiversity; population; human health; fauna, flora; soil; water; air; climate factors; material assets; cultural heritage including architectural and archaeological heritage; landscape; and the interrelationship between the above factors.

3.3 It also sets out mitigation measures as defined by the Regulations. Mitigation measures identified are in the form of general recommendations, amendments or points for consideration, rather than measures designed to counter specific effects.

## 3.2 B2: Developing Strategic Alternatives

In accordance with the Regulations, the Environmental Report should include an outline of the reasons for selecting the alternatives dealt with, and a description of how the assessment was undertaken including any difficulties (such as technical deficiencies or lack of know-how) encountered in compiling the required information.

- 3.4 This section considers reasonable alternatives (options) with respect to:
  - the Plan in its entirety;
  - · alternative minerals and waste policies; and
  - alternative sites.

## 3.2.1 Evolution of the HWMP Partial Update

3.5 This section explains the evolution of the HWMP Partial Update and the decision-making process which resulted in progression of the Plan. Two potential scenarios are described with respect to managing mineral and waste resources: business as usual and the development of a partial update to the HMWP.

- 3.6 The National Planning Policy for Waste 2014 (NPPW)<sup>41</sup> states that waste planning authorities should prepare Local Plans which identify sufficient opportunities to meet the identified needs of their area for the management of waste streams.
- 3.7 The NPPF also states that Mineral Planning Authorities should make provision, in the form of specific sites or locations, to meet the requirements identified in the Local Aggregate Assessment (LAA). The LAA sets out how a steady and adequate supply of aggregate will be achieved including the maintenance of a minimum of a seven-year landbank (seven years-worth of permitted mineral reserves based on an average rate of depletion). Therefore, the scenario of 'no plan' was not considered a reasonable option and was eliminated as it would not comply with National Planning Policy.
- 3.8 The 'business as usual' option, effectively meaning a continuation of the existing plan was also discounted due to the need to update and improve policies in line with statutory requirements. The currently adopted minerals and waste plan for the Plan area was adopted by the HMWP Authorities in 2013.
- 3.9 The NPPF dictates that local plans should be reviewed, to assess whether they require updating, at least every five years. An initial review of the HMWP was undertaken in 2018 and concluded that the Plan's policies were deemed effective in enabling development and implementation of the Vision. A commitment was made to hold a Review Workshop and to undertake a further Review in 2020. The 2020 Review concluded that, although the HMWP has been performing and working to support minerals and waste planning, a partial update was needed to ensure full compliance with the NPPF and the NPPW.
- 3.10 Vision options were developed by building on the requirements of the NPPF (provision of minerals), NPPW (compliance with the waste hierarchy) as well taking into account the climate change emergency declared by some of the Authorities and the Hampshire 2050 Commission of Inquiry. It was also felt that the HWMP Partial Update should align with the Hampshire Local Transport Plan update (LTP4) and the emerging Local Plans of the Plan areas Local Planning Authorities.
- 3.11 Minerals and Waste background studies<sup>42</sup> have been drafted to inform the HMWP Partial Update and provide information, data and analysis. The background studies include information relating to:
  - why the HMWP Authorities need to plan for minerals and waste;
  - the current minerals and waste resources;
  - the main constraints and opportunities; and
  - how much additional resource and infrastructure may be required to meet the needs of the Plan area.

<sup>&</sup>lt;sup>41</sup> NPPW - https://www.gov.uk/government/publications/national-planning-policy-for-waste

<sup>&</sup>lt;sup>42</sup> HMWP Partial Update Draft Plan minerals and waste background studieshttps://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan

### 3.2.2 Evolution of the Development Management, Minerals and Waste Policies

- 3.12 In relation to the preparation of the development management, minerals and waste policies, the first stage was to compile potential alternative policies. This list comprised all options that were considered, regardless of whether they were considered reasonable. The long lists, provided in Appendices D, E and F, respectively, included options for each policy, where applicable, and included the following:
  - the NPPF; and
  - new policies drafted based on updated information or circumstances (e.g. the declaration of climate change emergencies).
- 3.13 The next stage of the process was to discount policies which were not considered reasonable<sup>43</sup>. For the purpose of this assessment, the criteria used to determine whether a policy was 'reasonable', included: whether it complied with the NPPF; and / or it was applicable. Further analysis together with the reason for their rejection for inclusion in the short lists is provided in Appendices D, E and F, respectively.
- 3.14 Only shortlisted options (reasonable options) were carried forward for SA/SEA assessment.

### 3.2.3 Alternatives to Potential Sites

- 3.15 The process by which the list of potential sites was compiled involved the following:
  - Step 1: Site nominations (Call for Sites):
  - Step 2: Compilation of a long list of Sites; and
  - Step 3: Appraisal.
- 3.16 Step 1: Site nomination Options for minerals and waste sites were generated in the following ways:
  - nominated by landowner;
  - nominated by minerals or waste operator/agent; or
  - the site was an existing allocation which had not yet been developed.
- 3.17 Hampshire County Council on behalf of the HMWP Authorities contacted minerals and waste operators and other interested parties such as landowners and agents, requesting potential minerals and waste sites.
- 3.18 Step 2: Compilation of list The list of all potential minerals and waste sites is provided in Appendix G (36 sites).
- 3.19 Step 3: Appraisal It is not for the SA/SEA to decide which sites will be included within the HMWP, but rather to provide sufficient information on the relative environmental performance (based on the SA/SEA objectives) of each site, making the decision-making process on the inclusion of sites more transparent.

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<sup>&</sup>lt;sup>43</sup> Planning Practice Guidance requires all reasonable alternatives to be assessed. Only reasonable alternatives should be considered. The SEA Directive and associated legislation do not define what constitutes a reasonable alternative, or how many alternatives must be considered. Alternatives must be realistic and feasible.

# 3.3 B1-B5: Testing Vision/Objectives options against the SA/SEA Objectives

- 3.20 In this section of the Report, the HMWP Partial Update Vision/Objectives options are assessed to ensure the principles of sustainability are fully integrated into the Plan. The Vision/Objectives have also been tested for compatibility with the SA/SEA Objectives in accordance with the methodology outlined in Section 2.6. The aim of this process is to help refine the preferred Plan Vision/Objectives where necessary and identify potential areas of conflict.
- 3.21 The purpose of the Plan Objectives is to assist in the delivery of the associated Spatial Vision, to facilitate its delivery and provide the context and overall direction of the Plan. The Objectives provide a framework for policy development, and each are considered equally important.
- 3.22 Each Vision/Objectives option has been compared against the SA/SEA Objectives in order to assess their potential effects and understand how each objective protects the environment. The full appraisal of HMWP Vision and Objectives is provided in Appendix C. The preferred Vision and associated suite of Objectives is provided in Table 3.1

Table 3.1: Preferred HMWP Partial Update Vision/Objectives

Option 5: Ha	ampshire 2050 driven (aligned with LTP4)
Vision:	Carbon neutral and resilient minerals and waste development, which: supports health, wellbeing and quality of life for all; enables the creation of thriving places; and respects Hampshire's unique natural and built environment.
Objective 1	. Facilitate a reduction in minerals and waste-related carbon emissions to
	support the transition to net zero (neutrality) by 2050.
Objective 2	Provide a steady and adequate supply of minerals.
Objective 3	Plan for a resilient and reliable net self-sufficient waste management network.
Objective 4	Ensure the delivery of minerals and waste development in a strategic way that
	protects and enhances natural and historic environments.
Objective 5	Ensure communities do not experience a reduction in air quality and are less disturbed by minerals and waste activities.
Objective 6	Supports and complements urban regeneration.
Objective 7	Enable a circular economy that ensures Hampshire continues to prosper whilst reducing its emissions.
Objective 8	Support future development requirements with sustainable, high-quality operations.
Objective 9	Secure restoration schemes that improve our health and wellbeing and achieve a net gain in biodiversity (BNG) of at least 10% above the pre-worked baseline.

3.23 In order to assess the cumulative/total effects of the Vision/Objectives, Table 3.2 provides a summary of the compatibility of the HMWP Objectives against the SA/SEA Objectives 'at a glance'.

Table 3.2: At a Glance Appraisal of HMWP Partial Update Proposed Submission Vision/Objectives Options

HMWP Partial Update	SA/SEA Objectives														
Vision & Plan Objectives Option	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks
Option 1: Existing	+/?	?	+	+	?	+	?	?	+	+	+	+	+	+	?
Option 2: NPPF & Update only	+	?	+	+	?	+	?	?	++	+	+	+	+	+	?
Option 3: NPPF update & Hampshire Driven (and simplified)	++	++	+	+	?	++	?	?	++	+	+	+	+	+	?
Option 4: Climate Change Driven	++	+	+/?	?	?	?	?	+	+	+/?	+/?	+	+	+/?	?
Option 5: Hampshire 2050 driven (aligned with LTP4)	++	++	+	+	?	+	?	?	++	+	+	+	+	+	?

- 3.24 In summary, a number of changes have been made to the Plan Vision and Objectives as a result of the Regulation 18 consultation process, including the following:
  - In the Vision, the reference to 'Hampshire's unique environment', now refers to 'unique natural and built environment' to clarify the scope of the term 'environment' used here.
  - Objective 3 now refers to a 'resilient and reliable <u>net self-sufficient</u> waste management network.'
  - Addition of the word 'strategic' to Objective 4 to clarify the strategic nature of the Plan.
  - Addition of text to Objective 9 for the achievement of at least 10% biodiversity net gain (BNG) above pre-worked baseline.
- 3.25 All the Vision/Objective options score positively. In some cases, however, it is unclear how this can be balanced against other objectives or, for example, a focus on climate change.
- 3.26 All the options lacked a reference to soil quality, but this is specifically dealt with by Policy 8 (Protection of soils) of the adopted Plan and likewise, flood risk is addressed by Policy 11 (Flood risk and prevention). It is important, therefore, that these policies remain in the Plan. Green networks are referred to in the supporting text of Policy 3 (Protection of habitats and species) but not in policy.

- 3.27 The assessment noted that in general, the Vision/Objectives options for the HMWP Partial Update have a positive effect when compared against the SA/SEA Objectives. In a few cases, for example for air quality, soil quality, water resources, flood risk and green networks, there was insufficient information to rate the effect. The assessment suggests that the objectives developed to date have taken into consideration potential environment effects.
- 3.28 From the assessment of Vision/Objectives options, Option 5: Hampshire 2050 driven (aligned with LTP4) was chosen for the HMWP Partial Update. Although option 3 scored slightly better for SA/SEA Objective 6, it is considered that option 5 benefits from its alignment with both Hampshire 2050 and the emerging Hampshire Local Transport Plan (LTP4).
- 3.29 Specific strengths of the preferred HMWP Objectives include:
  - Net zero carbon emissions the objectives make specific reference to reducing minerals and waste-related carbon emissions to net zero (neutrality).
  - Air quality the objectives make specific reference to ensuring communities do not experience reduction in air quality and that emissions are reduced.
  - Circular economy there is a clear emphasis on enabling a circular economy.
  - Natural and historic environments the objectives make reference to the protection and enhancement of the natural and historic environments.
  - Health and wellbeing as well as making specific reference, the theme of improving health and wellbeing cuts across a number of objectives.
  - Relevance: All of the objectives are of direct relevance.
- 3.30 The changes that have been made to the Plan Objectives address the recommended improvements set out in the SA/SEA Interim Report and no further improvements are recommended.
- 3.31 Table 3.3 provides an at glance summary of the compatibility of the objectives. It shows that in general, the objectives are compatible. Some conflict potentially exists between objectives 1, 4 and 5 and objectives 2 and 3. This potential conflict arises from striking the balance between protection of the environment and enabling sufficient capacity for minerals and waste within the Plan area. As this potential conflict will be addressed through the application of robust and specific policies that seek to protect the environment, which are considered holistically across the Plan, no specific recommendations for amendments are made.

Table 3.3: Compatibility matrix assessing the HWMP objectives against each other

HMWP	1	2	3	4	5	6	7	8	9
Objective									
1	N/A	?/N	?/N	Υ	Y	Υ	Υ	Y	Υ
2	?/N	N/A	Y	?/N	?/N	Y	Υ	Y	Υ
3	?/N	Υ	N/A	?/N	?/N	Y	Υ	Y	Υ
4	Y	?/N	?/N	N/A	Y	Υ	Υ	Y	Υ
5	Y	?/N	?/N	Υ	N/A	Υ	Υ	Y	Υ
6	Y	Y	Υ	Y	Y	N/A	Υ	Y	Υ
7	Y	Y	Υ	Y	Y	Υ	N/A	Y	Υ
8	Υ	Υ	Υ	Υ	Υ	Υ	Υ	N/A	Y
9	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	N/A

Key: Y = compatible	N = potential conflict	? = unknown /	N/A = Not applicable
		insufficient information	

# 3.4 B1-B5: Testing Development Management Policies against the SA/SEA Objectives

- 3.32 The next stage was to assess the draft development management policies. The HWMP Partial Update has 14 draft development management policies (Policies 1 14), outlined in Appendix D and listed below:
  - Policy 1: Sustainable minerals and waste development
  - Policy 2: Climate change mitigation and adaptation
  - Policy 3: Protection of habitats and species
  - Policy 4: Nationally protected landscapes
  - Policy 5: Protection of the countryside and valued landscapes
  - Policy 6: South West Hampshire Green Belt
  - Policy 7: Conserving the historic environment and heritage assets
  - Policy 8: Water management
  - Policy 9: Protection of soils
  - Policy 10: Restoration of minerals and waste developments
  - Policy 11: Protecting public health, safety, amenity and well-being
  - Policy 12: Flood risk and prevention
  - Policy 13: Managing traffic
  - Policy 14: High-quality design of minerals and waste development
- 3.33 The appraisal of Policies 1 14 along with the reasonable alternatives is provided in Appendix D. Only those options considered 'reasonable'<sup>44</sup> have been appraised. Only the development management options considered as the 'preferred approach' have been carried through into the total/combined effects assessment (refer Appendix D) and discussed herein.
- 3.34 It should be noted that the development management policies within the HMWP Partial Update Draft Plan include a minor change in policy numbering compared to those contained in the adopted HMWP. Policy 14 (Community benefits) in the adopted Plan has not been taken forward as a proposed Policy in the Proposed Submission Plan. This is because the Policy cannot be implemented by the Authorities. However, a new Policy 8 (Water Management) has been proposed and although there are still 14 development management policies, the ordering of Policies 8-14 has therefore changed.
- 3.35 No recommendations for changes were made in the SA/SEA Interim Report but a number of positive improvements, that strengthen the development management policies, have been made following the Regulation 18 consultation process, including improvements in readability and general clarity and the following:

<sup>&</sup>lt;sup>44</sup> Where a policy has been rejected on the basis that is unreasonable or does not meet statutory requirements these have not been assessed against the SA objectives.

- Policy 1: The introduction of wording to emphasise that the policies in the Plan are to be regarded as a whole and proposals will be expected to conform to all relevant policies in the Plan.
- Policy 2: Introduction of wording in relation to transition to carbon neutrality by 2050.
- Policy 3: Additional wording clarifying that sites, habitats and species will be protected in Hampshire and neighbouring areas.
- Policy 4: Addition of wording to emphasise that minerals and waste proposals in National Parks and AONBs must be limited in scale and extent and must have regard to the relevant Management Plan. Reference included to the setting of nationally protected landscapes.
- Policy 5: A greater emphasis given to valued landscapes, including an associated new clause 3 and set of criteria and requirement for a comprehensive landscape mitigation and enhancement scheme.
- Policy 7: Greater emphasis given to non-designated heritage assets, including separation of designated and non-designated heritage assets in the policy.
   Greater clarity in relation to significance of, and weight given to, heritage assets.
- Policy 8: Changed 'unacceptable' risk to 'significant' risk. Reference made to nutrient neutrality. Requirement for a Water Framework Directive screening assessment where there is the potential for impacts on groundwater bodies and surface water bodies.
- Policy 9: Inclusion of reference to improvements to biodiversity and contribution towards adaptation to or mitigation of, climate change from the protection of soils (previous reference was to the 'local environmental conditions').
- Policy 10: Reference inserted to 'historic and landscape' character and explicit support given to opportunities for adapting to or mitigating the impacts of climate change through restoration.
- Policy 11: A change of reference throughout the policy to 'unacceptable impact' to 'significant adverse impact'. Requirement for a Health Impact Assessment for minerals and waste proposals, where relevant. Encouragement of opportunities for enhancing health, safety, amenity and well-being.
- Policy 12: Requirement that Catchment Management Plans should be referred to in determining whether a proposal is located in a Priority Area or Critical Contributing Area and, where relevant, apply recommended standards.
- Policy 13: Additional focus on 'communities and the environment' and low emission/more sustainable fuels, public rights of way safety and use of the highway network for all users. Reference to Air Quality Management Areas.
- Policy 14: Replacement of 'unacceptable visual impact' with 'significant adverse visual impact'.
- 3.36 Table 3.4 provides an 'at a glance' summary of the total effects of the development management policies. The assessment noted that there are no negative effects relating to the draft development management policies, when considered against the SA/SEA Objectives. The assessment suggests that the development management policies developed to date have taken into consideration potential environment effects and many policies scored positively against the relevant objectives.

Table 3.4: At a glance total/combined effects for the proposed submission Development Management policies

Development						SA	/SEA	Obj	ectiv	es					
Management Policy	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transport	11. Sustainable Minerals	12. Waste Hierarchy	13. M & W Self-Sufficiency	14. Economy	15. Green Networks
Policy 1 Sustainable minerals and waste development	0	0	0	0	0	0	0	0	0	0	+	0	+	+	0
Policy 2 Climate change – mitigation and adaption	++	0	0	0	0	0	0	0	0	0	+	+	?	0	0
Policy 3 Protection of habitats and species	0	+	++	?	0	0	0	?	0	0	0	?	?	?	+
Policy 4 Nationally protected landscapes	0	0	+	++	?	+	?	?	?	+	0	?	?	?	+
Policy 5 Protection of the countryside and valued landscapes	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Policy 6 South West Hampshire Green Belt	0	0	0	+	0	0	0	0	0	0	0	0	0	0	0
Policy 7 Conserving the historic environment and heritage assets	0	0	0	+	0	++	0	0	0	0	0	0	0	0	0
Policy 8 Water management	0	0	+	0	0	0	++	+	0	0	?	0	?	0	0
Policy 9 Protection of soils	0	0	0	0	++	0	0	0	0	0	0	0	0	0	0
Policy 10: Restoration of minerals and waste developments	+	0	+	+	0	+	0	0	+	0	0	0	0	0	+
Policy 11: Protecting public health, safety, amenity and well-being	0	+	0	0	0	0	+	0	++	0	0	0	0	0	0
Policy 12 Flood risk and prevention	0	0	0	0	0	0	0	++	0	0	?	?	?	0	0
Policy 13	+	+	0	0	0	0	0	0	+	++	?	0	?	0	0
Managing traffic Policy 14 High-quality design of minerals and waste development	+	0	0	+	0	0	0	0	0	0	0	0	0	0	0

## 3.37 Specific strengths of the draft Development Management policies include:

• The development management policies have been drafted in a format that includes criteria which are explicit in describing when minerals and waste development will and will not be supported. In addition, they provide a level of flexibility which allows for exceptions in the interest of the public or where the benefits out way adverse effects.

- Policy 2 states that development proposals should be supported by a Climate Change Assessment, which demonstrates how opportunities for climate change mitigation and adaption have been considered and, where appropriate, incorporated into proposals.
- Policy 3 affords protection to habitats and species and specifically includes locally important sites as well as designated habitats and species that are part of the National Site Network. The policy also requires at least 10% measurable Biodiversity Net Gain.
- Policy 4 has particular focus on the protection and enhancement of nationally protected landscapes in the Plan area, including National Parks and AONBs, which constitute a significant proportion of the Plan area's land cover.
- Policies 5 and 6 provide effective overall protection of the countryside and valued landscapes, and Green Belt, respectively, without restricting development where this would not be detrimental.
- Policy 7 explicitly affords protection to and enhancement of the historic environment. The strength of this policy lies with its inclusion of both designated and non-designated assets.
- Policy 8 is a new policy, not present in the adopted Plan, that deals specifically
  with water resources, excluding flood risk, and seeks to protect the quality of the
  surface and sub-surface water environment. The policy requires that where
  proposals are in a groundwater source protection zone, a Hydrological Risk
  Assessment must be provided and where this identifies unacceptable risk,
  appropriate mitigation is provided.
- Policy 9 seeks to ensure the protection and, where possible, enhancement of soils and no net loss of the best and most versatile agricultural land.
- Policy 10 specifically addresses restoration and aftercare of sites which can have indirect positive effects on a number of SA/SEA Objectives including around habitats and species, public amenity and green networks.
- Policy 11 sets out comprehensive criteria when minerals and waste development will not be permitted thereby affording protection to a wide range of public health and well-being issues.
- Policy 12 ensures minerals and waste sites are located in areas, and incorporate measures, which minimise the risk of flooding.
- Policy 13 requires minerals and waste development to be accompanied by a
  Traffic Assessment or Statement which specifies how movements of materials
  will be managed. This policy allows for flexibility particularly in relation to rural
  areas.
- Policy 14 provides support to a number of other policies by requiring that development is high quality and as a result does not cause adverse visual impact, contributes to achieving sustainable development and provides climate change mitigation and adaption.

# 3.5 B1-B5: Testing the Minerals and Waste Policies against the SA/SEA Objectives

- 3.38 The next stage was to assess the draft Minerals and Waste policies. This process included the assessment of all reasonable alternative policies (Appendices E and F, respectively).
- 3.39 The draft Minerals and Waste policy options were formulated via:
  - previous work undertaken for the HMWP 2013 and its subsequent review;
  - a review of best practice of recently adopted Minerals and Waste Local Plans;
  - consultation with HMWP Authorities Technical Specialists (Ecologists, Archaeologists, Highways etc); and
  - consultation with HMWP Authorities' Officers.

# 3.6 Minerals Policies Summary

- 3.40 The Proposed Submission has ten draft Minerals policies (Policies 15 24), outlined in Appendix E and listed below:
  - Policy 15: Safeguarding mineral resources
  - Policy 16: Safeguarding minerals infrastructure
  - Policy 17: Aggregate supply capacity and source
  - Policy 18: Recycled and secondary aggregates development
  - Policy 19: Aggregate wharves and rail depots
  - Policy 20: Local land-won aggregates
  - Policy 21: Silica sand development
  - Policy 22: Brick-making clay
  - Policy 23: Chalk development
  - · Policy 24: Oil and gas development
- 3.41 The appraisal of all reasonable minerals policies is provided in Appendix E. Only the minerals policies considered as the 'preferred approach' have been carried through into the total/combined effects assessment (refer Appendix E) and discussed herein.
- 3.42 No recommendations for changes were made in the SA/SEA Interim Report but a number of positive improvements have been made following the Regulation 18 consultation process, including improvements in readability and general clarity and the following:
  - Policy 16: Further clarification on the relationship between non-minerals development and safeguarded sites, including in relation to mitigation and 'agent of change'.
  - Policy 17: Revision of capacity figures and reference to 2040 target date, and reference to Local Aggregate Assessment.
  - Policy 19: Revision of sites.
  - Policy 20: Revision of sites. Requirement that development is in line with the other policies in this Plan and would not pose unacceptable harm to the environment and local communities for it to be supported.

- Policy 22: Requirement that development is in line with the other policies in the Plan and would not pose significant adverse harm to the environment and local communities.
- Policy 24: New clause and criteria on acceptability of gas storage.
- 3.43 Table 3.5 provides an 'at a glance' summary of the total effects of the preferred minerals policies. The assessment noted that only one minerals policy scored a negative effect against one SA/SEA Objective.

Table 3.5: At a glance total/combined effects for the proposed submission minerals policies

Minerals Policy						S	A/SE	A Ob	jectiv	/es					
	Climate Change	Air Quality	Biodiversity	Landscape	Soil Quality	Historic Environment	Water Resources	Flood Risk	Communities	. Transport	. Sustainable Minerals	. Waste Hierarchy	. M & W Self-Sufficiency	. Economy	. Green Networks
	+	2.	3.	4.	5.	9.	7.	8.	9.	10.	11.	12.	13.	14.	15.
Policy 15 Safeguarding – mineral resources	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 16 Safeguarding – minerals infrastructure	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 17 Aggregate supply – capacity and source	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 18 Recycled and secondary aggregates development	0	0	0	0	0	0	0	0	0	0	++	++	++	0	0
Policy 19 Aggregate wharves and rail depots	0	+	0	0	0	0	0	0	0	++	0	0	0	0	0
Policy 20 Local land-won aggregates	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0
Policy 21 Silica sand development	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0
Policy 22 Brick-making clay	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0
Policy 23 Chalk development	0	0	0	0	0	0	0	0	0	0	0	0	+	+	0
Policy 24 Oil and gas development	-	?	?	0	0	0	?	0	0	0	0	0	+	+	0

### 3.44 Specific strengths include:

Policies 15 and 16 effectively protect mineral reserves and minerals infrastructure, respectively, and prevent resource sterilisation (supporting SA/SEA Objective 13). Policy 15 refers to the Minerals Safeguarding Area on the Policies Map and other sites to be afforded protection. The inclusion of criteria to define circumstances when non-minerals development will be permitted provides a clear framework to be considered as part of any planning application (SA/SEA Objective 13).

- Policy 17 allows for a steady and adequate supply of sand and gravel and has been based on the last 10 years of sales, which is considered to reflect the recent increase in growth experienced in the Plan area (supporting SA/SEA Objectives 13 and 14).
- Policy 18 supports the supply of recycled and secondary aggregates, which is considered to support sustainable extraction, the waste hierarchy and minerals self-sufficiency (SA/SEA Objectives 11, 12 and 13 respectively).
- Policy 19 scored positively for SA/SEA Objectives 2 and 10 as it includes explicitly the need to minimise transport of materials by road and the use of sustainable transport modes which indirectly has a positive impact on air quality.
- Policy 20 allows for an adequate and steady supply of locally extracted sand and gravel by maintaining a landbank of permitted sand and gravel reserves sufficient for at least seven years (SA/SEA Objectives 13 and 14).
- Policy 21 allows for an adequate and steady supply of silica sand by maintaining permitted reserves sufficient for at least 10 years from specified sites (SA/SEA Objectives 13 and 14).
- Policy 22 allows for a supply of locally extracted brick-making clay for use in Hampshire's remaining brickworks that will enable the maintenance of a landbank of at least 25 years of brick-making clay provided from a specified site (SA/SEA Objectives 13 and 14).
- Policy 23 allows for the small-scale extraction of chalk only supported for agricultural and industrial uses in Hampshire. The policy is explicit in what the material can and can't be used for under this policy and sets an annual extraction limit that constitutes small-scale extraction (SA/SEA Objectives 13 and 14).
- Policy 24 provides a set of criteria that determine where oil and gas development will be permitted subject to environmental and amenity considerations (SA/SEA Objectives 13 and 14).
- Many of the Mineral policies support SA/SEA Objective 14 by supporting economic growth by enabling the supply of construction aggregates.

## 3.7 Waste Policies Summary

- 3.45 The Draft Plan has ten draft Waste policies (Policies 25 34), outlined in Appendix F and listed as follows:
  - Policy 25: Sustainable waste management
  - Policy 26: Safeguarding waste infrastructure
  - Policy 27: Capacity for waste management development
  - Policy 28: Energy recovery development
  - Policy 29: Locations and sites for waste management
  - Policy 30: Construction, demolition and excavation waste development
  - Policy 31: Liquid waste and waste-water management
  - Policy 32: Non-hazardous waste landfill
  - Policy 33: Hazardous and Low Level Radioactive Waste development
  - Policy 34: Safeguarding potential minerals and waste wharf and rail depot infrastructure

- 3.46 For the purposes of this assessment, Policy 34 (Safeguarding potential minerals and waste wharf and rail depot infrastructure) has been considered alongside the waste policies but is relevant to both minerals and waste. The appraisal of all the reasonable waste policies is provided in Appendix F. Only the waste policies considered as the 'preferred approach' have been carried through into the total/combined effects assessment (refer Appendix F) and discussed herein.
- 3.47 No recommendations for changes were made in the SA/SEA Interim Report but a number of positive improvements have been made following the Regulation 18 consultation process, including improvements in readability and general clarity and the following:
  - Policy 26: Clarification text in relation to sterilisation of infrastructure. Additional
    criteria in relation to support given to non-waste development on safeguarded
    sites. New paragraph in relation to mitigation and 'agent of change principle'.
  - Policy 27: Revision of capacity figures and reference to Monitoring Report.
  - Policy 29: Revision of sites. Additional criterion on the requirement for safe and suitable access to appropriate roads as determined by the Local Highway Authority.
  - Policy 30: Revision of capacity figures.
  - Policy 32: Revision of void space capacity.
  - Policy 33: Revision of capacity figure.
  - Policy 34: Amendment to safeguarded sites.
- 3.48 Table 3.6 provides an 'at a glance' summary of the total effects of waste policies. The assessment noted that there is only one waste policy that has scored a negative effect against one SA/SEA Objectives.

Table 3.6: At a glance total/combined effects for the proposed submission waste policies

Waste Policy						SA	A/SE/	A Obj	ectiv	es					
	Climate Change	Air Quality	Biodiversity	Landscape	Soil Quality	Historic Environment	Water Resources	Flood Risk	Communities	). Transport	. Sustainable Minerals	Waste Hierarchy	i. M & W Self-Sufficiency	. Economy	i. Green Networks
	<del>-</del>	2.	რ.	4.	5.	9.	7.	œ.	6	10.	11.	12.	13.	14.	15.
Policy 25 Sustainable waste management	0	+	0	0	0	0	0	0	0	+	0	++	++	+	0
Policy 26 Safeguarding – waste infrastructure	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0
Policy 27 Capacity for waste management development	0	0	0	0	0	0	0	0	0	0	0	+	‡	+	0
Policy 28 Energy recovery development	?	?	0	0	0	0	0	0	?	0	0	0	+	+	0

Policy 29 Locations and sites for waste management	0	0	0	0	0	0	0	0	0	0	0	++	++	0	0
Policy 30 Construction, demolition and excavation waste development	0	0	0	0	0	0	0	0	0	0	++	++	++	+	0
Policy 31 Liquid waste and wastewater management	0	0	0	0	0	0	+	0	0	0	0	0	++	+	0
Policy 32 Non-hazardous waste landfill	?	?	0	0	0	0	0	0	0	?	0		+	0	0
Policy 33 Hazardous and Low Level Radioactive Waste development	0	0	0	0	0	0	?	0	0	?	0	0	++	+	0
Policy 34 Safeguarding potential minerals and waste wharf and rail depot infrastructure	0	0	0	0	0	0	0	0	0	+	0	0	**	+	0

#### 3.49 Specific strengths of the draft waste policies include:

- Most of the policies support economic growth (SA/SEA Objective 14) through the provision or safeguarding of waste management facilities to meet the growing needs of the Plan area.
- All of the policies support waste self-sufficiency (SA/SEA Objective 13).
- Many of the policies support the waste hierarchy (SA/SEA Objective 12).
- Policy 25 seeks net self-sufficiency in waste movements and divert 100% of waste from landfill. Criteria explicitly require that all waste development be located near to the sources of waste or markets for its use and/or maximise opportunities to share infrastructure at appropriate existing minerals or waste sites, thereby having a positive effect on minimising haulage and, as such, on air quality (SA/SEA Objectives 2, 10, 12, 13 and 14).
- Policy 26 effectively safeguards waste management infrastructure that provides strategic capacity against non-waste redevelopment and inappropriate encroachment. The policy also sets out a set of exceptions where non-waste development may be permitted (SA/SEA Objectives 13 and 14).
- Policy 27 is clear, measurable and evidence based (SA/SEA Objectives 12, 13 and 14).
- Policy 28 supports energy recovery development to divert residual waste from landfill where other waste treatment options further up the waste hierarchy have been discounted (SA/SEA Objectives 13 and 14).
- Policy 29 sets out clear criteria where development that provides recycling, recovery and/ or treatment of waste will be supported on suitable sites (SA/SEA Objectives 12 and 13).
- Policy 30 sets clear and measurable targets for inert construction, demolition and excavation waste arisings and associated infrastructure capacity and recovery of high-quality recycled/secondary aggregates (SA/SEA Objectives 11 – 14)
- Policy 31 sets out criteria where proposals for liquid waste management including wastewater or sewage treatment plants would be supported (SA/SEA Objectives 7, 13 and 14).

- Policy 32 sets out clear criteria for where non-hazardous waste landfill development would be permitted.
- Policy 33 sets out clear criteria for where hazardous and low level radioactive waste development would be permitted.
- Policy 34 effectively safeguards potential minerals and waste wharf and rail depot infrastructure. The policy sets out specific locations for sites that will be safeguarded (SA/SEA Objectives 10, 13 and 14).

## 3.8 Sites Assessment Summary

- 3.50 This section summarises the findings of Step 3 Appraisal of the Site Assessment Process (refer section 3.2.3).
- 3.51 SA/SEA assessment was initially undertaken for all draft minerals and waste site allocations from the first Call for Sites (36 sites in total), the results of which are provided in the SA/SEA Interim Report<sup>45</sup>. For reference, associated site assessment tables for all 36 sites are provided in this report in Appendix G and incorporate modifications/improvements following the Regulation 18 consultation. However, a number of proposed minerals and waste site allocations were removed from the Draft Plan Partial Update just prior to and following the Regulation 18 Draft Plan Consultation. The reasons for those sites not being taken forward in the Proposed Submission Plan are provided in Table 3.7, below. A more detailed reason for the sites being taken forward is set out in the Proposal Study<sup>46</sup>.
- 3.52 The following Proposed Submission site allocations are included in the HMWP Proposed Submission Plan:
  - Hamble Airfield (EAL02)
  - Ashley Manor Farm (NFD01)
  - Purple Haze (NFD03)
  - Midgham Farm (NFD04)
  - Andover Sidings (TSV09)
- 3.53 No waste sites allocations are included in the HMWP Proposed Submission Plan.
- 3.54 All sites were appraised in accordance with the framework as outlined in section 2.6 and taking into consideration responses from the Regulation 18 consultation. Full details of the site appraisals in the form of site appraisal tables are provided in Appendix G. In addition, a summary of the main findings for the long list of sites is provided in Appendix H and this information has been used to help determine which sites will or will not be taken forward in the Proposed Submission Plan and inform the preparation of Development Considerations for each site taken forward. The Development

 $\underline{https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan/minerals-waste-plan-partial-update-consultation}$ 

<sup>&</sup>lt;sup>45</sup> Hampshire Minerals and Waste Plan: Partial Update SA/SEA Interim Report (August 2022) - https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-

<sup>&</sup>lt;u>plan/minerals-waste-plan-partial-update-consultation</u>

46 Minerals and Waste Site Proposal Study (October 2023) -

Considerations need to be adequately addressed before planning permissions could be granted (subject to compliance with all other relevant policies in the Plan).

Table 3.7: Proposed site allocations not being taken forward in the Proposed Submission Plan

Mineral Site	Reason for removal
Basingstoke Sidings (BSK01)	Unlikely to be delivered during Plan period
Land at Goleigh Farm	Located within the South Downs National Park. The South
(ESH01)	Downs National Park Authority (SDNPA) cannot support a
	proposal for silica sand as there is not a national need for
	this material. A Major Development Assessment for this
	proposal would be required by the SDNPA.
Frith End Quarry Extension (ESH02)	Permitted
Holybourne Rail Terminal (ESH03)	Permitted (subject to S106)
Warren Heath West &	This proposal is considered to have a significant impact on
Warren Heath East (HAR01)	natural environment, landscape and historic environment.
Bramshill Quarry Extension (HAR03)	Objection from Natural England, which could not be mitigated
Yeatton Farm (NFD02)	Withdrawn
Hyde Farm, Bickton (NFD05)	This proposal is considered to have a significant impact on
	natural environment, landscape and requires measure to
	protect the historic environment.
Cobley Wood (NFD06)	Unlikely to be delivered during Plan period
Totton Sidings (NFD08)	Unlikely to be delivered during Plan period
Leamouth Wharf (SOU01)	Existing operation which benefits from permanent permission
Roke Manor Quarry	Permitted (subject to S106)
Extension (Stanbridge	
Ranvilles Farm) (TSV06)	
Land at the Triangle (TSV07)	Uncertainty that suitable access could be delivered without
	significant adverse ecological and landscape impacts
Cutty Brow (TSV08)	Withdrawn
Dunwood Fruit Farm (TSV10)	Alternative soft sand supply and uncertain viability
Micheldever Sidings (WIN03)	Unlikely to be delivered during the Plan period
Waste Site	Reason for removal
Land at Deer Park Farm (EAL01)	Not considered a strategic site
Down Barn Farm and	Considered to have a significant impact on the landscape
Spurlings Industrial Estate	and potential for impact on a Scheduled Monument and
(FAR01)	Listed Buildings.
Land off Boarhunt Road (FAR02)	Potential for significant landscape / heritage impact
Rookery Farm (FAR03)	Extensions do not require allocation
Bramshill Quarry (part)	Currently operational, safeguarded and not seeking an
(HAR02)	increase in land area
Hamer Warren (NFD07)	Objection from the Environment Agency, which could not be mitigated

Tower View (NNP01)	Existing operation which benefits from permanent permission
	and is not seeking an increase in land area
Whitehouse Field (TSV01)	Completed inert landfill. The proposal is the recovery of inert
	material for aggregate recycling and importation of material
	to restore the site to a golf-course (which already has
	permission).
Grateley Bio Depot (TSV02)	Existing operation which benefits from permanent permission
Lee Lane, Nursling (TSV03)	Permitted (subject to S106)
A303 Enviropark Shooting	Extensions do not require allocation
School (TSV04)	
Land west of A303	Extensions do not require allocation
Enviropark (TSV05)	
Church Farm (WIN01)	Not considered a strategic site
Silverlake Automotive	The site has significant landscape impacts and potential for
Recycling (WIN02)	impacts on the Listed Building and Flood Risk. The
	development would require significant buffers, screening and
	design which may not be viable within the boundary
	nominated.
Three Maids Hill (WIN04)	Permitted

3.55 The total effects of the Proposed Submission minerals and waste sites (without mitigation) are presented in Table 3.8. It should be noted that sites have not been comparatively assessed, are not considered as alternatives to each other, and the SA/SEA does not provide judgements on the merits of one site over another. It is not for the SA/SEA to decide which sites will be included within the HMWP, but rather to provide sufficient information on the relative environmental performance (based on the SA/SEA objectives) of each site, making the decision-making process on the site inclusion more transparent.

Table 3.8: At a glance total effects of Proposed Submission sites against SA/SEA Objectives

N.B. The net effect scores presented in the table below result from assessment without consideration of mitigation, development considerations or other measures.

Sites						S	A/SE	A Ob	jectiv	/es					
	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transportation	11. Sustainable Minerals	12. Waste Hierarchy	13. M & W Self-Sufficiency	14. Economy	15. Green Networks
Hamble Airfield (EAL02)	0	0	-	0	0	0	0	0	-	-	0	+	+	-	+
Ashley Manor Farm (NFD01)	0	0	-	0	0	-	0	+	-	0	0	+	+	+	0
Purple Haze (NFD03)	0	-		0	-	0	0	?	0	0	0	?	+	+	+
Midgham Farm (NFD04)	0	0	-	0	0	-	0	+	0	0	0	+	+	+	+

Andover Sidings	0	+	0	0	+	0	+	+	0	0	0	0	+	+	0
(TSV09)															

- 3.56 Table 3.8 shows the total combined synergistic effects of the Five sites on the SA/SEA Objectives (without mitigation). Some overall trends can be summarised as follows:
  - One of the five sites was not considered to have any negative effects on the SA/SEA Objectives.
  - Four of the five sites scored negatively for effects on two or more SA/SEA Objectives.
  - Four of the five sites scored negatively for effects on SA/SEA Objective 3 (biodiversity) mainly due to those sites being 'screened in' by the Habitats Regulations Assessment (HRA) Screening process<sup>47</sup>. The HRA Appropriate Assessment will identify appropriate mitigation and other measures necessary to address potential effects on the integrity of relevant International sites.
  - Four of the five sites scored positively for SA/SEA Objective 14 (economy) as their development would support economic growth. Whilst the level of job creation is currently uncertain, it is recognised that they would all provide for some form of employment (permanent or temporary) during their construction and operation.
  - All five sites scored positively for SA/SEA Objective 13 (minerals and waste selfsufficiency) as most would enhance the Plan area's capacity to supply minerals and process/manage waste.
  - Three of the five sites scored positively for SA/SEA Objective 8 (flood risk) as they avoid high flood risk areas and/or are water compatible development.
  - Three of the five sites scored positively for SA/SEA Objective 12 (waste hierarchy) for increasing the amount of waste re-used, recycled, or recovered.
  - Of the five sites, three scored positively for SA/SEA Objective 15 (green network)
    mainly for the potential that many of the mineral sites have in enhancing green
    networks as part of their restoration to stated afteruse. This number may rise
    when further details relating to afteruse and restoration is provided for the
    remaining minerals sites at planning application stage.

<sup>&</sup>lt;sup>47</sup> HMWP Partial Update: Habitats Regulations Assessment (HRA) Screening Report (August 2022) - <a href="https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan">https://www.hants.gov.uk/landplanningandenvironment/strategic-planning/hampshire-minerals-waste-plan</a>

# 4. Summary and Conclusions

#### 4.1 Cumulative Effects

4.1 The Environmental Assessment of Plans and Programmes Regulations requires information to be provided on the likely cumulative and synergistic (i.e. in combination effects) on the environment. For the purpose of this assessment cumulative effects are defined as those that result from additive (cumulative) impacts which are reasonably foreseeable actions together with the plan (inter plan effects) and synergistic (intra plan effects) which arise from the interaction between effects within the same plan on different aspects of the environment. The appraisal process aims to concentrate on identifying 'significant effects' only, as defined by the Regulations.

## 4.2 Summary of Intra Plan Effects (synergistic)

- 4.2 The intra<sup>48</sup> plan (synergistic) effects of the objectives and policies of the HMWP Partial Update have been considered within sections 3.3-3.7. 'At a glance' assessments of the effects of the objectives and policies were presented together in summary tables within each section of the plan (Table 3.2, 3.3, 3.4, 3.5 and 3.6). This enabled the cumulative effects of these objectives and policies to be understood. The combined effect of the selected sites was considered in Section 3.8 (Table 3.8). The following provides a summary of the intra plan effects of the HMWP Partial Update.
- 4.3 It is noted that although the Plan objectives did not result in any negative effects and only one minerals and one waste policy resulted in a negative effect against one objective each, the proposed sites were judged to have a number of negative effects on the SA/SEA Objectives relating, to a greater or lesser extent, to Objectives 2, 3, 5, 6, 9, 10 and 14. Should these sites be brought forward the development management policies will need to be rigorously applied to ensure any adverse effects are effectively mitigated.
- 4.4 For the purpose of establishing the intra plan synergistic cumulative effects only the key SA/SEA Objectives, where the Plan is most likely to have an effect, have been considered, these include supporting sustainable extraction (Objective 11); reuse, recycling of waste material (Objective 12); maintaining and protecting air quality (Objective 2), which has a secondary effect on emissions and climate change (Objective 1); protection of the water environment (Objective 7); and for the Plan to be self-sufficient in waste management and minerals provision (Objective 13).
- 4.5 With reference to the environmental baseline / environmental problems / evolution without the Plan, the main areas in which the HMWP Partial Update would have cumulative effects include:
  - The Plan area will continue to produce more waste. The HMWP Partial Update
    is considered to have a positive effect as it provides a framework for
    safeguarding existing sites and assessing proposed sites as well as encouraging
    more waste management and application of the waste hierarchy.

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<sup>&</sup>lt;sup>48</sup> Within the HMWP Partial Update

- Aggregate requirements will increase. The policies relating to safeguarding sites and infrastructure and preventing sterilisation are considered to have a neutral cumulative effect.
- Minerals and waste sites have the potential to cause contamination and harm to the environment. The policies within the HMWP Partial Update aim to protect the water environment and soils. Should relevant sites be brought forward for development, the development management policies will need to be rigorously applied to minimise the impact.
- Reductions in CO<sub>2</sub> will be increasingly hard to realise. This is considered to have neutral effect as any increase in minerals and waste haulage will have an indirect effect on emissions. However, the policies relating to sustainable transport and air quality aim to minimise the effect.
- In relation to flood risk, the HMWP Partial Update is considered to have a neutral effect as it aims to minimise inappropriate development within flood prone areas. Environment Agency climate change allowances<sup>49</sup> have been applied to Flood Zones used for this assessment.
- A significant challenge facing the Plan area is pressure on land<sup>50</sup>. Where applicable, the HMWP Partial Update has addressed this issue, notably within the policies relating to safeguarding (minerals/waste sites and infrastructure).
- 4.7 In relation to Proposed Submission allocation sites, the potential for intra plan cumulative impacts between the allocations sites, other proposed submission sites and currently active HMWP minerals and waste sites needs to be considered.
- Table 4.1, below, provides the distances between Proposed Submission Plan site allocations. A 5km zone of influence was selected as it is the furthest distance outlined within the performance criteria (Table 2.2).

**Table 4.1: Intra-Plan Proximity of Minerals and Waste Site Allocations** 

Site Name / ID	Other site allocations within 5km	Proximity
Hamble Airfield (EAL02)	N/a	
Ashley Manor Farm (NFD01)	N/a	
Purple Haze (NFD03)	Midgham Farm (NFD04)	4.45km
Midgham Farm (NFD04)	Purple Haze (NFD03)	4.45km
Andover Sidings (TSV09)	N/a	

4.9 Table 4.2 provides the distances between Proposed Submission Plan site allocations and active minerals and waste sites. Again, a 5km zone of influence was selected as it is the furthest distance outlined within the performance criteria (Table 2.2). For active waste sites, only those considered strategic were selected (safeguarded waste sites) as being those likely to create a cumulative effect. All mineral extraction sites that are due to be completed by 2023 were discounted from the cumulative assessment.

<sup>&</sup>lt;sup>49</sup> Environment Agency climate change allowances - <a href="https://www.gov.uk/guidance/flood-risk-assessments-">https://www.gov.uk/guidance/flood-risk-assessments-</a> climate-change-allowances

<sup>&</sup>lt;sup>50</sup> Reference is made to the authorities' local plans (including those emerging)

Table 4.2: Proximity of Minerals and Waste Site Allocations with Relevant Active / Permitted Minerals and Waste sites / activities

Site Name / ID	Active minerals and waste sites within 5km	Proximity
Hamble Airfield	<ul> <li>Rookery Farm (FA032) - recycling (aggregate)</li> </ul>	• 3.00km
(EAL02)	<ul> <li>Hook Park Wastewater Pumping Station (FA076)</li> </ul>	• 3.54km
	Ashlett Creek WWTW (NF224)	• 4.20km
	• Fawley Thermal Treatment Centre (NF001) – WTS (non-hazardous); incineration (hazardous)	• 4.39km
	<ul> <li>Forest Lodge Farm (NF271) (soft and sharp sand and gravel extraction)</li> </ul>	• 4.79km
	Badminston Farm (NF161) (Fawley Quarry) (sharp sand and gravel extraction) – still active?	• 4.86km
Ashley Manor Farm (NFD01)	Caird Avenue (NF002) - Sand and gravel processing plant site and waste transfer station	• 0.09km
	Downton Manor Farm (NF177) – sand and gravel extraction	• 1.08km
	Double H Nurseries Ltd (NF260) CHP Plant	• 1.72km
	Sway WWTW (NF237)	• 3.55km
Purple Haze	Chatsworth/Blue Haze (NF105) - non-hazardous landfill	• 0.09km
(NFD03)	<ul> <li>Plumley Wood (NF255) – Sand and gravel extraction</li> </ul>	• 1.45km
	Blashford Quarry (NF097) – sand extraction / concrete batching	• 2.11km
	<ul> <li>Nea Farm, Blashford &amp; Blue Haze Quarries (NF254) – sand extraction</li> </ul>	• 2.11km
	Bleak Hill (NF091) – sand and gravel extraction / landfill (inert)	• 3.47km
	Ringwood WWTW (NF248)	• 3.78km
Midgham Farm (NFD04)	Bleak Hill (NF091) – sand and gravel extraction / landfill (inert)	• 0.01km
	Fordingbridge WWTW (NF242)	• 0.75km
	<ul> <li>Plumley Wood (NF255) – Sand and gravel extraction</li> </ul>	• 1.19km
	Blashford Quarry (NF097) – sand extraction / concrete batching	• 2.60km
	Nea Farm, Blashford & Blue Haze Quarries (NF254) – sand extraction	• 2.60km
	Chatsworth/Blue Haze (NF105) - non-hazardous landfill	• 3.56km
Andover Sidings (TSV09)	Shepherds Spring Lane – (Operating under district permission. Not monitored) – concrete batching	• 0.82km
	Scott Close Andover HWRC (TV234)	• 2.69km
	• Fullerton Oilfield (TV179)	• 4.14km
	Fullerton WWTW Sludge Treatment Centre (TV178)	• 4.41km

- 4.10 With respect to the five Proposed Submission site allocations, there is potential for cumulative effects in the site cluster in the Fordingbridge/Ringwood Forest area (Midgham Farm and Purple Haze), although the distance between these sites is nearly 5km. It is, however, worth noting that this cluster is in relatively close proximity to the River Avon SAC and Avon Valley SPA/Ramsar.
- 4.11 There are a number of active minerals and waste sites within 5km of each proposed submission site. The distances between most of these sites would negate the issue of cumulative effects, save for the potential of cumulative nutrient enrichment and other water pollution issues, where sites share the same catchment of or to a sensitive international or national nature conservation site receptor.

- 4.12 Impacts on International sites, including component Sites of Special Scientific Interest (SSSI) are dealt with in greater detail in the Habitats Regulations Assessment (HRA) Appropriate Assessment. The Appropriate Assessment has concluded that all five proposed submission site allocations would not be likely to have a significant effect on International sites in combination with other plans or projects, subject to the implementation of necessary mitigation and other measures, listed in the assessment.
- 4.13 There are, however, a small number of active minerals and waste sites that, subject to temporal overlap, may have cumulative impacts with proposed submission site allocations relevant to the wellbeing of local communities.
- 4.14 The inclusion of appropriate Development Considerations in the Proposed Submission Plan that address each potential cumulative impact is crucial. Additionally, the issue of cumulative impacts would be taken into account at the planning application stage, which could result in phasing of the development or traffic management schemes, for example.

## 4.3 Summary of Inter Plan Effects (additive and synergistic)

- 4.15 To assess the inter Plan cumulative effects of the Proposed Submission site allocations with other significant developments/proposals, a list of other strategic development proposals was compiled (e.g., housing, industrial, commercial). The list included the five proposed submission sites within the Plan, along with other reasonably foreseeable strategic developments. A 5km zone of influence was again selected as it is the furthest distance outlined within the performance criteria (Table 2.2). Given the timing of the Plan, only existing operations and existing planning permissions that have permission to be operating post 2023 were included on a shortlist (reasonably foreseeable).
- 4.16 Each of the Hampshire and adjacent Authorities are at different stages with the development of their Local Plans. Each of the Local Plans propose development which, cumulatively with the development proposed within the HMWP, could result in significant negative cumulative impacts on local communities and the environment in the area.
- 4.17 In order to assess the potential cumulative (inter plan) effects of the other types of development on the proposed submission site allocations, other strategic development sites were considered, using the following criteria:
  - Magnitude of development: sites greater than 99 residential properties or 2,500 square metres of industrial/commercial development.
  - Distance from site: a 5km zone of influence was selected to identify other reasonably foreseeable sites, as it is the furthest distance outlined within the performance criteria (Table 2.2).
  - Likely or potential temporal overlap.
- 4.18 Those strategic development sites that may have the potential to have a cumulative impact with HMWP Partial Update Proposed Submission site allocations are set out in Table 4.3, which includes the nature of any potential cumulative effects.

**Table 4.3: Cumulative Effects Assessment of other Development** 

Site Name / ID	Short list of Sites with potential for cumulative effect	Potential cumulative effect
Hamble Airfield (EAL02)	HA1 – Land East of Brook Lane (permission for 140 dwellings – part implemented – FBC) – 1.49km	Significant degree of separation by urban development and road infrastructure. Most sites at a
	HA07 – Warsash Maritime Academy, Newton Road (allocation for estimated 100 dwellings – FBC) – 2.01km	distance where cumulative impacts are unlikely.
	HE2 – Land on St. Johns Road, Foord Road and Dodwell Lane (permission for 216 dwellings – part implemented – EBC) – 3.13km	Due to separation and position of strategic road network, cumulative traffic impacts on local road networks and associated indirect of pollution impacts.
	HE4 – Land off Peewit Hill Close (allocation for B8 & E(G)(II)/(III) – EBC) – 3.15km	indirect air pollution impacts, unlikely.  Most sites have some form of
	BU2 – Serenity, Heath House Lane (permission for 123 dwellings – part implemented – EBC) – 3.56km	hydrological connection with the Solent. Water pollution and nutrient enrichment is an important consideration.
	HE5(1) – Land at Netley Firs, Kanes Hill (permission for redevelopment for 23 B1C & B2 industrial units – EBC) – 3.60km	HA1 is on the opposite side of the River Hamble corridor.
	Petrochemical Works, Charleston Road (development for refinery related/petrochemical uses and vacant expansion land – NFDC) – 3.69km	
	MSA17 – Antelope House (permission for 128 dwellings – SCC) – 3.78km	
	0123 – Land at Little Park Farm (allocation for industrial development – WCC) – 3.78km	
	Area 12, Phase 2, Solent Business Park, Rookery Avenue (allocation for business park development (part completed) – FBC) – 3.90km	
	SS4 – The Former Fawley Power Station (allocation estimated 1380 dwellings – NFDC) – 4.29km	
	MSA18 – Centenary Quay, Victoria Road (permission for mixed use development incl. 1279 dwellings – part implemented – SCC) – 4.45km	
	SH3 – North Whiteley, Botley Road (permission for mixed development incl. up to 3500 dwellings – part implemented – WCC) – 4.63km	

	SP26 – Fawley Power Station (allocation of 120 dwellings – NFNPA) – 4.98km	
Ashley Manor Farm (NFD01)	NMT5 – Land East of Caird Avenue (Allocation for mixed development including industrial uses – NFDC) – 0.16km	With the proximity of NMT5 and SS8, in particular, there is the potential, depending on temporal overlap, for cumulative traffic impacts and,
	SS8 – Land at Hordle Lane (permission for estimated 160 dwellings – NFDC) – 1.22km	therefore, indirect air quality impacts.
	SS9 – Land at Everton Road (allocation for estimated 100 dwellings – NFDC) – 1.61km	Cumulative impacts in relation to water pollution in the Solent, in particular nutrient enrichment is an important consideration, particularly
	SS11 – Land South of Gore Road (allocation for estimated 160 dwellings – NFDC) – 1.70km	considering the proximity of sites to water courses that feed into the Solent.
	SS10 – Land at Brockhills Lane (allocation for estimated 130 dwellings – NFDC) – 2.11km	
	SS7 – Land North of Manor Road (allocation for estimated 110 dwellings – NFDC) – 2.75km	
	0256 – Land South of Gordleton Industrial Park (Permission for B1-B8 development (part completed) – NFDC) – 4.01km	
	SS5 – Land at Milford Road (Permission for estimated 185 dwellings – NFDC) – 4.63km	
Purple Haze (NFD03)	SS15 - Land at Snails Lane (allocation for estimated 100 dwellings – NFDC) – 2.65km	Both Purple Haze site and the strategic local plan allocations (except for VER2) are within the catchment of the River
	VER2 – North West Verwood new neighbourhood (allocation for 230 homes – DC) – 3.26km	Avon (separated by the river corridor itself). The housing allocations are separated from the river corridor by
	RING1 – Land East of Christchurch Road (allocation for employment uses – NFDC) – 3.26km	development and roads (significant separation for SS14).
	ALD1 – Option 2 - Significant expansion of Alderholt Village (allocation option for minimum 1000 dwellings - DC) – 3.51km	As the Purple Haze site is separated from the strategic allocations by the strategic road network, cumulative
	SS13 – Land at Moortown Lane (allocation for estimated 480 dwellings and employment uses – NFDC) – 3.59km	impacts from construction/operation traffic on the local road network and indirectly on air quality would likely be low.
	SS14 - Land North of Hightown Road (allocation for estimated 270 dwellings	

	and amplement are NEDO	Committee harmonte to color
	and employment uses – NFDC) – 3.89km	Cumulative impacts in relation to water pollution in the River Avon, in particular nutrient enrichment is an important consideration, particularly considering the proximity of SS15 and SS13 to the river corridor.
Midgham Farm (NFD04)	ALD1 – Option 2 - Significant expansion of Alderholt Village (allocation option for minimum 1000 dwellings - DC) – 0.02km  SS16 - Land North of Station Road (allocation for estimated 140 dwellings – NFDC) – 1.52km	Both the Midgham Farm site and housing allocations are within the catchment of the River Avon and on the west side of the river corridor (SS15 is on the east side of the river corridor).
	SS17 - Land at Whitsbury Road (allocation for estimated 330 dwellings – NFDC) – 2.05km  SS18 - Land at Burgate (allocation for estimated 400 dwellings – NFDC) – 3.01km	There is the potential, depending on temporal overlap, for cumulative traffic impacts and, therefore, indirect air quality impacts, although NFD04 is within relatively close proximity of the A338.
	SS15 - Land at Snails Lane (allocation for estimated 100 dwellings – NFDC) – 4.92km	Cumulative impacts in relation to water pollution in the River Avon, in particular nutrient enrichment is an important consideration.
		Parts of the allocation options for housing development around Alderholt Village in Dorset is within very close proximity of NFD04.  Consideration needs to be given to temporal overlap and necessary mitigation, e.g., screening, stand-off, etc.
Andover Sidings (TSV09)	Virginia Works, Greenwich Way (permission (commenced demolition) for redevelopment of industrial units – TVBC – 0.94km	Even with temporal overlap, TSV09 is separated from local plan strategic allocations / permissions by significant areas of residential and
	LE14 – George Yard/Black Swan Yard, Eastern Avenue (allocation for estimated 100 dwellings – TVBC) – 0.98km	commercial development and road infrastructure and in most cases significant distance. Considering the
	Andover Business Park, Monxton Road (permission for business park development – TVBC) – 1.76km	quantum of development and road network activity locally, cumulative impact in relation to traffic and indirectly on air
	Land at East Anton, Smannell Road (permission (part implemented) for mixed development including employment – TVBC) – 1.97km Land at Walworth Industrial Estate, Walworth Road (permission for industrial	pollution is unlikely to be significant.

/ warehouse development – TVBC) –
2.03km

Land East of Icknield Way (permission
(part completed) for 2834 dwellings –
TVBC) – 2.19km

COM6 – Land at Picket Piece, Ox
Drove/Walworth Road (permission
(under construction) for 930 dwellings –
TVBC) – 3.10km

COM6A – Land at Picket Twenty
(permission (mostly completed) for 1753
dwellings – TVBC) – 3.39km

- 4.19 As shown in Table 4.3 there are a number of strategic local plan site allocations and planning permissions within 5km of each proposed submission site allocation. Many of the sites are at sufficient distance and have a significant separation by urban development and road network that would negate the issue of cumulative effects, save for the potential of cumulative nutrient enrichment and other water pollution issues, where sites share the same catchment of, or to, a sensitive international or national nature conservation site receptor.
- 4.20 Impacts on International sites, including component Sites of Special Scientific Interest (SSSI) are dealt with in greater detail in the Habitats Regulations Assessment (HRA) Appropriate Assessment. The Appropriate Assessment has concluded that all five proposed submission site allocations would not be likely to have a significant effect on International sites in combination with other plans or projects, subject to the implementation of necessary mitigation and other measures, listed in the assessment.
- 4.21 There are, however, a small number of strategic local plan site allocations / planning permissions that, subject to temporal overlap, may have cumulative impacts with proposed submission site allocations, relevant to the wellbeing of local communities. This is particularly the case with Hamble Airfield, Midgham Farm and Ashley Manor.
- 4.22 The inclusion of appropriate Development Considerations in the Proposed Submission Plan that address each potential cumulative impact is crucial. Additionally, the issue of cumulative impacts would be taken into account at the planning application stage, which could result in phasing of the development or traffic management schemes, for example.
- 4.23 Furthermore, each local plan has undertaken an HRA of its development allocations and this is further bolstered by the HRA of subsequent and speculative planning applications.

## 4.4 Mitigation

4.24 Potential improvements to specific HMWP Partial Update draft Objectives, development management, minerals and waste policies have been provided throughout this report (sections 3.3 - 3.7) and, as such, have not been repeated herein.

- 4.25 It should be noted that the assessment of proposed sites, set out in Appendix G, was undertaken without the application of any mitigation.
- 4.26 Given the potential negative effects of a number of the proposed sites, the success of the HMWP Partial Update will depend on the rigor by which the draft development management policies are applied to minerals and waste developments brought forward. In this regard, it is imperative that further clarification is provided within the HMWP Partial Update regarding how the Plan will be implemented by the planning authorities on the ground.
- 4.27 Potential mitigation measures which could reduce or avoid negative impacts in terms of the SA/SEA objectives may include:
  - biodiversity and nature conservation management schemes;
  - landscape schemes including the provision of screening and buffers;
  - water management schemes;
  - · dust suppression schemes;
  - noise management schemes;
  - lighting design and management schemes;
  - land management schemes;
  - contamination management schemes (e.g. oil contamination);
  - HGV routing agreements;
  - HGV number restrictions;
  - design specifications and siting of facilities;
  - stand off from residential dwellings;
  - hours of working;
  - historic environment schemes:
  - phasing of development; and
  - pest control.
- 4.28 Many of the possible mitigation measures will be considered through the implementation of the development management policies as well as requirements associated with obtaining planning permission. Table 4.4 outlines examples of the specific types of mitigation and Appendix J highlights examples that can be applied to the proposed submission sites to address those issues that have been identified through the SA/SEA assessment of the sites.

**Table 4.4: Example of Mitigation Measures** 

	Biodiversity and nature conservation management schemes
Biodiversity and nature conservation	S106 Agreements for long term management
	<ul> <li>Phasing of developments at multiple sites in close proximity to each other to avoid cumulative impacts</li> </ul>
	Afteruse and restoration scheme choice
	<ul> <li>Screening / buffer from sensitive habitats and receptors (e.g. using trees, fencing, earth bunds)</li> </ul>
Landscape	<ul> <li>Landscape Management Schemes</li> </ul>
	<ul> <li>Phasing of developments at multiple sites in close proximity to each other to avoid cumulative impacts</li> </ul>
	Afteruse and restoration scheme choice
Water and flood management  Dust	Water and flood management schemes
	<ul> <li>Sustainable drainage systems (SuDS) and natural flood management measures (NFM)</li> </ul>
	Afteruse and restoration scheme choice
	Dust suppression schemes     The leaving of material stars as and leaving a site.
	Enclosure of material storage areas and lorries prior to leaving a site      Wheel and be divined in a five biology.
	Wheel and body washing of vehicles     Spraying of internal boul road (site)
Noise	Spraying of internal haul roads/site
	Noise management schemes     Noise management schemes
	Use of Best Available Technologies (BAT) (e.g. quiet processing machinery to reduce disturbance).
Land Management/soils	Land and soil management schemes
	Use of soil storage bunds
Contamination management	Contamination management schemes (e.g. oil contamination)
	Use of impervious surfacing
Traffic	HGV routing agreements
	HGV number restrictions
	Wheel and body washing of vehicles
	Spraying of internal haul roads/site
	Restrictions on sites / vehicle movements, including hours/days/season of operation and speed limits to reduce
	noise and disturbance to sensitive receptors.
	Cleaning of highways along Lorry Routes
Design	Design specifications
	Siting of the facilities
	Stand off from residential dwellings
	• Siting and design of facilities and use of Best Available Technologies (BAT) (e.g. quiet processing machinery to
	reduce disturbance).
0 111	Phasing of developments at multiple sites in close proximity to each other to avoid cumulative impacts
Quality of life	Hours of working

	Phasing of development
	Wheel and body washing of vehicles
	Cleaning of highways along Lorry Routes
	<ul> <li>Phasing of developments at multiple sites in close proximity to each other to avoid cumulative impacts.</li> </ul>
	Minimising loss of recreation and access facilities, or offering alternatives
	Provision (diversions) or arrangements (signage and information) – access management plan
	Historic environmental management scheme
Historic environment	Prior recording, removal or preservation of historic / archaeological material
	Provision of access to and interpretation of the historic environment
Pests	Pest control measures/scheme
Cumulative impacts	Phasing of developments at multiple sites in close proximity to each other to avoid cumulative impacts
	Hours of working

#### 4.5 Limitations and Difficulties Encountered

- 4.29 The key difficulty encountered during the appraisal was around the strategic high-level nature of the Plan and uncertainty surrounding precisely how the policies will result in on the ground effects. This issue resulted in many of the SA/SEA Objectives being given a (?) or a (0) score, reflecting this uncertainty.
- 4.30 With respect to the assessment of sites, additional performance criteria have been developed which are linked to each objective, thereby ensuring a robust consistent approach to the appraisal of sites (refer Table 2.2).
- 4.31 It should be noted, however, that as performance criteria have to be measurable, it has not been possible to derive sufficient performance criteria to fully measure a number of SA/SEA Objectives. An example includes SA/SEA Objective 4, where there is not a performance category for tranquillity.
- 4.32 Given the nature of the HMWP Partial Update, the assessment of alternatives was not straight forward. Due to the limited number of options, the approach was taken to assess sites on their own merit / constraints allowing the plan-makers to determine whether the site should be considered as an allocation taking all factors into consideration.
- 4.33 Cumulative effects (inter) between other projects are very difficult to assess in high level strategic plans. The approach taken with respect to cumulative effects was to identify those areas likely to be problematic for the Plan area only, other areas were scoped out. It is noted that insufficient evidence was available for the sites within the Local Plans to undertake a detailed cumulative assessment. In the absence of sufficient evidence relating to these developments a high-level review of the information was undertaken.
- 4.34 The cut-off date for when relevant information, with respect to new and emerging plans, could be included herein was the end of May 2023. Where possible emerging Plans have been considered.

# 4.6 Monitoring

4.35 The SA/SEA recommendations for mitigation and monitoring are provided in Table 4.5. It is essential that monitoring suggestions are simple, effective and measurable, in order for monitoring to generate useful data. In addition, a baseline is required, against which data can be compared on an annual basis.

**Table 4.5: Suggested Monitoring** 

SA/SEA Objective	Monitoring Suggestions
1. Climate change	<ul> <li>Number of approved applications for facilities which support renewables.</li> <li>Percentage of approved applications supported by a Climate Change Assessment</li> </ul>
	<ul> <li>Number of waste sites approved within Flood Zone 2 or 3*.</li> <li>Number of site applications received with a Hydrological / Hydromorphological Assessment.</li> </ul>

2. Air quality	Avoidance of AQMAs
	Number of site applications received with a Transport
	Assessment or Statement.
3. Biodiversity	Number of site applications received within a designated site
	(international, national and local)
	LPA Ecologist expert opinion as to whether the
	implementation of the Plan is contributing to negative impacts
	on biodiversity / designated sites.
	Quantity, quality and type of habitats lost/enhanced/created
	through Biodiversity Net Gain (BNG).
	Details of how biodiversity impacts were avoided.
	Details of afteruse and restoration scheme.
4. Landscape	Number of site applications received within the Green Belt.
	Number of site applications received within National Parks or
	AONBs, or their setting.
	LPA Landscape expert opinion as to whether the
	implementation of the Plan is contributing to negative impacts
	on landscape/townscape character.
	Details of how landscape impacts were avoided.
5 0 11 111 /	Details of afteruse and restoration scheme.
5. Soil quality/geology	Number of site applications received on agricultural Grade 1 and 2 land.
	Number of site applications received on RIGS.
	Number of site applications received on previously
	development / contaminated land.
6. Historic environment	Number of site applications received involving impact to a
	heritage asset or its setting.
7. Water resources	Number of sites approved with aftercare and restoration plans
	in place.
	Number of site applications received in SPZs or 250m of a
	PWS.
	Number of site applications received with a Hydrological /
	Hydromorphological Assessment.
8. Flood risk	Number of waste sites approved within Flood Zone 2 or 3*.
	Number of site applications received with a Hydrological /
	Hydromorphological Assessment.
9. Communities	Number, type, size of new amenity facility.
	Loss of / diverted PRoW.
	Number of site applications within Airport Safeguarding Zone.
10.Transport	Number of site applications received with a Transport
44 Contained Levels	Assessment or Statement.
11.Sustainable minerals	Details regarding how sterilisation was avoided.
12.Waste hierarchy	Number of approved applications for facilities which support
	the waste hierarchy (recycled, compost, waste recover, re-
13.Minerals/waste self	working).
	Number of additional waste and mineral sites per year.  Number of development (apr) applications received and
sufficiency	Number of development (any) applications received and approved within minoral sefections area.
14 Economic growth	approved within mineral safeguarding area.
14.Economic growth	<ul> <li>Information regarding number of jobs from safeguarded and new waste or minerals facilities.</li> </ul>
15.Green networks	<ul> <li>Number of site applications within deprived areas.</li> <li>Loss of / diverted PRoW.</li> </ul>
10. Oleen hetworks	
* Incorporating Environment Agency	Details of afteruse and restoration scheme.

<sup>\*</sup> Incorporating Environment Agency climate change allowances

# 4.7 Concluding Statement

- 4.36 This HMWP Partial Update Proposed Submission Plan demonstrates many aspects of good planning. The Partial Update is clearly driven by achieving the Plan's goals whilst minimising the impacts of the Plan on the environment and promoting sustainable development, and this is reflected throughout the objectives and policies. The Plan has been developed and informed by a sound evidence base and up-to-date baseline data.
- 4.37 In general, the HMWP Partial Update is considered to be in line with relevant international, national and local plans, programmes and policies as outlined in Appendix A. Consideration has also been given to the outcomes of the Habitats Regulations Assessment and Strategic Flood Risk Assessment.
- 4.38 HMWP Partial Update Plan preparation has been effectively informed by the various stages of the SA/SEA assessment process, with the SA/SEA contributing to the formulation of the Proposed Submission Plan Vision, Objectives and Policies, and the selection of site allocations.
- 4.39 It is essential that when the HWMP Partial Update is implemented by relevant planning authorities, the Plan is considered as a whole. Planning applications will need to consider not only the relevant minerals and/or waste policies, and the development management policies, but also the Development Considerations set out for each specific site. Planning permission will not be granted if relevant Development Considerations are not adequately addressed.

# 4.8 Next Steps

- 4.40 To enable communities and stakeholders to continue to contribute to the preparation of the HMWP Partial Update Proposed Submission Plan, this Environmental Report is available for comment as part of the Regulation 19 consultation.
- 4.41 Once the consultation period is closed all the responses will be collated and addressed. The Environmental Report will then be updated to reflect any changes made to the Plan, where necessary, and issued alongside the Submission Plan to the Planning Inspectorate.

# **Acronyms and Initialisations**

AONB Area of Outstanding Natural Beauty

AQMA Air Quality Management Area

BAP Biodiversity Action Plan
BAT Best Available Technology
BLF British Lung Foundation
BNG Biodiversity Net Gain
BOAT Byway Open to all Traffic

CO<sub>2</sub> Carbon Dioxide

COPD Chronic Obstructive Pulmonary Disease

CWS County Wildlife Site

DECC Department of Energy and Climate Change

DEFRA Department for Environment, Food and Rural Affairs

DM Development Management

EA Environment Agency
FRA Flood Risk Assessment
GIA Geological Important Areas

GIS Geographical Information Systems

GVA Gross Value Added HE Historic England

HCC Hampshire County Council

HMWP Hampshire Minerals and Waste Plan
HRA Habitats Regulations Assessment
LAA Local Aggregate Assessment
LCA Landscape Character Assessment

LNR Local Nature Reserve
LPA Local Planning Authority

LWS Local Wildlife Site
MRN Major Road Network

MSA Mineral Safeguarding Area

MWPA Minerals and Waste Planning Authorities MWSA Minerals and Waste Safeguarding Area

NCA National Character Areas

NE Natural England

NFM Natural Flood Management

NFNPA New Forest National Park Authority

NNR National Nature Reserve

NPPF National Planning Policy Framework NPPW National Planning Policy for Waste

NVZ Nitrate Vulnerable Zone

OS Ordnance Survey

PCC Portsmouth City Council
PRoW Public Right of Way
PWS Public Water Supply

RIGS Regionally Important Geological Sites

RUPP Road Used a Public Path S106 Section 106 Agreement SA Sustainability Appraisal

SAC Special Area of Conservation

SAM Scheduled Monument

SANG Suitable Alternative Natural Greenspace

SCC Southampton City Council

SDNPA South Downs National Park Authority
SEA Strategic Environmental Assessment
SFRA Strategic Flood Risk Assessment

SINC Sites of Importance for Nature Conservation

SPA Special Protection Area SPZ Source Protection Zone SRN Strategic Road Network

SSSI Site of Special Scientific Interest SuDS Sustainable Drainage System

TPO Tree Preservation Order WFD Water Framework Directive

# **Glossary**

# **Amenity**

Something considered necessary to live comfortably. In property and land use planning, amenity is something considered to benefit a location, contribute to its enjoyment, and thereby increase its value.

# **Area of Outstanding Natural Beauty (AONB)**

Areas of land considered to have significant landscape value and protected by the Countryside and Rights of Way (CRoW) Act 2000. Natural England is responsible for designating AONBs and advising Government and other organisations on their management.

#### **Biodiversity**

The total variety of life on earth, including all genes, species, ecosystems and the ecological processes of which they are part.

#### Climate change

The significant and lasting change in the distribution of weather patterns over periods ranging from decades to millions of years and the implications on the environment and communities.

# Countryside

Land not in towns, cities or industrial areas that is either used for farming or left in its natural condition.

#### **Cumulative Impacts/effects**

Impacts/effects that result from the incremental changes caused by other past, present or reasonably foreseeable actions together with the plan or project in question.

#### **Department for Food and Rural Affairs (DEFRA)**

The UK Government Department responsible for environmental protection, food production and standards, agriculture, fisheries and rural communities.

#### **Development considerations**

These are identified for each of the proposed site allocations in the Plan. Development considerations are issues which need to be met /addressed alongside the other policies in the Plan in the event that a planning application is submitted for development.

# **Development Plan Document (DPD)**

Spatial planning documents which are subject to independent examination.

#### **Emissions**

Gases released into the atmosphere as a result of human activity. For example, a prominent greenhouse gas is carbon dioxide which arises from the combustion of fossil fuel and consequently contributes to climate change.

# **Environment Agency**

A non-departmental public body sponsored by the Department for Environment, Food and Rural Affairs (DEFRA), with responsibilities relating to the protection and enhancement of the environment in England. Its functions include the regulation of industrial processes, the maintenance of flood defences and water resources, water quality and the improvement of wildlife habitats.

#### **Environmental Impact Assessment (EIA)**

Systematic investigation and assessment of the likely effects of a proposed development, to be taken into account in the decision-making process under the Town and Country Planning (Environment Impact Assessment) Regulations 2017. The process is undertaken for a proposed development that would significantly affect the environment because of its siting, design, size or scale.

#### Flood risk

Areas which have a flood risk have the potential to flood under certain weather conditions.

#### Flood Risk Zones (FRZ)

Defined geographical areas with different levels of flood risk. Flood risk zones are defined by the Environment Agency and are categorised as follows:

- Flood Risk Zone 1: Low Probability;
- Flood Risk Zone 2: Medium Probability;
- Flood Risk Zone 3a: High Probability; and
- Flood Risk Zone 3b: Functional Floodplain.

#### Geodiversity

The variety of earth materials, forms and processes that constitute and shape the Earth, either the whole or a specific part of it.

#### Geology

The science that deals with the physical structure and substance of the earth, including the history and the processes that impact upon them.

## Geomorphology

The study of the physical features of the earth's surface and the relationship with geological structures.

#### **Green Belt**

An area designated in planning documents, providing an area of permanent separation between urban areas. The main aim of the Green Belt policy is to prevent urban sprawl by keeping land permanently open; the most important quality of Green Belts is their openness.

#### **Green infrastructure**

A network of high-quality green and blue spaces and other environmental features, providing many social, economic and environmental benefits, including parks, open spaces, playing fields, woodlands, wetlands, grasslands, river and canal corridors, allotments and private gardens.

# **Groundwater Source Protection Zones (GPZ)**

Geographical areas, defined by the Environment Agency and used to protect sources of groundwater abstraction.

# **Habitats Regulations Assessment (HRA)**

As required by the Conservation of Habitats and Species Regulations 2017 (as amended), the identification of any aspects of an emerging plan or project that would have the potential to cause a likely significant effect on National Site Network sites and Ramsar sites (either alone or in combination with other plans and projects), and to begin to identify appropriate mitigation strategies where such effects are identified (see also Appropriate Assessment).

#### **Heritage Asset**

A building, monument, site, place, area or landscape identified as having a degree of significance, meriting consideration in planning decisions, due to its heritage interest. These include designated heritage assets and other assets identified by local planning authorities (including local listing).

#### **Historic England**

An executive, non-departmental public body sponsored by the Department for Digital, Culture, Media and Sport, tasked with protecting the historic environment of England by preserving and listing historic buildings, scheduling ancient monuments, registering historic Parks and Gardens and advising central and local government.

#### **In-Combination Effect**

Effects, which may or may not interact with each other, but which could affect the same receptor or interest feature (i.e. a habitat/species for which an International Site is designated).

#### Leachate

Water which seeps through a landfill site, extracting substances from the deposited waste to form a pollutant.

#### Landscape character

A combination of factors such as topography, vegetation pattern, land use and cultural associations that combine to create a distinct, recognisable character.

#### **Listed Buildings and Sites**

Buildings and sites protected under the Planning (Listed Buildings and Conservation Areas) Act 1990.

#### Mineral

Limited, finite natural resources that can only be extracted where they are found geologically.

#### **Mineral resources**

Mineral aggregates and hydrocarbons, which naturally occur in geological deposits.

## Minerals and Waste Planning Authorities (MWPA)

The local planning authorities responsible for minerals and waste planning. In the Plan area, Hampshire County Council, Southampton City Council, Portsmouth City Council, New Forest National Park Authority and South Downs National Park Authority are the MWPA.

#### Mitigation

Measures taken to avoid or reduce negative impacts. Measures may include locating the development and its working areas and access routes away from areas of high ecological interest, or timing works to avoid sensitive periods.

# **Nationally protected landscapes**

For the purposes of the HMWP, refers to the New Forest National Park, South Downs National Park, Chichester Harbour Area of Outstanding Natural Beauty (AONB), Cranborne Chase & West Wiltshire Downs AONB and North Wessex Downs AONB.

#### **National Planning Policy Framework (NPPF)**

Government policy framework that sets out planning policies for England and how they are expected to be applied. The NPPF provides guidance for local planning authorities and decision-takers, both in preparing development plans and in development management.

#### **Natural England**

A non-departmental public body sponsored by the Department for Environment, Food and Rural Affairs (DEFRA), responsible for ensuring that England's natural environment, including its land, flora and fauna, freshwater and marine environments, geology and soils, are protected and improved. It also has a responsibility to help people enjoy, understand and access the natural environment.

#### **Natural Flood Management**

Natural flood management is when natural processes are used to reduce the risk of flooding and coastal erosion. Examples include: restoring bends in rivers, changing the way land is managed so soil can absorb more water and creating saltmarshes on the coast to absorb wave energy.

#### **Public Rights of Way (PRoW)**

Access routes which the public have a legally protected right to use, including statutory footpaths, bridleways, byways open to all traffic (BOAT) and restricted byways (which include routes formally known as 'roads used as a public footpath' (RUPP)).

#### **Ramsar Site**

An internationally important wetland designated under the Convention on Wetlands of International Importance especially as Wildfowl Habitat (Ramsar, Iran) 1971 and, as a matter of government policy, are afforded the same protection as National Site Network (NSN) sites.

#### Recycled aggregates

Products manufactured from recyclables or the by-products of recovery and treatment processes, e.g. recycled concrete aggregates from construction, demolition & excavation (CD&E) waste.

# **Regionally Important Geological Site (RIGS)**

RIGS are locally designated sites of local, national and regional importance for geodiversity (geology and geomorphology), protected by Local Plan policy.

### Recycling

The series of activities by which discarded materials are collected, sorted, processed and converted into raw materials and used in the production of new products. Any recovery operation by which waste materials are reprocessed into products, materials or substances whether for the original or other purposes. It includes the reprocessing of organic material but does not include energy recovery and the reprocessing into materials that are to be used as fuels or for backfilling operations.

# **Registered Battlefields**

Important battlefields registered by Historic England in order to offer them protection through the planning system, and to promote a better understanding of their significance and public enjoyment.

#### **Registered Parks and Gardens**

Important parks and gardens that are listed and classified by Historic England in a similar system to that used for listed buildings and range from the grounds of large stately homes to small domestic gardens, as well other designed landscapes such as town squares, public parks and cemeteries.

#### Restoration

The process of returning a site to its former use or restoring it to a condition that will support an agreed after-use, such as agriculture or forestry.

#### Valued landscapes

Referred to in the NPPF (Para. 174(a), 2023) but not defined. However, they can be determined through the considerations of landscape quality (condition), scenic quality, rarity, representativeness, conservation interests, recreational value, role in separating / protecting the identity of individual settlements, and perceptual aspects and associations<sup>51</sup>.

#### **Scheduled Monument**

Nationally important archaeological sites included in the Schedule of Ancient Monuments maintained by the Secretary of State under the Ancient Monuments and Archaeological Areas Act 1979.

# **Source Protection Zone (SPZ)**

Zones that are defined around large and public potable groundwater abstraction sites by the Environment Agency. The purpose of SPZs is to provide additional protection to safeguard drinking water quality by constraining the proximity of an activity that may impact upon a drinking water abstraction.

# Site of Special Scientific Interest (SSSI)

A site designated by Natural England under the Wildlife and Countryside Act 1981 (as amended) as an area of special interest by reason of any of its flora, fauna, geological or physiographical features.

#### Special Area of Conservation (SAC)

Sites identified under the EU Habitats Directive (92/43/EEC) supporting habitats or species listed within Annex I and II of that legislation, which form a network of internally recognised sites across Europe alongside SPA and Ramsar sites. Following the UK withdrawal from the EU, these sites are provided equivalent protection under the UK transposition of this Directive - The Conservation of Habitats and Species Regulations 2017 (as amended), as amended by the Conservation of Habitats and Species Amendment (EU Exit) Regulations 2019.

#### **Special Protection Area (SPA)**

Sites identified under the EU Directive on the Conservation of Wild Birds protecting sites supporting the habitats of migratory and other particularly threatened species of bird. They form a network of internally recognised sites across Europe alongside SAC and Ramsar sites. Following the UK withdrawal from the EU, these sites are provided equivalent protection under the UK transposition of this Directive - The Conservation of Habitats and Species Regulations 2017 (as amended), as amended by the Conservation of Habitats and Species Amendment (EU Exit) Regulations 2019.

#### **Sustainable Drainage System (SuDS)**

SuDS are drainage systems that are considered to be environmentally beneficial, causing minimal or no long-term environmental damage. They are often regarded as a sequence of management practices, control structures and strategies designed to efficiently and sustainably drain surface water, while minimising pollution and managing the impact on water quality of local water bodies.

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<sup>&</sup>lt;sup>51</sup> as defined by Box 5.1. page 84 of GLVIA 3rd Ed 2013.

# Strategic Road Network (SRN)

The SRN is made up of motorways and trunk roads, the most significant 'A' roads. The SRN is managed by National Highways. All other roads in England are managed by local and regional authorities.

## **Sustainability Appraisal (SA)**

A systematic process, required under Section 19 of the Planning and Compulsory Purchase Act 2004, that must be carried out during the preparation of a Local Plan. Its role is to promote sustainable development by assessing the extent to which the emerging plan, when judged against reasonable alternatives, will help to achieve relevant environmental, economic and social objectives. Sustainability appraisal incorporates the requirements of strategic environmental assessment (SEA).

# **Strategic Environment Assessment (SEA)**

A systematic process, required by the Environmental Assessment of Plans and Programmes Regulations 2004, to integrate environmental considerations into the preparation and adoption of plans and programmes with a view to promoting sustainable development. Often incorporated into Sustainability Appraisal (SA).

#### **Sustainable Development**

Sustainable development refers to a mode of human development in which resource use aims to meet human needs while ensuring the sustainability of natural systems and the environment, so that these needs can be met in the present and for future generations.

#### **Townscape**

The appearance of a town or city; an urban scene.

#### Visual impact

In the context of the HMWP, the perceived negative effect that the appearance of minerals and waste developments can have on nearby communities.

#### **Waste Hierarchy**

The aim of the waste hierarchy is to extract the maximum practical benefits from products and to generate the minimum amount of waste. The revised Waste Framework Directive hierarchy of options for managing waste gives top priority to preventing waste. When waste is created, it gives priority to preparing it for re-use, followed by recycling, then other recovery such as energy recovery, and finally disposal (for example landfill).

# Appendix A: Summary of policies, plans, programmes and legislation

The following table lists the policies, plans, programmes and legislation at international, national, regional and local level relevant to the development of the HMWP Partial Update and identifies how these have been considered in the SA/SEA appraisals framework.

The full review of relevant policies, plans, programmes and legislation is provided in the Baseline Report<sup>52</sup>.

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cy	
No.	SA Objective wording
1	Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate change.
2	Improve and maintain air quality at levels which does not damage natural systems and human health.
3	Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.
4	Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.
5	Maintain and protect soil quality and protect the best and most versatile agricultural land.
6	Protect and conserve the historic environment, significance of heritage assets and features and their setting.
7	Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.
8	Reduce the risk of flooding.
9	Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.
10	Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.
11	Support sustainable extraction, re-use and recycling of mineral and aggregate resources.
12	Contribute towards moving up the waste hierarchy in the Plan area.
13	Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.
14	Support the Plan area's economic growth and reduce disparities across the area.
15	Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.

International	SA/SEA Objective reference
Sustainable Development Goals, United Nations (UN), 2015	All SA/SEA Objectives
Paris Agreement, UN, 2015	Objective 1
European Landscape Convention, Council of Europe, 2000	Objective 4
Convention for the Protection of the Architectural Heritage of Europe, Council of Europe, 1985	Objective 6
Convention for the Protection of the Archaeological Heritage of Europe (revised) (Valletta, 1992)	Objective 6
Ramsar Convention – Convention on Wetlands of International Importance (1971)	Objective 3
Bern Convention (1979)	Objective 3
Aarhus Convention 2005	All SA/SEA Objectives

<sup>&</sup>lt;sup>52</sup> HMWP Partial Update: SA Revised Baseline Report September 2021

SEA Directive 2001	All SA/SEA Objectives
Water Framework Directive 2000	Objective 7
Groundwater Directive 2006	Objective 7
Floods Directive 2007	Objective 8
Waste Framework Directive 2008	Objectives 11 and 12
Management of Waste from Extractive Industries Directive 2006	Objectives 3, 5 and 7
The Industrial Emissions Directive 2010	Objectives 3, 5, 7 and 12
The Landfill Directive 1999	Objectives 1, 2, 3, 5, 7 and 12
Ambient Air Quality Directive 2008	Objective 2
The Habitats Directive 1992	Objective 3
The Birds Directive 2009	Objective 3
The Drinking Water Directive 2020	Objective 7
The Environmental Noise Directive 2002	Objective 9
National	SA/SEA Objective
Planning and Compulsory Purchase Act 2004	All SA/SEA Objectives
Flood and Water Management Act 2010	Objective 8
Natural Environment and Rural Communities (NERC) Act 2006	Objective 3
Countryside and Rights of Way (CRoW) Act 2000	Objectives 3, 4 and 15
Climate Change Act 2008 (as amended)	Objective 1
Environment Act 2021	Objectives 1, 2, 3, 4, 5, 7, 8 and 15
Environment Act 1995	Objectives 1, 2, 3, 4, 7, 8 and 9
The Water Environment (Water Framework Directive) (England and Wales) Regulations 2017	Objective 7
The Groundwater (England and Wales) Regulations 2009	Objective 7
The Environmental Assessment of Plans and Programmes Regulations 2004	Objectives 1, 2, 3, 4, 5 and 6
The Waste (England and Wales) Regulations 2011	Objective 11, 12 and 13
The Waste (Circular Economy) (Amendment) Regulations 2020	Objective 11, 12 and 13
The Hazardous Waste (England and Wales) Regulations 2005	Objective 11, 12 and 13
The Air Quality Standards Regulations 2010	Objective 2
The Conservation of Habitats and Species Regulations 2017 (as amended)	Objective 3
Protection of Wrecks Act 1973	Objective 6
Ancient Monuments & Archaeological Areas Act 1979	Objective 6

Planning (Listed Buildings & Conservation Areas) Act 1990	Objective 6
Marine and Coastal Areas Access Act 2009	Objective 15
Sustainability Appraisal and Strategic Environmental Assessment, Historic England Advice Note 8	Objective 6
Waste Management Plan for England 2021	Objective 11, 12 and 13
National Planning Policy for Waste (NPPW) 2014	The HMWP Partial Update fulfils these policy
	requirements.
National Planning Policy Framework (NPPF) 2023	All objectives
National Planning Practice Guidance	All objectives
National Infrastructure Strategy, HM Treasury, 2020	Refer baseline specifically to relevant nationally specific projects which should be considered with respect to cumulative effects.
A Green Future: Our 25 Year Plan to Improve the Environment, HM Government, 2018	Objectives 1, 2, 3, 4, 5, 7, 8 and 15
UK Climate Change Risk Assessment, HM Government, 2017	Objective 1
The National Adaptation Programme and Third Strategy for Climate Adaptation Reporting, HM Government, 2018	Objective 1
Clean Air Strategy, Department for Environment, Food and Rural Affairs (DEFRA), 2019	Objective 2
Air quality plan for nitrogen dioxide (NO <sub>2</sub> ) in UK (2017)	Objective 2
Clean Growth Strategy: Leading a way to a low carbon future, HM Government, 2017	Objective 2
Noise Policy Statement for England, Department for Environment, Food and Rural Affairs (DEFRA), 2010	Objectives 9 and 10
Meeting our future water needs: a national framework for water resources, Environment Agency, 2020	Objectives 7 and 8
Future Water: The Government's Water Strategy for England, DEFRA (2008)	Objectives 7 and 8
Groundwater Protection, Environment Agency and DEFRA, 2017	Objectives 7 and 8
Flood and coastal erosion risk management Policy Statement, HM Government, 2020	Objectives 7 and 8
Safeguarding our Soils: A Strategy for England, DEFRA, 2009	Objective 5
Our Waste, Our Resource: A Strategy for England, HM Government, 2018	Objective 11, 12 and 13
English National Parks and the Broads: UK Government Vision and Circular 2010	Objective 4
Landscapes Review: Final Report 2019	Objectives 1, 2, 3, 4, 5, 7, 8 and 15
Biodiversity 2020: A strategy for England's wildlife and ecosystem services, DEFRA, 2011	Objective 3
Industrial Strategy: building a Britain fit for the future, HM Government, 2017	All objectives
PHE Strategy 2020 to 2025, Public Health England (PHE), 2019	Objective 9
The Road to Zero, HM Government, 2018	Objective 1
Minerals Extraction and the Historic Environment. English Heritage (2008)	Objective 6
Mineral Extraction and Archaeology Historic England Advice Note 13. Historic England (2020)	Objective 6
Community Energy Strategy Update, DECC, 2015	Objective 12

Fixing our broken housing market – Housing White Paper (2017)	Objective 13
Planning for the future – White Paper (2020)	All objectives
Local/Regional	SA/SEA Objective
Relevant Minerals and Waste Plans	All objectives
Relevant Local Transport Plans	All objectives
Relevant Local Plans	All objectives
South Inshore and Offshore Marine Plan 2018	Objectives 3 and 6
PUSH Spatial Position Statement, Partnership for Urban South Hampshire (PUSH), 2016	All objectives
Hampshire Strategic Infrastructure Statement, Hampshire County Council, 2019	All objectives
Designated Landscape Management Plans:	Objectives 1, 2, 3, 4, 5, 6, 7, 8 and 15
Climate Strategies and Action Plans:	Objective 1
Conservation area character appraisals and management plans	Objective 6
New Forest Green Halo Partnership	Objectives 3 and 4
River Basin Management Plans:	Objectives 3, 4 and 7
River Basin Flood Risk Management Plans:	Objective 8
Local Flood Risk Management Strategies:	Objective 8
Surface Water Management Plans:	Objective 8
Strategic Flood Risk Assessments	Objective 8
Coastal flood and erosion strategies:	Objective 8
Water resources studies/plans:	Objective 7 and 8
Catchment Flood Management Plans:	Objectives 3, 4, 7, 8 and 15
Solent Recreation Mitigation Strategy, Solent Recreation Mitigation Partnership, 2017	Objective 3
Solent Waders and Brent Goose Strategy, 2020 (and associated mitigation guidance)	Objective 3
Catchment Partnership – Catchment Action Plans:	Objectives 1, 3, 4, 5, 7, 8 and 15
Abstraction Licensing Strategies (CAMS process):	Objective 7
Local Biodiversity Action Plans:	Objective 3
Green Infrastructure Strategies/Plans:	Objectives 1, 2, 3, 4, 6, 7, 8 and 15
Hampshire 2050: Vision for the Future	All objectives
Landscape Character Assessments:	Objectives
Historic Environment Records:	Objective 7
Hampshire Historic Landscape Characterisation	Objective 7
A Strategic Economic Plan for the Enterprise M3 Area 2018 – 2030, Enterprise M3 LEP, 2018	Objective 14

Transforming Solent: Solent Strategic Economic Plan 2014-2020	Objective 14
Hampshire Countryside Access Plan 2015-2025, Hampshire County Council, 2015	Objective 15
South Downs National Park Authority Strategic review of Health and Well-being 2020-2025	Objective 9, 10 and 15

# **Appendix B: SA/SEA Framework Information**

**Table B1 Proforma for Assessment of Objectives and Policies** 

		SA / SEA Objectives														
HMWP Objective/ DM, Waste and Minerals Policy													>			Comments / Effect and Potential Improvements
Folicy													enc			
													ufficiency			
													S			
						ent					rals		self-			
	ø.					Ĕ	es				nera	>		۸th	(n	
	hange					Environment	2		S		mine	rchy	waste	Growth	networks	
	Cha	ţ	Biodiversity	be	lity	En	Resol	Risk	Communitie	ב	ple	Hiera	∞ర	ပ်	)tw	
		Quality	ver	Landscape	Soil Quality	Historic I			n T	Transport	Sustainable		Minerals	Economic		
	Climate	ā	odi	- Bu	l ic	sto	Water	poo	l mc	ans	ısta	Waste	iner	io	Green	
	ਹ	Air	ä	تٔ	Š	王	>	임	ŭ	ř	S	>	Σ	й	<u>ច</u>	
	<del>-</del>	2.	સં	4.	5.	9	7.	ω.	6	10.	1.	12.	13.	14.	15.	
	•			•	/			~	<u> </u>	•	•	•	•	•	•	

# Key:

Symbol	Explanation of the Effect
++	Very Positive: will result in a very positive impact on the objective
+	Slightly Positive: will result in a slightly positive impact on the objective
0	Neutral: will result in a neutral or negligible effect on the objective
-	Slightly Negative: will result in a slightly negative impact on the objective
	Very Negative: will result on a very negative impact on the objective
?	Unknown: the relationship is unknown, or there is insufficient information
	to make an assessment

Table B2 Proforma for Assessment of Compatibility and Total/ Cumulative Effects

HWMP Objective / Policy	1	2	3	4	5	6	7	8	9	10	11	12
1												
2												
3												
4												
5												
6												
7												
8												
9												
10												
11												
12												
Key: Y=compatible N				ntial conflict			nknown / no mation	t enough		N/A= Not app	licable	

# **Table B3 Site Sustainability Assessment Proforma**

Site name:	S	ite ID:	
Grid reference:	Λ	rea (ha):	
MWPA / LPA:	A	rea (na).	
Boundary Plan	Lo	ocation within Plan area map	
Site category:			
Current use:			
Proposal:			
Restoration:			
Proposal nominated by:			
Previous consideration within the plan making	pr	ocess:	
Additional information:			
Receptor / Sustainability Issue		Distance / response	SA/SEA Judgement
		imate Change	
Reduce greenhouse gas emissions and ada	apt 1	to and mitigate the impacts of climate	e change.
Generates energy/heat production?			
Supports renewables?			
Method of materials transportation – road, rail			
and/or water?			
Site in flood Zone 1, 2 and/or 3 (incorporating	_		
Environment Agency climate change allowances)	?		
Sand/gravel extraction (water compatible)?			
Net Effect:			
Objective 1 Justification:			
Objective	2:	Air Quality	
Improve and maintain air quality at levels which			numan health.
Site or transport route within Air Quality			
Management Area (AQMA)?			
Method of materials transportation – road, rail			
and/or water?			
Distance from air quality sensitive ecological			
receptors (International and national sites)			
Net Effect:			
Objective 2 Justification:			
Objective 3: Biod	ive	rsity / Geodiversity	
Protect, maintain, and enhance biodiversity and ge			a and fauna and
		species.	
International sites (SPA/SAC/Ramsar):			
National sites (SSSI/NNR):			
Relevant SSSI Impact Risk Zone Issues:			
Local sites (LWS/LNR/nature reserves/RIGS):			
Net Effect:			
Objective 3 Justification:			
		cape / townscape	
Protect and enhance landscape and townsca	ape	character, local distinctiveness and	tranquillity.
Nationally designated landscape:			
Green belt:			
TPO:			
Net Effect:			

Objective 4 Justification:		
Objectiv	/e 5: Soils	
Maintain and protect soil quality and protect	t the best and most versatile agricultu	ral land.
Agricultural Land Classification (ALC) Grade:		
Contaminated / brownfield land / greenfield land:		
Heathland/peat soils?		
Net Effect:		
Objective 5 Justification:		
	toric environment	
Protect and conserve the historic environment, signif	icance of heritage assets and features	and their setting.
Heritage Assets		
Scheduled Monument:		
Historic Park:		
Listed buildings: Conservation Areas:		
Registered Battlefield:		
Archaeology Alert Area:		
Net Effect:		
Objective 6 Justification:		L
Objective 7.1	W-1	
	Vater resources	umption of water in a
Maintain and enhance the quality of ground, surface and	r coastar waters and manage the cons able way.	sumption of water in a
Within a groundwater source protection zone	able way.	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)		
abstraction point?		
8m buffer of watercourses		
Over Chalk Principal Aquifer?		
Net Effect:		
Objective 7 Justification:		
Ohiective	8: Flood risk	
	risk of flooding.	
Site in flood Zone 1, 2 and/or 3:	,	
Sand/gravel extraction (water compatible):		
Net Effect:	·	
Objective 8 Justification:		
Objective 9:	Communities	
Minimise negative impacts of waste management facilitie		nd local communities.
Proximity to Airport/aerodrome (safeguarding):		
Proximity to residential dwellings:		
Proximity to schools:		
Proximity to hospitals:		
Other amenities:		
Net Effect:		
Objective 9 Justification:		
Objective '	0: Transport	
Minimise the impact of the transportation of aggregate		I strategic transport
Proximity of significant road junction:		
Proximity of Strategic Road Network (SRN):		
Method of materials transportation – road, rail		
and/or water:		
Not Effect:		

Objective 10 Justification:		
Objective 11: Sustaina Support sustainable extraction, re-use and re		rces.
Does the proposal support production of recycled and secondary aggregate?		
Is the proposal an extension of existing mineral extraction?		
Net Effect:		
Objective 11 Justification:		
Objective 12: W Contribute towards moving up the		
Landfilled		
Recycled		
Composted		
Recovered		
Net Effect:		
Objective 12 Justification:		
Objective 13: Minerals an Enable the Plan area to be self-sufficient in its waste man meet its loc	agement and provide an adequate sup	ply of minerals to
Increased waste management / processing capacity?		
Minerals extraction or wharf or rail depot?		
Helps with production of secondary and recycled aggregate?		
Net Effect:		
Objective 13 Justification:		
Objective 14 Support the Plan area's economic growth		
Job creation / Ha:		
Deprivation index in locality:		
Minerals (temporary) development?		
Waste (potentially permanent) development?		
Net Effect:		
Objective 14 Justification:		
Objective 15: G Enhance networks of green and blue infrastructure and		d greenspace.
Public Rights of Way (PRoW) on site or <50m		
Will proposed restoration enhance networks of		
green and blue infrastructure		
Net Effect: Objective 15 Justification:		

# **Appendix C: Full Appraisal of the HMWP Vision/Objective Options**

# **HMWP Vision**

For the purpose of this assessment, the criteria used to determine whether a Vision option is 'reasonable', includes: whether it complies with the NPPF; and / or it is applicable.

Vision & Plan Objective Options	Shortlist (reasonable / not reasonable)
Option 1: Existing	Reasonable
Vision: Protecting the environment, maintaining communities and supporting the economy	
Plan Objectives:	
Over the next 20 years, the planning of minerals and waste	
development will help meet Hampshire's present and future needs by	
protecting the environment, maintaining community quality of life and	
supporting the economy by:	
<ul> <li>Protecting and conserving the New Forest and South Downs         National Parks, Areas of Outstanding Natural Beauty and other         valued landscapes. Sensitive habitats like the Thames Basin             Heaths and our archaeological and historic heritage will be treated             similarly.     </li> </ul>	
<ul> <li>Helping to mitigate the causes of, and adapt to, climate change by developing more energy recovery facilities and the appropriate restoration of mineral workings.</li> </ul>	
<ul> <li>Protecting community health, safety and amenity in particular by managing traffic impacts, ensuring sustainable, high quality and sensitive design and imposing adequate separation of minerals and waste development from residents by providing appropriate screening and / or landscaping.</li> </ul>	
<ul> <li>Valuing the countryside for its own merits and protecting the South West Hampshire Green Belt from inappropriate development but recognising local geology, the rural economy and protection of amenity.</li> </ul>	
<ul> <li>Managing traffic impacts including the encouragement of rail and water borne transport of minerals and waste.</li> </ul>	
<ul> <li>Encouraging engagement between developers, site operators and communities so there is an understanding of respective needs.</li> </ul>	
<ul> <li>Supporting Hampshire's continued economic growth, as well as the economies influenced by Hampshire and opportunities for urban regeneration where possible.</li> </ul>	
<ul> <li>Safeguarding mineral resources, necessary existing minerals and waste infrastructure and land for potential wharf or rail depot infrastructure as a contribution to a steady and adequate supply of minerals and provision of waste management facilities.</li> </ul>	
Helping to deliver an adequate supply of minerals and mineral-related products to support new development, deliver key infrastructure projects and provide the everyday products that we all use in Hampshire, as well as in neighbouring areas. This will be achieved by ensuring sufficient aggregate is supplied to the	
construction industry from an appropriate combination of sources including:	

- local sand and gravel from around Southampton, south west Hampshire, Ringwood Forest, east of Andover, the Bordon area and north-east Hampshire;
- marine dredged sand and gravel via wharves on the River Itchen, River Test and Portsmouth and Langstone Harbours;
- rail imported limestone via existing depots in south Hampshire and new rail depots located in north Hampshire; and
- giving particular support for recycled/secondary aggregates from various sites before supply from other sources.
- Providing for brick-making clay for the brickworks at Michelmersh, near Romsey and Selborne, near Bordon.
- Appropriately planning for chalk extraction for agricultural use.
- · Exploration and production of oil and gas.
- Encouraging a zero waste economy whereby landfill is virtually eliminated by providing for more recycling and waste recovery facilities including energy recovery.

Aiming for Hampshire to be 'net self-sufficient' in waste management facilities whereby it can accommodate all the waste that arises, whilst accepting there will be movements into and out of the area to facilities such as the nationally important incinerator at Fawley.

#### Option 2: NPPF & Update only (underlined)

Vision: Protecting <u>and enhancing</u> the environment, maintaining communities and supporting the economy

#### Plan Objectives:

Over the next 20 years, the planning of <u>sustainable</u> minerals and waste development will help meet Hampshire's present and future needs by protecting <u>and enhancing</u> the environment, maintaining community quality of life and supporting the economy by:

- Protecting and Conserving and enhancing the New Forest and South Downs National Parks, Areas of Outstanding Natural Beauty and other valued landscapes. Sensitive habitats like the Thames Basin Heaths and our archaeological and historic heritage will be treated similarly.
- Helping to mitigate the causes of, and adapt to, climate change by developing more energy recovery sustainable waste management facilities and the appropriate restoration of mineral workings.
- Protecting community health, safety and amenity well-being in particular by managing traffic impacts, ensuring sustainable, high quality and sensitive design and imposing adequate separation of minerals and waste development from residents by providing appropriate screening and / or landscaping.
- Valuing the countryside for its own merits and protecting the South West Hampshire Green Belt from inappropriate development but recognising local geology, the rural economy and protection of amenity.
- Managing traffic impacts including the encouragement of rail and water borne transport of minerals and waste.
- Encouraging engagement between developers, site operators and communities so there is an understanding of respective needs.
- Supporting Hampshire's continued economic growth, as well as the economies influenced by Hampshire and opportunities for urban regeneration where possible.
- Safeguarding mineral resources, necessary existing minerals and waste infrastructure and land for potential wharf or rail depot infrastructure as a contribution to a steady and adequate supply of minerals and provision of waste management facilities.

Reasonable

- Helping to deliver <u>a steady</u> and adequate supply of minerals and mineral-related products to support new development, deliver key infrastructure projects and provide the everyday products that we all use in Hampshire, as well as in neighbouring areas. This will be achieved by ensuring sufficient aggregate is supplied to the construction industry from an appropriate combination of sources including:
  - local sand and gravel from around Southampton, south west Hampshire, Ringwood Forest, east of Andover, the Bordon area and north-east Hampshire;
  - marine dredged sand and gravel via wharves on the River Itchen, River Test and Portsmouth and Langstone Harbours;
  - rail imported limestone via existing depots in south Hampshire and new rail depots located in north Hampshire; and
  - giving particular support for recycled/secondary aggregates from various sites before supply from other sources.
- Providing for brick-making clay for the brickworks at Michelmersh, near Romsey and Selborne, near Bordon.
- Appropriately planning for <u>Enabling</u> chalk extraction for agricultural use.
- Appropriately planning for Exploration and production of oil and gas.
- Encouraging a zero waste <u>circular</u> economy whereby landfill is virtually eliminated by providing for more recycling and waste recovery facilities including energy recovery.

Aiming for Hampshire to be 'net self-sufficient' in waste management facilities whereby it can accommodate all the waste that arises, whilst accepting there will be movements into and out of the area to facilities such as the nationally important incinerator at Fawley

#### Option 3: NPPF update & Hampshire driven (and simplified)

#### Vision:

Up to 2050, the planning of minerals and waste development will help mitigate the causes of climate change and support adaptation. This will set the context for meeting Hampshire's present and future needs whilst conserving and enhancing the environment, supporting community quality of life and building a strong economy.

#### Plan Objectives:

- Help to mitigate the causes of and adapt to climate change by ensuring development enables carbon reduction and supports adaptation.
- Conserve and enhance the New Forest and South Downs National Parks, Areas of Outstanding Natural Beauty and other valued landscapes.
- Protect and enhance sensitive habitats like the Thames Basin Heaths.
- Conserve and enhance our archaeological and historic heritage to ensure continued enjoyment.
- Support community health, safety and well-being by managing traffic impacts including air quality, ensuring sustainable, high quality and sensitive design and imposing adequate separation of minerals and waste development from residents by providing appropriate screening and / or landscaping.
- Value the countryside for its own merits and protecting the South West Hampshire Green Belt from inappropriate development but recognising local geology, the rural economy and protection of amenity.
- Encourage sustainable transport of minerals and waste including rail and water borne.

Reasonable

- Build Hampshire's economic growth, as well as the economies influenced by Hampshire and opportunities for urban regeneration where possible.
- Safeguard Hampshire's mineral resources of importance, necessary existing and potential infrastructure.
- Provide a steady and adequate supply of minerals and mineralrelated products to enable the delivery of new development, key infrastructure projects and provide the everyday products and resources that we all use in Hampshire, as well as in neighbouring areas.
- Encourage a circular waste economy whereby landfill is virtually eliminated by providing for more waste facilities that manage waste sustainable and support the waste hierarchy.
- Aim for Hampshire to be 'net self-sufficient' in waste management facilities whereby it can accommodate all the waste that arises, whilst accepting there will be movements into and out of the area to facilities.

#### **Option 4: Climate Change Driven**

#### Vision:

By 2050, a carbon neutral and resilient minerals and waste industry will ensure that Hampshire's economy, environment and society continues to thrive and prosper.

#### Plan Objectives:

- Climate resilience and mitigation (e.g. energy and water efficient; flood and heat adapted) is the primary focus in enabling a steady and adequate supply of minerals and a network of sustainable waste management facilities.
- Priority will be given to the reduction of carbon emissions from transport, construction and operations.
- Restoration schemes will support communities and the environment to be more resilient to the impacts of a changing climate (e.g. flooding, heat waves).
- Decision-making will enable the transition to clean, locally generated, renewable energy, reduce waste and support the sourcing of natural resources and employment.

#### Option 5: Hampshire 2050 driven (aligned with LTP4)

#### Vision

Carbon neutral and resilient minerals and waste development, which: supports health, wellbeing and quality of life for all; enables the creation of thriving places; and respects Hampshire's unique natural and built environment.

#### Plan Objectives:

- a. Facilitate a reduction in minerals and waste-related carbon emissions to support the transition to net zero (neutrality) by 2050.
- b. Provide a steady and adequate supply of minerals.
- c. Plan for a resilient and reliable net self-sufficient waste management network
- d. Ensure the delivery of minerals and waste development in a strategic way that protects and enhances natural and historic environments.
- e. Ensure communities do not experience a reduction in air quality and are less disturbed by minerals and waste activities.
- f. Supports and complements urban regeneration.
- g. Enable a circular economy that ensures Hampshire continues to prosper whilst reducing its emissions.

# Reasonable

#### Reasonable

- h. Support future development requirements with sustainable, high quality operations.
- i. Secure restoration schemes that improve our health and wellbeing and achieve a net gain in biodiversity (BNG) of at least 10% above the pre-worked baseline.

HMWP Vision & Plan Objectives						S	A/SE/	A Obje	ectives	3						Comments / Effect and Potential Improvements
Option	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	
Vision: Protecting the environment, maintaining communities and supporting the economy  Plan Objectives: Over the next 20 years, the planning of minerals and waste development will help meet Hampshire's present and future needs by protecting the environment, maintaining community quality of life and supporting the economy by:  Protecting and conserving the New Forest and South Downs National Parks, Areas of Outstanding Natural Beauty and other valued landscapes. Sensitive habitats like the Thames Basin Heaths and our archaeological and historic heritage will be treated similarly.	+/?	?	+	+	?	+	?	?	+	+	+	+	+	+	?	This option scores slightly positively for a number of SA/SEA Objectives.

-			
by developing more energy			
recovery facilities and the			
appropriate restoration of			
mineral workings.			
_			
Protecting community health,			
safety and amenity in particular			
by managing traffic impacts,			
ensuring sustainable, high			
quality and sensitive design and			
imposing adequate separation			
of minerals and waste			
development from residents by			
providing appropriate screening			
and / or landscaping.			
<ul> <li>Valuing the countryside for its</li> </ul>			
own merits and protecting the			
South West Hampshire Green			
Belt from inappropriate			
development but recognising			
local geology, the rural			
economy and protection of			
amenity.			
· ·			
Managing traffic impacts			
including the encouragement of			
rail and water borne transport of			
minerals and waste.			
<ul> <li>Encouraging engagement</li> </ul>			
between developers, site			
operators and communities so			
there is an understanding of			
respective needs.			
Supporting Hampshire's			
continued economic growth, as			
well as the economies			
influenced by Hampshire and			
opportunities for urban			
regeneration where possible.			
Safeguarding mineral			
resources, necessary existing			
minerals and waste			
infrastructure and land for			
potential wharf or rail depot			
infrastructure as a contribution			
to a steady and adequate			
supply of minerals and provision			
of waste management facilities.			

Helping to deliver an adequate				
supply of minerals and mineral-				
related products to support new				
development, deliver key				
infrastructure projects and				
provide the everyday products				
that we all use in Hampshire, as				
well as in neighbouring areas.				
This will be achieved by				
ensuring sufficient aggregate is				
supplied to the construction				
industry from an appropriate				
combination of sources				
including:				
o local sand and gravel from				
around Southampton,				
south west Hampshire,				
Ringwood Forest, east of				
Andover, the Bordon area				
and north-east Hampshire;				
<ul> <li>marine dredged sand and</li> </ul>				
gravel via wharves on the				
River Itchen, River Test				
and Portsmouth and				
Langstone Harbours;				
<ul> <li>rail imported limestone via</li> </ul>				
existing depots in south				
Hampshire and new rail				
depots located in north				
Hampshire; and				
<ul> <li>giving particular support</li> </ul>				
for recycled/secondary				
aggregates from various				
sites before supply from				
other sources.				
Providing for brick-making clay				
for the brickworks at				
Michelmersh, near Romsey and				
Selborne, near Bordon.				
<ul> <li>Appropriately planning for chalk</li> </ul>				
extraction for agricultural use.				
<ul> <li>Exploration and production of oil</li> </ul>				
and gas.				
Encouraging a zero waste				
economy whereby landfill is				
virtually eliminated by providing				
for more recycling and waste				
for more recycling and waste				1

recovery facilities including								
energy recovery.								
Aiming for Hampshire to be 'net self-								
sufficient' in waste management								
facilities whereby it can accommodate								
all the waste that arises, whilst								
accepting there will be movements								
into and out of the area to facilities								
such as the nationally important								
incinerator at Fawley.								

HMWP Vision & Plan Objectives						S	A/SF/	\ Ohic	ectives							Comments / Effect and Potential Improvements
Option									31.403							Commonto / Encot and 1 otential improvements
	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	
Option 2: NPPF & Update only	+	?	+	+	?	+	?	?	++	+	+	+	+	+	?	As the Vision and Plan Objectives are similar to Option 1,
Vision: Protecting and enhancing the environment, maintaining communities and supporting the economy  Plan Objectives: Over the next 20 years, the planning of sustainable minerals and waste development will help meet Hampshire's present and future needs by protecting and enhancing the environment, maintaining community quality of life and supporting the economy by:  Protecting and-Conserving and enhancing the New Forest and South Downs National Parks, Areas of Outstanding Natural Beauty and other valued landscapes. Sensitive habitats like the Thames Basin Heaths and our archaeological and historic heritage will be treated similarly.  Helping to mitigate the causes of, and adapt to, climate change by developing more energy recovery sustainable waste	Ť	•	+	+	ſ	7	f	f	#		+	+	+	+		the ratings are the same except for some subtle differences:  Obj. 1 – not explicitly seeking to reduce carbon levels but reference to 'energy recovery' has been removed.  Obj. 9 – added reference to well-being which increases the rating for quality of life.

management facilities and the	
appropriate restoration of	
mineral workings.	
Protecting community health,	
safety and amenity well-being in	
particular by managing traffic	
impacts, ensuring sustainable,	
high quality and sensitive	
design and imposing adequate	
separation of minerals and	
waste development from	
residents by providing	
appropriate screening and / or	
landscaping.	
Valuing the countryside for its	
own merits and protecting the	
South West Hampshire Green	
Belt from inappropriate	
development but recognising	
local geology, the rural	
economy and protection of	
amenity.	
<ul> <li>Managing traffic impacts</li> </ul>	
including the encouragement of	
rail and water borne transport of	
minerals and waste.	
Encouraging engagement	
between developers, site	
operators and communities so	
there is an understanding of	
respective needs.	
<ul> <li>Supporting Hampshire's</li> </ul>	
continued economic growth, as	
well as the economies	
influenced by Hampshire and	
opportunities for urban	
regeneration where possible.	
Safeguarding mineral	
resources, necessary existing	
minerals and waste	
infrastructure and land for	
potential wharf or rail depot	
infrastructure as a contribution	
to a steady and adequate	
supply of minerals and provision	
of waste management facilities.	

<ul> <li>Helping to deliver <u>a steady</u> and</li> </ul>				
adequate supply of minerals				
and mineral-related products to				
support new development,				
deliver key infrastructure				
projects and provide the				
everyday products that we all				
use in Hampshire, as well as in				
neighbouring areas. This will be				
achieved by ensuring sufficient				
aggregate is supplied to the				
construction industry from an				
appropriate combination of				
sources including:				
local sand and gravel from				
around Southampton,				
south west Hampshire,				
Ringwood Forest, east of				
Andover, the Bordon area				
and north-east Hampshire;				
<ul> <li>marine dredged sand and</li> </ul>				
gravel via wharves on the				
River Itchen, River Test				
and Portsmouth and				
Langstone Harbours;				
o rail imported limestone via				
existing depots in south				
Hampshire and new rail				
depots located in north				
Hampshire; and				
<ul><li>giving particular support</li></ul>				
for recycled/secondary				
aggregates from various				
sites before supply from				
other sources.				
Providing for brick-making clay				
for the brickworks at				
Michelmersh, near Romsey and				
Selborne, near Bordon.				
<ul> <li>Appropriately planning for</li> </ul>				
Enabling chalk extraction for				
agricultural use.				
<ul> <li>Appropriately planning for</li> </ul>				
Exploration and production of oil				
and gas.				
Encouraging a zero waste				
circular economy whereby				
on calar coordiny wholosy				

landfill is virtually eliminated by								
providing for more recycling and								
waste recovery facilities								
including energy recovery.								
Aiming for Hampshire to be 'net self-								
sufficient' in waste management								
facilities whereby it can accommodate								
all the waste that arises, whilst								
accepting there will be movements								
into and out of the area to facilities								
such as the nationally important								
incinerator at Fawley								

HMWP Vision & Plan Objectives	SA/SEA Objectives													Comments / Effect and Potential Improvements		
Option	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	
Option 3: NPPF update & Hampshire Driven (and simplified)  Vision: Up to 2050, the planning of minerals and waste development will help mitigate the causes of climate change and support adaptation. This will set the context for meeting Hampshire's present and future needs whilst conserving and enhancing the environment, supporting community quality of life and building a strong economy.  Plan Objectives:  Help to mitigate the causes of and adapt to climate change by ensuring development enables carbon reduction and supports adaptation.  Conserve and enhance the New Forest and South Downs National Parks, Areas of Outstanding Natural Beauty and other valued landscapes.  Protect and enhance sensitive habitats like the Thames Basin Heaths.	++	++	+	+	?	++	?	?	++	+	+	+	+	+	?	As the Vision and Plan Objectives are similar to Option 1, the ratings are similar except for the following differences:  Obj. 1 – now makes explicit reference to seeking to reduce carbon levels but reference to 'energy recovery' has also been removed.  Obj. 2 – Air quality is now specifically referenced, and carbon emissions are set to be reduced.  Obj. 6 – The Historic Environment is considered separately and considers its value as a source of enjoyment.  Obj. 9 – added reference to well-being which increases the rating for quality of life.



<ul> <li>Encourage a circular waste economy whereby landfill is virtually eliminated by providing for more waste facilities that manage waste sustainable and support the waste hierarchy.</li> </ul>								
<ul> <li>Aim for Hampshire to be 'net self- sufficient' in waste management facilities whereby it can accommodate all the waste that arises, whilst accepting there will be movements into and out of the area to facilities.</li> </ul>								

HMWP Vision & Plan Objectives							SA/SE	A Obi	ective	s						Comments / Effect and Potential Improvements
Option	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	
Option 4: Climate Change Driven	++	+	+/?	?	?	?	?	+	+	+/?	+/?	+	+	+/?	?	The Vision and Plan Objective focus on Climate Change and therefore, Obj. 1 has a significant positive rating.
Vision: By 2050, a carbon neutral and resilient minerals and waste industry will ensure that Hampshire's economy, environment and society continues to thrive and prosper.  Plan Objectives:  Climate resilience and mitigation (e.g. energy and water efficient; flood and heat adapted) is the primary focus in enabling a steady and adequate supply of minerals and a network of sustainable waste management facilities.  Priority will be given to the reduction of carbon emissions from transport, construction and operations.  Restoration schemes will support communities and the environment to be more resilient to the impacts of a changing climate (e.g. flooding, heat waves).																Obj. 2 has a positive rating as a reducing in emissions will improve air quality.  Obj. 3 has a positive rating as reference is made to a thriving environment but it is unclear what this will mean on the ground. For example, restoration schemes that are designed to support climate change mitigation may not have a positive outcome for biodiversity.  Obj. 4, 5, 6 and 7 are not referenced.  Obj. 8 is a positive as flood risk is noted.  Obj. 9 is a positive as the Vision intends for society to thrive and prosper.  Obj. 10 is a positive as transport should reduce carbon emissions but if this is a priority it may impact on the delivery as options for sustainable transport of minerals and waste are limited currently.  Obj. 11 the aim is to enable a steady and adequate supply of minerals and therefore, there is a positive rating. However, as climate change is the focus, this may limit certain developments from coming forward which could impact supply.

Decision-making will enable the transition to clean, locally								As waste reduction is one of the aims, Obj. 11 has a positive rating.
generated, renewable energy, reduce waste and support the sourcing of natural resources and employment.								Obj. 13 has a positive rating as the Vision is for the economy to thrive but a climate change focus may create limits on some parts of the economy as it will take time to
and employment.								adjust.

HMWP Vision & Plan Objectives						S	A/SE/	\ Obje	ctives	3						Comments / Effect and Potential Improvements
Option	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	
Option 5: Hampshire 2050 driven (aligned with LTP4)	++	++	+	+	?	+	?	?	++	+	+	+	+	+	?	Obj. 1 has a very positive rating as the objectives seek to facilitate a reduction in minerals and waste related carbon
Vision: Carbon neutral and resilient minerals and waste development, which: supports health, wellbeing and quality of life for all; enables the creation of thriving places; and respects Hampshire's unique natural and built environment.  Plan Objectives: a. Facilitate a reduction in minerals and waste-related carbon emissions to support the transition to net zero (neutrality) by 2050 b. Provide a steady and adequate supply of minerals. c. Plan for a resilient and reliable net self-sufficient waste management network. d. Ensure the delivery of minerals and waste development in a strategic way that protects and enhances natural and historic environments.																emissions to net zero (neutrality) by 2050.  Obj. 2 has a very positive rating as the objectives seek to ensure the communities do not experience a reduction in air quality.  Obj. 3, 4 and 5 have a positive rating as the objectives seek to ensure the delivery of minerals and waste development in a way that protects and enhances our natural and historic environments.  Obj. 9 scores very positively as the Vision supports health, wellbeing and quality of life, enables the creation of thriving places and the objectives encourage restoration schemes that improve health and wellbeing.  Obj. 10 scores slightly positively as transport should reduce carbon emissions but if this is a priority it may impact on the delivery as options for sustainable transport of minerals and waste are limited currently.  Obj. 11 scores slightly positively as the aim is to enable a steady and adequate supply of minerals. However, as climate change is the focus, this may limit certain developments from coming forward which could impact supply.

Ensure communities do not experience a reduction in air quality and are less disturbed by minerals and waste activities.			Obj. 12 scores slightly positively as the objectives seek to enable a circular economy that ensures Hampshire continues to prosper whilst reducing its emissions.
f. Supports and complements urban regeneration.			Obj. 13 scores slightly positively as the aim is to enable a steady and adequate supply of minerals. However, as
g. Enable a circular economy that ensures Hampshire continues to prosper whilst reducing its emissions.			climate change is the focus, this may limit certain developments from coming forward which could impact supply.
h. Support future development requirements with sustainable, high quality operations.			Obj. 14 scores slightly positively as ensuring a steady and adequate supply of minerals and supporting future minerals and waste development requirements with sustainable
Secure restoration schemes that improve our health and wellbeing and achieve a net gain in			high-quality operations will support economic growth and prosperity.
biodiversity (BNG) of at least 10% above the pre-worked baseline.			*Preferred Vision Approach* The Vision and associated Plan Objectives provide
above the pre-worked baseline.			significant benefit when measured against the SA/SEA
			Objectives and ensures the HMWP Partial Update is Hampshire 2050 driven and in line with Hampshire LTP4.

# **Appendix D: Long List and Full Appraisal of Development Management Policy Options**

# **Long List of Policy Options**

Policy 1: Sustainable minerals and waste development	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Similar to Option 2.	
Option 2: New Policy Approach	Reasonable
The Hampshire Authorities will take a positive approach to minerals and waste development that reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework (NPPF).	
The policies in this Plan are to be regarded as a whole and proposals will be expected to conform to all relevant policies in the Plan. Minerals and waste development that accords with policies in this Plan will be approved without delay, unless material considerations indicate otherwise.	
Where there are no policies relevant to the proposal or the relevant policies are out of date at the time of making the decision, the Hampshire Authorities will grant permission unless:	
<ul> <li>Any adverse impacts of granting planning permission would significantly and demonstrably outweigh the benefits, when assessed against the policies in the NPPF taken as a whole; or</li> <li>Specific policies in that Framework indicate that development should be refused.</li> </ul>	

Policy 2	: Climate change – mitigation and adaptation	Shortlist (reasonable / not reasonable)						
Option	1: Existing HMWP 2013 Policy	Reasonable						
Where a	and waste development should minimise their impact on the causes of climate change. pplicable, minerals and waste development should reduce vulnerability and provide e to impacts of climate change by:							
b. dev	ng located and designed to help reduce greenhouse gas emissions and the more stainable use of resources; or reloping energy recovery facilities and to facilitate low carbon technologies; and siding areas of vulnerability to climate change and flood risk or otherwise incorporate							
	aptation measures.							
Option	2: New Policy Approach	Reasonable						
	and waste development will be supported where it enables the transition to carbon y by 2050 by:							
a)	contributes towards mitigating the causes of climate change by:  i. Being located and designed to encourage the sustainable use of resources; and  ii. Reducing greenhouse gas emissions, where possible; and  iii. Facilitating low carbon technologies; and							
b)	b) reducing vulnerability and providing resilience to the impacts of climate change through location and design and the incorporation of adaptation measures.							
Assessn This sho	and waste development proposals should be supported by a Climate Change nent which demonstrates how they will contribute to the transition to carbon neutrality. It is include how climate change adaptation and mitigation measures and opportunities en considered, and (where appropriate) incorporated.							

Policy 3: Protection of habitats and species	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Not a reasonable option as the policy is not in
Minerals and waste development should not have a significant adverse effect on, and where possible, should enhance, restore or create designated or important habitats and species.	line with the Environment Act and
The following sites, habitats and species will be protected in accordance with the level of their relative importance:	NPPF in relation to Biodiversity Net Gain.

- a. internationally designated sites including Special Protection Areas, Special Areas of Conservation, Ramsar sites, any sites identified to counteract adverse effects on internationally designated sites, and European Protected Species;
- nationally designated sites including Sites of Special Scientific Interest and National Nature Reserves, nationally protected species and Ancient Woodland;
- local interest sites including Sites of Importance for Nature Conservation, and Local Nature Reserves:
- d. habitats and species of principal importance in England;
- e. habitats and species identified in the UK Biodiversity Action Plan or Hampshire Authorities' Biodiversity Action Plans.

Development which is likely to have a significant adverse impact upon such sites, habitats and species will only be permitted where it is judged, in proportion to their relative importance, that the merits of the development outweigh any likely environmental damage. Appropriate mitigation and compensation measures will be required where development would cause harm to biodiversity interests.

#### Option 2: New Policy Approach

Minerals and waste development that will contribute to the conservation, restoration and enhancement of biodiversity through the securing of at least 10% measurable net gain in biodiversity value will be permitted.

Development that is likely to result in a significant effect, either alone or in combination, on the following designated sites: Special Protection Areas, Special Areas of Conservation, Ramsar sites; sites identified, or required, as compensatory measures for adverse effects on such sites; and European Protected Species, will need to satisfy the requirements of the Habitats Regulations.

The following sites, habitats and species will be protected in Hampshire and in neighbouring areas, where there is a potential for impact, in accordance with the level of their relative importance:

- a. nationally designated sites including Sites of Special Scientific Interest and National Nature Reserves, nationally protected species;
- b. irreplaceable habitats (such as Ancient Woodland and ancient or veteran trees);
- c. local interest sites including Sites of Importance for Nature Conservation, County Wildlife Sites and Local Nature Reserves:
- habitats and species listed in Section 41 of the NERC Act 2006 or as a Hampshire Notable Species;
- Habitats and species identified in Hampshire Authorities' Biodiversity Action Plans or Biodiversity Opportunity Areas.
- f. Features of the landscape that are mapped as Nature Recovery Network, or function as 'stepping stones', linear features or form part of a wider network of features by virtue of a coherent ecological structure or function (such as river basins), or importance in the migration, dispersal and genetic exchange of wild species.

Development which is likely to have a significant adverse impact upon such sites, habitats and species will only be permitted where it is judged, in proportion to their relative importance, that the merits of the development outweigh any likely environmental damage. Appropriate mitigation and compensation measures will be required where development would cause harm to biodiversity interests.

# Policy 4: Nationally protected landscapes

## Option 1: Existing HMWP 2013 Policy

Major minerals and waste development will not be permitted in the New Forest or South Downs National Parks, or in the North Wessex Downs, the Cranborne Chase and West Wiltshire Downs, and Chichester Harbour Areas of Outstanding Natural Beauty (AONBs), except in exceptional circumstances. In this respect, consideration will be given to:

- a. the need for the development, including in terms of any national considerations;
- b. the impact of permitting, or refusing the development upon the local economy:
- the cost and scope for meeting the need outside the designated area, or meeting the need in some other way; and
- d. whether any detrimental effects on the environment, landscape and / or recreational opportunities can be satisfactorily mitigated.

Minerals and waste development should reflect and where appropriate enhance the character of the surrounding landscape and natural beauty, wildlife and cultural heritage of the designated area.

Minerals and waste development should also be subject to a requirement that it is restored in the event it is no longer needed for minerals and waste uses.

# Reasonable

# Shortlist (reasonable / not reasonable)

Not a reasonable option in view of the NPPF's requirement that development within the settings of nationally protected landscapes should be sensitively located and designed to avoid or minimise adverse impacts on the National Park or AONB.

Small-scale waste management facilities for local needs should not be precluded from the National Parks and AONBs, provided that they can be accommodated without undermining the objectives of the designation.

### **Option 2: New Policy Approach**

Major minerals and waste development will not be permitted in the New Forest National Park, South Downs National Park, Chichester Harbour AONB, Cranborne Chase and West Wiltshire Downs AONB or North Wessex Downs AONB, other than in exceptional circumstances, and where it can be demonstrated that the development is in the public interest. In this respect, an Assessment will be required giving consideration to:

- a. the need for the development, including in terms of any national considerations;
- b. the impact of permitting it, or refusing it, upon the local economy;
- the cost and scope for, developing outside the National Park or AONB, or meeting the need in some other way; and
- any detrimental effect on the environment, landscape and recreational opportunities, and the extent to which that could be moderated.

The scale and extent of minerals and waste proposals within National Parks and AONBs should be limited in scale and extent, and must have regard to the relevant Management Plan. Development within their settings should be sensitively located and designed to avoid or minimise adverse impacts on the National Park or AONB.

Minerals and waste development should protect and where appropriate enhance the landscape character and special qualities of the National Parks and AONBs. This includes, but is not limited to, natural beauty, wildlife and cultural heritage, tranquillity, and dark skies.

Minerals and waste development should also be subject to a requirement that it is restored in the event it is no longer needed for minerals and waste uses.

In terms of small-scale waste management facilities for local needs, these should not be precluded from the National Parks and AONBs, provided that they can be accommodated without undermining the objectives of the National Park or AONB.

## Policy 5: Protection of the countryside and valued landscapes

## Option 1: Existing HMWP 2013 Policy

Minerals and waste development in the open countryside, outside the National Parks and Areas of Outstanding Natural Beauty, will not be permitted unless:

- a. it is a time-limited mineral extraction or related development; or
- the nature of the development is related to countryside activities, meets local needs or requires a countryside or isolated location; or
- the development provides a suitable reuse of previously developed land, including redundant farm or forestry buildings and their curtilages or hard standings.

Where appropriate and applicable, development in the countryside will be expected to meet highest standards of design, operation and restoration.

Minerals and waste development in the open countryside should be subject to a requirement that it is restored in the event it is no longer required for minerals and waste use.

# Option 2: New Policy Approach

- Minerals and waste development in the countryside or valued landscapes, will not be permitted unless:
  - i. it is a time-limited mineral extraction or related development; or
  - ii. the nature of the development is related to countryside activities, meets local needs or requires a countryside or isolated location; or
  - iii. the development provides a suitable reuse of previously developed land, or the reuse of redundant farm or forestry buildings and their curtilages or hard standings.

In the instance that Criterion (1) is met, minerals and waste developments will also need to meet Criteria (2) and (3) below as appropriate and applicable.

- Where appropriate and applicable, minerals and waste development in the countryside or valued landscape will be expected to:
  - respect the qualities of the landscape as set out in National and Local Landscape Character Assessments;
  - ii. demonstrate that they would not result in significant adverse impacts on landscape and visual amenity;
  - ensure any public rights of way are protected, and where possible, enhanced including any important views; and

#### Reasonable

# Shortlist (reasonable / not reasonable)

## Reasonable

## Reasonable

- iv. be subject to a requirement that it is restored in the event it is no longer required for minerals and waste use.
- Minerals and waste development which is considered to be within a valued landscape shall
  only be permitted where they meet the above criteria, and where it protects and where
  possible, enhances the landscape with particular regard to:
  - i. The intrinsic landscape character and quality;
  - ii. The visual setting (including key views);
  - iii. The landscape's role in natural capital and ecological networks;
  - The local character and setting of built development (including historical significance); and
  - v. Natural landscape features (including ancient woodland, trees, hedgerows, and water courses etc).

As part of the above, development proposals must include a comprehensive landscape mitigation and enhancement scheme to ensure that development is able to successfully integrate with the landscape and its surroundings. The landscape scheme shall be proportionate to the scale and nature of the development proposed and incorporate opportunities for recovery.

Policy 6: South West Hampshire Green Belt	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Within the South West Hampshire Green Belt, minerals and waste developments will be approved provided that they are not inappropriate or that very special circumstances exist. As far as possible, minerals and waste developments should enhance the beneficial use of the Green Belt.	
The highest standards of development, operation and restoration of minerals or waste development will be required.	
Option 2: New Policy Approach	Reasonable
Within the South West Hampshire Green Belt, minerals and waste developments will be carefully assessed for their effect on the objectives and purposes for which the designation has been made. High priority will be given to preservation of the openness of the Green Belt. Proposals will be approved provided that they are not inappropriate or that very special circumstances exist.	
As far as possible, minerals and waste developments should enhance the beneficial use of the Green Belt.	
The highest standards of development, operation and restoration of minerals or waste development will be required.	

Policy 7: Conserving the historic environment and heritage assets	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Minerals and waste development should protect and, wherever possible, enhance Hampshire's historic environment and heritage assets, both designated and non-designated, including the settings of these sites.	
The following assets will be protected in accordance with their relative importance:	
<ul> <li>a. scheduled ancient monuments;</li> <li>b. listed buildings;</li> <li>c. conservation areas;</li> <li>d. registered parks and gardens;</li> <li>e. registered battlefields;</li> <li>f. sites of archaeological importance; and</li> <li>g. other locally recognised assets.</li> </ul> Minerals and waste development should preserve or enhance the character or appearance of historical assets unless it is demonstrated that the need for and benefits of the development	
decisively outweigh these interests.	
Option 2: New Policy Approach	Reasonable
Minerals and waste development will be required to protect, conserve and, wherever possible, enhance Hampshire's historic environment, and the character, setting and special interest of heritage assets, both designated and non-designated.	
The following assets will be protected in a manner appropriate to their significance including:	
a. scheduled monuments; b. listed buildings; c. conservation areas:	

- d. registered parks and gardens;
- e. registered battlefields;
- f. sites of archaeological importance; and
- g. other locally recognised assets.

Proposals should be supported by an assessment of the significance of heritage assets including their setting, both present and predicted, and the impact of development on them. Where appropriate, this should be informed by the results of technical studies, field evaluation and other evidence. For mineral proposals this should establish the potential for archaeological remains within the overburden and the mineral body itself.

Evidence and results of archaeological excavation, field evaluations, technical studies and other recordings should be made publicly accessible (including depositing the results in a public archive and Historic Environment Record).

# Designated heritage assets

When considering the impact of a proposed development on the significance of a designated heritage asset, great weight is given to the asset's conservation (and the more important the asset, the greater the weight should be).

Proposals that would cause substantial harm to, or loss of, a designated heritage asset and its significance including its setting, will be required to set out a clear and convincing justification as to why that harm is considered acceptable on the basis of achieving substantial public benefits that outweigh that harm or loss, or where all the specific circumstances in the NPPF apply. Proposals will not be supported where this cannot be demonstrated.

Proposals that cause less than substantial harm to the significance of a designated heritage asset will be required to weigh the level of harm against the public benefits that may be gained by the proposal including securing its optimum viable use.

When there is clear and convincing justification that the public benefits of development outweigh the harm to, or loss of, a designated heritage asset and its significance including its setting, mitigation of that harm, should be secured.

#### Non-designated heritage assets

Proposals which would affect the significance of a non-designated heritage asset will be required to set out the scale of the direct and indirect effects upon the significance of the non-designated heritage asset, enabling a balanced judgement to be made.

Non-designated heritage assets of archaeological interest, which are demonstrably of equivalent significance to scheduled monuments, will be considered subject to policies for designated heritage assets.

Polic	y 8: Water management	Shortlist (reasonable / not reasonable)
Optio	on 1: Existing HMWP 2013 Policy	No existing policy
No ex	xisting policy	
Optio	on 2: New Policy Approach	Reasonable
Miner	rals and waste development will be permitted where proposals do not:	
a.	result in the deterioration of the physical state, water quality or ecological status of any water resource and waterbody including river, streams, lakes, ponds, groundwater source protection zones and groundwater aquifers; and	
b.	cause significant adverse risk to the quantity and quality of water resources; and	
c.	cause changes to groundwater and surface water levels which would result in unacceptable impacts on water quantity and quality on:	
	<ul> <li>i. adjoining land;</li> <li>ii. nearby private and licensed abstractions;</li> <li>iii. potential groundwater resources; and or</li> <li>iv. the potential yield of groundwater resources, river flows or natural habitats; and</li> </ul>	
d.	fail to comply with nutrient neutrality requirements, where relevant.	
	ter Framework Directive screening assessment will be required in all cases where there is otential for impacts on groundwater bodies and surface water bodies.	
Risk / qualit	e proposals are in a groundwater source protection zone, a Hydrogeological/Hydrological Assessment must be provided to determine whether there is a hazard to water resources, y or abstractors. If the Hydrogeological/Hydrological Risk Assessment identifies ceptable risk, the developer must provide appropriate mitigation.	

Policy 9: Protection of soils	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Minerals and waste development should protect and, wherever possible, enhance soils and should not result in the net loss of best and most versatile agricultural land.	
Minerals and waste development should ensure the protection of soils during construction and, when appropriate, recover and enhance soil resources.	
Option 2: New Policy Approach	Reasonable
Minerals and waste development should protect, manage, and use soils to achieve improvements to biodiversity, contribute towards adaptation to or mitigation of, climate change and should not result in the net loss of best and most versatile agricultural land.	
Minerals and waste development should ensure the protection of soils, through appropriate mitigation measures, from unacceptable risk, prioritising the reuse and, when appropriate, enhancement of existing soils.	

Policy 10: Restoration of minerals and waste developments	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Similar to Option 2	
Option 2: New Policy Approach	Reasonable
Temporary minerals and waste development should be restored to beneficial after-uses consistent with the development plan.	
Restoration of minerals and waste developments should be in keeping with the historic and landscape character and setting of the local area, and should contribute to the delivery of local objectives for habitats, biodiversity, heritage, or community use where these are consistent with the development plan.	
Opportunities for adapting to or mitigating the impacts of climate change through restoration are supported.	
The restoration of mineral extraction and landfill sites should be phased throughout the life of the development.	

Policy 11: Protecting public health, safety, amenity and well-being	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Minerals and waste development should not cause adverse public health and safety impacts, and unacceptable adverse amenity impacts.	
Minerals and waste development should not:	
<ul> <li>a. release emissions to the atmosphere, land or water (above appropriate standards);</li> <li>b. have an unacceptable impact on human health;</li> <li>c. cause unacceptable noise, dust, lighting, vibration or odour;</li> <li>d. have an unacceptable visual impact;</li> <li>e. potentially endanger aircraft from bird strike and structures;</li> <li>f. cause an unacceptable impact on public safety safeguarding zones;</li> <li>g. cause an unacceptable impact on: <ol> <li>i. tip and quarry slope stability; or</li> <li>ii. differential settlement of quarry backfill and landfill; or</li> <li>iii. subsidence and migration of contaminants;</li> <li>h. cause an unacceptable impact on coastal, surface or groundwaters;</li> <li>i. cause an unacceptable impact on public strategic infrastructure;</li> <li>j. cause an unacceptable cumulative impact arising from the interactions between minerals and waste developments, and between mineral, waste and other forms of development.</li> </ol> </li></ul>	
The potential cumulative impacts of minerals and waste development and the way they relate to existing developments must be addressed to an acceptable standard.	
Option 2: New Policy Approach	Reasonable
Minerals and waste development should not cause significant adverse impacts on public health, safety, amenity and well-being.	
Minerals and waste development should not:	
<ul> <li>a. release emissions to the atmosphere, land or water (above appropriate standards);</li> <li>b. have a significant adverse impact on human health or well-being;</li> </ul>	

- c. cause significant adverse noise, dust, lighting, vibration or odour;
- d. have a significant adverse impact on air quality;
- e. have a significant adverse visual impact;
- f. potentially endanger aircraft from bird strike and structures;
- g. cause a significant adverse impact on public safety safeguarding zones;
- h. cause a significant adverse impact on:
- i. tip and quarry slope stability; or

recommended standards.

- ii. differential settlement of quarry backfill and landfill; or
- iii. subsidence and migration of contaminants;
- i. cause a significant adverse impact on coastal, surface or groundwaters;
- j. cause a significant adverse impact on public strategic infrastructure;
- cause a significant adverse cumulative impact arising from the interactions between minerals and waste developments, and between mineral, waste and other existing forms of development.

All mineral proposals and, where relevant, waste proposals will need a Health Impact Assessment

Opportunities for enhancing health, safety, amenity and well-being are encouraged including multi-functional benefits.

#### Policy 12: Flood risk and prevention Shortlist (reasonable / not reasonable) Option 1: Existing HMWP 2013 Policy Not a reasonable option. The NPPF now Minerals and waste development in areas at risk of flooding should: requires that all plans should apply a not result in an increased flood risk elsewhere and, where possible, will reduce flood risk sequential, risk-based approach to the location incorporate flood protection, flood resilience and resistance measures where appropriate to of development and an the character and biodiversity of the area and the specific requirements of the site; exception test, if have site drainage systems designed to take account of events which exceed the normal necessary, in relation to design standard: flood risk. not increase net surface water run-off: and if appropriate, incorporate Sustainable Drainage Systems to manage surface water drainage, with whole-life management and maintenance arrangements. **Option 2: New Policy Approach** Reasonable Minerals and waste development should: apply the Sequential Test, and where necessary, the Exception Test to the selection of unplanned proposals; apply the sequential approach to specific proposals directing development to the area at the lowest probability of flooding; and not result in an increased flood risk overall; Ensure development is safe from flooding for its lifetime including an assessment of climate change impacts; incorporate flood protection, flood resilience and resistance measures where appropriate to the character and biodiversity of the area and the specific requirements of the site. include site drainage systems designed to manage storm events up to and including the 1% Annual Exceedance Probability (1:100 year) storm with an appropriate allowance for climate change; and if appropriate, incorporate Sustainable Drainage Systems to manage surface water drainage, with whole-life management and maintenance arrangements. Catchment Management Plans should be referred to in determining whether a proposal is located in a Priority Area or Critical Contributing Area and, where relevant, apply the

#### Policy 13: Managing traffic Shortlist (reasonable / not reasonable) Option 1: Existing HMWP 2013 Policy Not a reasonable option as the NPPF now Minerals and waste development should have a safe and suitable access to the highway network requires that all and where possible minimise the impact of its generated traffic through the use of alternative developments that methods of transportation such as sea, rail, inland waterways, conveyors, pipelines and the use would generate of reverse logistics. Furthermore, highway improvements will be required to mitigate any significant amounts of movement should be significant adverse effects on: required to provide a highway safety; travel plan, and the pedestrian safety; application should be highway capacity; and supported by a

d. env	rironment and amenity.	transport statement or transport assessment so that the likely impacts of the proposal can be assessed.
Option 2	2: New Policy Approach	Reasonable
and whe environn waterwa	and waste development should have a safe and suitable access to the highway network re possible minimise the impact of its generated traffic on communities and the nent through the use of alternative methods of transportation such as sea, rail, inland ys, conveyors, pipelines and the use of reverse logistics. Use of low emission/more ble fuels should be used as suitable options become available.	
A Transp	port Assessment or Statement will be required (as appropriate) to consider:	
i.	the acceptability of routeing to the site - showing which routes have been considered and evidencing which have been selected/rejected and why; and the impact(s) on the surrounding highway network in relation to capacity, demand and safety, with consideration of committed developments and cumulative impact;	
ii.	road and public rights of way safety and use of the highway network for all users, following relevant technical guidance notes and seeking opportunities to enhance the existing network for sustainable modes by considering transport plans such as Local Cycling and Walking Infrastructure Plans;	
iii.	any increase in traffic through an Air Quality Management Area, or similar;	
iv. v.	sustainable accessibility; appropriate hours of working; and	
vi.	mitigation as appropriate including consideration of safety for all road users, highway capacity and amenity; and	
vii.	if required by the planning authority, applications would also be expected to be accompanied by an Environmental Statement which would include details of the site's impact on noise, air quality, and severance.	

Policy 14: High-quality design of minerals and waste development	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Minerals and waste development should not cause an unacceptable adverse visual impact and should maintain and enhance the distinctive character of the landscape and townscape.	
The design of appropriate built facilities for minerals and waste development should be of a high-quality and contribute to achieving sustainable development.	
Option 2: New Policy Approach	Reasonable
Minerals and waste development should be designed to not cause a unacceptable significant adverse visual impact and should maintain and enhance the distinctive character of the landscape and townscape.	
The design of appropriate built facilities for minerals and waste development should be of a high-quality, contribute to achieving sustainable development and provide climate change mitigation and adaption.	

# **Short List of Policy Options**

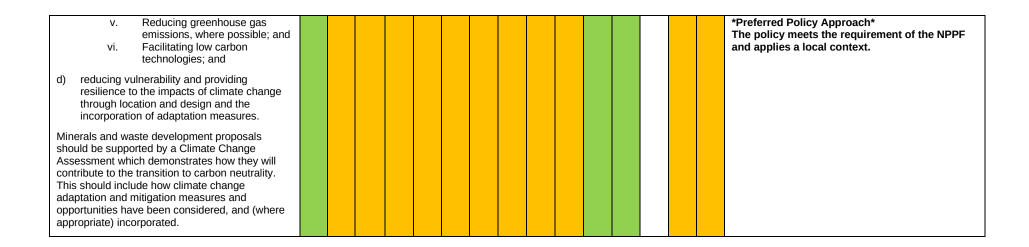
Policy 1: Sustainable minerals and waste development

	SA / SEA Objectives															
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy																See Option 2 comments, below.
Similar to Option 2.																
Option 2: New Policy Approach  The Hampshire Authorities will take a positive approach to minerals and waste development that reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework (NPPF).  The policies in this Plan are to be regarded as a whole and proposals will be expected to conform to all relevant policies in the Plan. Minerals and waste development that accords with policies in this Plan will be approved without delay, unless material considerations indicate otherwise.  Where there are no policies relevant to the proposal or the relevant policies are out of date at the time of making the decision, the Hampshire Authorities will grant permission unless:  Any adverse impacts of granting planning permission would significantly and	0	0	0	0	0	0	0	0	0	0	+	0	+	+	0	(This option is similar to Option 1: Existing HMWP 2013 Policy but includes wording to emphasise that the policies in the Plan are to be regarded as a whole and proposals will be expected to conform to all relevant policies in the Plan)  The policy scores slightly positive for objective 11, 13 and 14 as it actively supports sustainable development relating to minerals and waste and thereby supports economic growth.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

assessed against the policies in the NPPF taken as a whole; or  • Specific policies in that Framework indicate that development should be refused.																		
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Policy 2: Climate change – mitigation and adaptation

	SA / SEA Objectives															
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Minerals and waste development should minimise their impact on the causes of climate change. Where applicable, minerals and waste development should reduce vulnerability and provide resilience to impacts of climate change by:  a. being located and designed to help reduce greenhouse gas emissions and the more sustainable use of resources; or  b. developing energy recovery facilities and to facilitate low carbon technologies; and  c. avoiding areas of vulnerability to climate change and flood risk or otherwise incorporate adaptation measures.	+	0	0	0	0	0	0	0	0	0	+	+	?	0	0	This policy option was allocated a slightly positive score for objective 1 as it seeks to reduce greenhouse gas emissions resulting from minerals and waste development, contribute towards climate change mitigation and reduce climate change vulnerability.  As this option references sustainable use of resources, it has also scored slightly positive for objectives 11 and 12.
Option 2: New Policy Approach  Minerals and waste development will be supported where it enables the transition to carbon neutrality by 2050 by:  c) contributes towards mitigating the causes of climate change by:  iv. Being located and designed to encourage the sustainable use of resources; and	++	0	0	0	0	0	0	0	0	0	+	+	?	0	0	This policy option scored very positive for objective 1 as it seeks to reduce greenhouse gas emissions, contribute towards climate change mitigation, reduce climate change vulnerability, imposes a requirement for developer Climate Change Assessments and supports development where it enables the transition to carbon neutrality by 2050.  As this option references sustainable use of resources, this option has also scored slightly positive score for objectives 11 and 12.



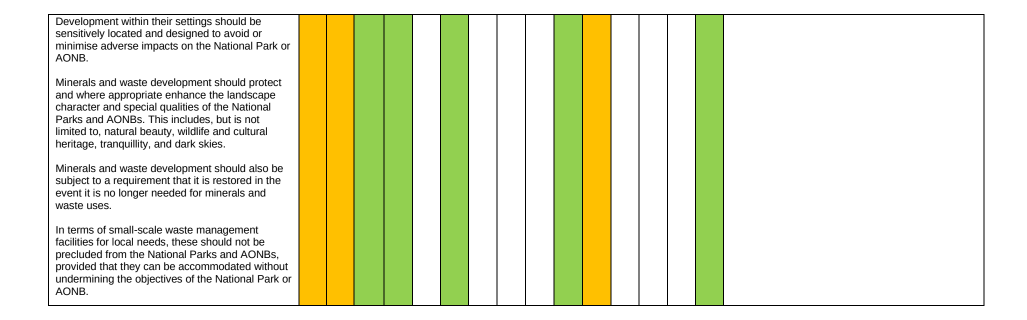
Policy 3: Protection of habitats and species

						S	A / SE	A Obj	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Minerals and waste development that will contribute to the conservation, restoration and enhancement of biodiversity through the securing of at least 10% measurable net gain in biodiversity value will be permitted.  Development that is likely to result in a significant effect, either alone or in combination, on the following designated sites: Special Protection Areas, Special Areas of Conservation, Ramsar sites; sites identified, or required, as compensatory measures for adverse effects on such sites; and European Protected Species, will need to satisfy the requirements of the Habitats Regulations.  The following sites, habitats and species will be protected in Hampshire and in neighbouring areas, where there is a potential for impact, in accordance with the level of their relative importance:  a. nationally designated sites including Sites of Special Scientific Interest and National Nature Reserves, nationally protected species;	0	+	**	?	0	0	0	?	0	0	0	?	?	?	+	This policy option scores very positive for objective 3 and slightly positive for objectives 2 and 15 as it seeks to protect and enhance biodiversity, flora and fauna and ensure at least a 10% biodiversity net benefit is secured through minerals and waste development. It makes specific reference to mitigation in the form of compensation where applicable.  Of benefit is that the policy includes local habitats and species as well as those that are internationally and nationally designated.  The policy option allows for exceptions for development where the merits of the development outweigh its environmental impact. In this regard, importantly, the policy option makes allowances for mitigation and compensation.  It is noted that protecting/restoring habitats and species may have indirect positive effects on a number of the other SA/SEA objectives. For example, it may also protect water quality and enhance amenity. However. The policy option does not include sufficient information to enable this to be scored positively.  *Preferred Policy Approach*

b.	irreplaceable habitats (such as Ancient Woodland and ancient or veteran trees);								The policy meets the requirement of the NPPF and applies a local context.
c.	local interest sites including Sites of								
	Importance for Nature Conservation,								
	County Wildlife Sites and Local Nature								
	Reserves;								
d.	habitats and species listed in Section 41								
	of the NERC Act 2006 or as a Hampshire								
	Notable Species;								
e.	Habitats and species identified in								
	Hampshire Authorities' Biodiversity Action								
	Plans or Biodiversity Opportunity Areas.								
f.	Features of the landscape that are								
	mapped as Nature Recovery Network, or								
	function as 'stepping stones', linear								
	features or form part of a wider network of								
	features by virtue of a coherent ecological								
	structure or function (such as river								
	basins), or importance in the migration,								
	dispersal and genetic exchange of wild								
	species.								
David	anno anticoloine in Ulabeta bacca a simulficant								
	opment which is likely to have a significant								
	se impact upon such sites, habitats and								
	es will only be permitted where it is judged,								
	portion to their relative importance, that the								
	of the development outweigh any likely								
	nmental damage. Appropriate mitigation ompensation measures will be required								
	development would cause harm to								
Diodiv	ersity interests.								

Policy 4: Nationally protected landscapes

						S	A / SE	A Obj	ective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Communities	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Major minerals and waste development will not be permitted in the New Forest National Park, South Downs National Park, Chichester Harbour AONB, Cranborne Chase and West Wiltshire Downs AONB or North Wessex Downs AONB, other than in exceptional circumstances, and where it can be demonstrated that the development is in the public interest. In this respect, an Assessment will be required giving consideration to:  a. the need for the development, including in terms of any national considerations; b. the impact of permitting it, or refusing it, upon the local economy; c. the cost and scope for, developing outside the National Park or AONB, or meeting the need in some other way; and d. any detrimental effect on the environment, landscape and recreational opportunities, and the extent to which that could be moderated.  The scale and extent of minerals and waste proposals within National Parks and AONBs should be limited in scale and extent, and must have regard to the relevant Management Plan.	0	0	+	++	?	•	?	?	?	+	0	?	?	?	+	This policy option is similar to policy option 1 but includes reference to tranquillity and dark night skies, to ensure compliance with the NPPF and includes additional wording to emphasise that minerals and waste proposals in National Parks and AONBs must be limited in scale and extent and must have regard to the relevant Management Plan. This policy option also includes reference to the setting of nationally designated landscapes as recommended in the SA/SEA Interim Report, and also complies with the NPPF in this regard.  *Preferred Policy Approach* The policy meets the requirement of the NPPF, applies a local context and includes reference to tranquillity, dark night skies and setting.



Policy 5: Protection of the countryside and valued landscapes

	SA / SEA Objectives															
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Minerals and waste development in the open countryside, outside the National Parks and Areas of Outstanding Natural Beauty, will not be permitted unless:  a. it is a time-limited mineral extraction or related development; or  b. the nature of the development is related to countryside activities, meets local needs or requires a countryside or isolated location; or  c. the development provides a suitable reuse of previously developed land, including redundant farm or forestry buildings and their curtilages or hard standings.  Where appropriate and applicable, development in the countryside will be expected to meet	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	The policy seeks to protect the countryside by limiting where development can occur, specifically re-using redundant building and previously developed land or being related to countryside activities, meeting local needs or requiring a countryside or isolated location. It does allow time limited development which could result in a temporary degradation of the countryside but requires that such development is restored in the event it is no longer required for minerals and waste use.
highest standards of design, operation and restoration.  Minerals and waste development in the open countryside should be subject to a requirement that it is restored in the event it is no longer required for minerals and waste use.  Option 2: New Policy Approach	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	This policy option is similar to policy option 1 but
																includes 'consideration of the qualities of the landscape' to ensure full compliance with the NPPF

1. Minerals and waste development in the countryside or valued landscapes, will not be permitted unless:  i. it is a time-limited mineral extraction or related development; or  ii. the nature of the development is related to countryside activities, meets local needs or requires a countryside or isolated location; or  iii. the development provides a suitable reuse of previously developed land, or the reuse of redundant farm or forestry buildings and their curtilages or hard standings.  In the instance that Criterion (1) is met, minerals and waste developments will also need to meet Criteria (2) and (3) below as appropriate and applicable.					and provides greater emphasis to valued landscapes, including an associated new clause 3 and set of criteria and requirement for a comprehensive landscape mitigation and enhancement scheme  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.
2. Where appropriate and applicable, minerals and waste development in the countryside or valued landscape will be expected to:  i. respect the qualities of the landscape as set out in National and Local Landscape Character Assessments;  ii. demonstrate that they would not result in significant adverse impacts on landscape and visual amenity;  iii. ensure any public rights of way are protected, and where possible, enhanced including any important views; and  iv.be subject to a requirement that it is restored in the event it is no longer required for minerals and waste use.					
3. Minerals and waste development which is considered to be within a valued landscape shall only be permitted where they meet the above criteria, and where it protects and where possible, enhances the landscape with particular regard to:  i. The intrinsic landscape character and quality;  ii. The visual setting (including key views);  iii. The landscape's role in natural capital and ecological networks;					

iv. The local character and setting of built development (including historical significance); and  v. Natural landscape features (including ancient woodland, trees, hedgerows, and water courses etc).  As part of the above, development proposals must include a comprehensive landscape mitigation and enhancement scheme to ensure that development is able to successfully integrate with the landscape and its surroundings. The landscape scheme shall be proportionate to the							

Policy 6: South West Hampshire Green Belt

						S	A / SE	A Obj	ective	s						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Within the South West Hampshire Green Belt, minerals and waste developments will be approved provided that they are not inappropriate or that very special circumstances exist.  As far as possible, minerals and waste developments should enhance the beneficial use of the Green Belt.  The highest standards of development, operation and restoration of minerals or waste development will be required.	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	This policy option does not mention preservation of the openness of the Green Belt and does not, therefore, score positive for objective 4.  The policy option allows for forms of development not inappropriate to Green Belt, which includes minerals and some waste developments.
Option 2: New Policy Approach  Within the South West Hampshire Green Belt, minerals and waste developments will be carefully assessed for their effect on the objectives and purposes for which the designation has been made. High priority will be given to preservation of the openness of the Green Belt. Proposals will be approved provided that they are not inappropriate or that very special circumstances exist.	0	0	0	+	0	0	0	0	0	0	0	0	0	0	0	This policy option is very similar to policy option 1 but benefits from additional text in paragraph one, to ensure compliance with the NPPF, including the requirement to carefully assess the effect of minerals and waste development on the objectives and purposes of the Green Belt.  The policy option scores slightly positive for objective 4 as it seeks to conserve the value of the landscape of the Green Belt through preservation of openness.  It is possible that protection of the Green Belt may indirectly have a positive impact on habitats and

As far as possible, minerals and waste developments should enhance the beneficial use of the Green Belt.  The highest standards of development, operation								species, public amenity and protection of soils. However, there is insufficient information to enable these SA/SEA objectives to be given a positive score.
and restoration of minerals or waste development will be required.								*Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

Policy 7: Conserving the historic environment and heritage assets

						S	A / SE	A Obj	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Minerals and waste development should protect and, wherever possible, enhance Hampshire's historic environment and heritage assets, both designated and non-designated, including the settings of these sites.  The following assets will be protected in accordance with their relative importance:  a. scheduled ancient monuments; b. listed buildings; c. conservation areas; d. registered parks and gardens; e. registered battlefields; f. sites of archaeological importance; and g. other locally recognised assets.  Minerals and waste development should preserve or enhance the character or appearance of historical assets unless it is demonstrated that the need for and benefits of the development decisively outweigh these interests.	0	0	0	+	0	++	0	0	0	0	0	0	0	0	0	This policy option scores very positive for objective 4 as it explicitly affords protection to and enhancement of the historic environment, including undesignated sites.  The policy option also scores slightly positive for objective 4 as protection of the historic environment would have a positive impact on landscape protection.
Option 2: New Policy Approach  Minerals and waste development will be required to protect, conserve and, wherever possible, enhance Hampshire's historic environment, and	0	0	0	+	0	++	0	0	0	0	0	0	0	0	0	This policy option is similar to policy option 1, but with additional text to ensure full compliance with the NPPF.

the character, setting and special interest of heritage assets, both designated and nondesignated.

The following assets will be protected in a manner appropriate to their significance including:

- a. scheduled monuments:
- b. listed buildings;
- c. conservation areas;
- d. registered parks and gardens:
- e. registered battlefields;
- f. sites of archaeological importance; and
- g. other locally recognised assets.

Proposals should be supported by an assessment of the significance of heritage assets including their setting, both present and predicted, and the impact of development on them. Where appropriate, this should be informed by the results of technical studies, field evaluation and other evidence. For mineral proposals this should establish the potential for archaeological remains within the overburden and the mineral body itself.

Evidence and results of archaeological excavation, field evaluations, technical studies and other recordings should be made publicly accessible (including depositing the results in a public archive and Historic Environment Record).

#### Designated heritage assets

When considering the impact of a proposed development on the significance of a designated heritage asset, great weight is given to the asset's conservation (and the more important the asset, the greater the weight should be).

Proposals that would cause substantial harm to, or loss of, a designated heritage asset and its significance including its setting, will be required to set out a clear and convincing justification as to why that harm is considered acceptable on the basis of achieving substantial public benefits that outweigh that harm or loss, or where all the specific circumstances in the NPPF apply. Proposals will not be supported where this cannot be demonstrated.

This includes reference to the 'special interests' of historic assets, requirement for an evidence-based assessment of the significance of the heritage assets, and mitigation where harm or loss is unavoidable.

Greater emphasis is given to non-designated heritage assets, including separation of designated and non-designated heritage assets in the policy. Also includes greater clarity in relation to significance of, and weight given to, heritage assets.

The policy scores very positive for objective 4 as it explicitly affords protection to and enhancement of the historic environment, including undesignated sites.

The policy option scores slightly positive for objectives 4 as protection of the historic environment would have a positive impact on landscape protection.

\*Preferred Policy Approach\*
The policy meets the requirement of the NPPF and applies a local context.

Proposals that cause less than substantial harm to the significance of a designated heritage asset will be required to weigh the level of harm against the public benefits that may be gained by the									
proposal including securing its optimum viable use.									
When there is clear and convincing justification that the public benefits of development outweigh the harm to, or loss of, a designated heritage asset and its significance including its setting, mitigation of that harm, should be secured.									
Non-designated heritage assets									
Proposals which would affect the significance of a non-designated heritage asset will be required to set out the scale of the direct and indirect effects upon the significance of the non-designated heritage asset, enabling a balanced judgement to be made.									
Non-designated heritage assets of archaeological interest, which are demonstrably of equivalent significance to scheduled monuments, will be considered subject to policies for designated heritage assets.									

Policy 8: Water management

						S	A / SE	A Obj	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Minerals and waste development will be permitted where proposals do not:  a. result in the deterioration of the physical state, water quality or ecological status of any water resource and waterbody including river, streams, lakes, ponds, groundwater source protection zones and groundwater aquifers; and  b. cause significant adverse risk to the quantity and quality of water resources; and  c. cause changes to groundwater and surface water levels which would result in unacceptable impacts on water quantity and quality on: iv.adjoining land; i. nearby private and licensed abstractions; ii. potential groundwater resources; and or iii. the potential yield of groundwater resources, river flows or natural habitats; and	0	0	+	0	0	0	**	+	0	0	?	0	?	0	0	This policy option scores very positive for objective 7 as it focuses on protecting the water environment, including surface and subsurface water resources.  The wording 'unacceptable' risk has been changed to 'significant' risk. Reference also made to nutrient neutrality. Requirement for a Water Framework Directive screening assessment where there is the potential for impacts on groundwater bodies and surface water bodies.  The policy option also scores slightly positive for objectives 3 and 8 as protecting water quality in surface water bodies would have a positive effect on biodiversity and the inclusion of criterion c would have a positive effect on reducing flood risk associated with development.  The policy option recognises the importance of ecological status of waterbodies.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.



Policy 9: Protection of soils

						S	A / SE	A Ob	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Minerals and waste development should protect and, wherever possible, enhance soils and should not result in the net loss of best and most versatile agricultural land.  Minerals and waste development should ensure the protection of soils during construction and, when appropriate, recover and enhance soil resources.	0	0	0	0	++	0	0	0	0	0	0	0	0	0	0	This policy option scores very positive for objective 5 as it is focused on the protection and enhancement of soils and on no net loss of the best and most versatile agricultural land.
Option 2: New Policy Approach  Minerals and waste development should protect, manage, and use soils to achieve improvements to biodiversity, contribute towards adaptation to or mitigation of, climate change and should not result in the net loss of best and most versatile agricultural land.  Minerals and waste development should ensure the protection of soils, through appropriate mitigation measures, from unacceptable risk, prioritising the reuse and, when appropriate, enhancement of existing soils.	0	0	0	0	++	0	0	0	0	0	0	0	0	0	0	This policy option is almost identical to policy option 1 except for the provision of additional text relating to helping to improve local environmental conditions, in order to ensure full compliance with the NPPF and Includes reference to improvements to biodiversity and contribution towards adaptation to or mitigation of, climate change from the protection of soils (previous reference was to the 'local environmental conditions')  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

Policy 10: Restoration of minerals and waste developments

						S	A / SE	A Obj	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Temporary minerals and waste development should be restored to beneficial after-uses consistent with the development plan.  Restoration of minerals and waste developments should be in keeping with the historic and landscape character and setting of the local area, and should contribute to the delivery of local objectives for habitats, biodiversity, heritage, or community use where these are consistent with the development plan.  Opportunities for adapting to or mitigating the impacts of climate change through restoration are supported.  The restoration of mineral extraction and landfill sites should be phased throughout the life of the development.	+	0	+	+	0	+	0	0	+	0	0	0	0	0	+	(This option is similar to Option 1: Existing HMWP 2013 Policy but also includes reference to 'historic and landscape' character and explicit support given to opportunities for adapting to or mitigating the impacts of climate change through restoration.) This policy option scores positive for objectives 1, 4 and 6 as a result.  The policy option also scores slightly positive for objectives 3, 9 and 15 as the policy focuses on contributing to local objectives for biodiversity, which will also benefit communities and green networks.  The policy does not provide details for how restoration and aftercare will be enforced i.e. bonds, planning conditions etc; in the absence of this detail, the policy is vulnerable and may not achieve its objectives.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

Policy 11: Protecting public health, safety, amenity and well-being

						S	A / SE	A Ob	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Minerals and waste development should not cause adverse public health and safety impacts, and unacceptable adverse amenity impacts.  Minerals and waste development should not:  a. release emissions to the atmosphere, land or water (above appropriate standards);  b. have an unacceptable impact on human health;  c. cause unacceptable noise, dust, lighting, vibration or odour;  d. have an unacceptable visual impact;  e. potentially endanger aircraft from bird strike and structures;  f. cause an unacceptable impact on public safety safeguarding zones;  g. cause an unacceptable impact on:     i. tip and quarry slope stability; or     ii. differential settlement of quarry backfill and landfill; or     iii. subsidence and migration of contaminants;  h. cause an unacceptable impact on coastal, surface or groundwaters;  i. cause an unacceptable impact on public strategic infrastructure;	0	+	0	0	0	0	*	0	++	0	0	0	0	0	0	This policy option explicitly states a range of health and safety, and adverse amenity impacts minerals and waste development should not generate. As such, it scores very positive for objective 9 and slightly positive for objectives 2 and 7.  It would be beneficial to consider the inclusion of flood risk within the criteria as this a public safety issue, however it is noted that this is addressed in Policy 12.  It would be beneficial to make mention of sensitive receptors such as dwelling, schools etc.

<ul> <li>j. cause an unacceptable cumulative impact arising from the interactions between minerals and waste developments, and between mineral, waste and other forms of development.</li> <li>The potential cumulative impacts of minerals and waste development and the way they relate to existing developments must be addressed to an acceptable standard.</li> </ul>																
Option 2: New Policy Approach  Minerals and waste development should not cause significant adverse impacts on public health, safety, amenity and well-being.  Minerals and waste development should not:  a. release emissions to the atmosphere, land or water (above appropriate standards);  b. have a significant adverse impact on human health or well-being;  c. cause significant adverse noise, dust, lighting, vibration or odour;  d. have a significant adverse impact on air quality;  e. have a significant adverse visual impact;  f. potentially endanger aircraft from bird strike and structures;  g. cause a significant adverse impact on public safety safeguarding zones;  h. cause a significant adverse impact on:     i. tip and quarry slope stability; or     ii. differential settlement of quarry backfill and landfill; or     iii. subsidence and migration of contaminants;  i. cause a significant adverse impact on coastal, surface or groundwaters;  j. cause a significant adverse impact on public strategic infrastructure;  k. cause a significant adverse cumulative impact arising from the interactions between minerals and waste developments, and between mineral, waste and other existing forms of development.	0	+	0	0	0	0	+	0	++	0	0	0	0	0	0	This policy option is similar to policy option 1 but includes the term 'well-being' in criterion b and introduces a criterion for air quality in d. In addition, there is a change of reference throughout the policy to 'unacceptable impact' to 'significant adverse impact'., a requirement for a Health Impact Assessment for minerals and waste proposals, where relevant, and encouragement of opportunities for enhancing health, safety, amenity and well-being.  Scoring is identical to that of policy option 1.  *Preferred Policy Approach* The Policy addresses the requirements of the NPPF and gives clear guidance for determination. It also seeks to address the impacts not specifically dealt with by other development management policies to reduce repetition. The policy includes human well-being in addition to that of health.

All mineral proposals and, where relevant, waste proposals will need a Health Impact Assessment.									
Opportunities for enhancing health, safety, amenity and well-being are encouraged including multi-functional benefits.									

Policy 12: Flood risk and prevention

						S	A / SE	A Obj	jective	es						
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Minerals and waste development should:  a. apply the Sequential Test, and where necessary, the Exception Test to the selection of unplanned proposals;  b. apply the sequential approach to specific proposals directing development to the area at the lowest probability of flooding; and  c. not result in an increased flood risk overall;  d. Ensure development is safe from flooding for its lifetime including an assessment of climate change impacts;  e. incorporate flood protection, flood resilience and resistance measures where appropriate to the character and biodiversity of the area and the specific requirements of the site.  f. include site drainage systems designed to manage storm events up to and including the 1% Annual Exceedance Probability (1:100 year) storm with an appropriate allowance for climate change; and  g. if appropriate, incorporate Sustainable Drainage Systems to manage surface	0	0	0	0	0	0	0	‡	0	0	?	?	?	0	0	The policy has a very positive impact on objective 8 as it ensures minerals and waste sites are located in areas which minimise the risk of flooding. In addition, there is now requirement that Catchment Management Plans should be referred to in determining whether a proposal is located in a Priority Area or Critical Contributing Area and, where relevant, apply recommended standards.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

water drainage, with whole-life management and maintenance arrangements.									
Catchment Management Plans should be referred to in determining whether a proposal is located in a Priority Area or Critical Contributing Area and, where relevant, apply the recommended standards.									

Policy 13: Managing traffic

						S	A / SE	A Ob	jective	es						
Development Management Options													>			Comments / Effect and Potential Improvements
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													icie			
													suffici			
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	Chan	,	sity	d)	ج ج	Envir	onu		Ę			rar		Gr	>	
		ality		Landscape	Quality		Resor	Risk	ō	ort	Sustainable	Hierarchy	s &	Economic	netv	
	Climate	Que	Biodive	dsc	ğ	Historic		P	Quality	Transport	tair	te	Minerals	nor	en i	
	ı≟	Air (	ioc	an	Soil	İst	Water	Flood	na	rar	nsi	Waste	Ji v	000	Gre	
	0	A	40		S	T	>	ш	3	_						
	<del>-</del> :	2.	3.	4	5.	9	7.	ω.	6	10.	1.	12.	13.	14.	15.	

Option 2: New Policy Approach	+	+	0	0	0	0	0	0	+	++	?	0	?	0	0	With its focus on minimising the transport impacts
Minerals and waste development should have a safe and suitable access to the highway network and where possible minimise the impact of its generated traffic on communities and the environment through the use of alternative methods of transportation such as sea, rail, inland waterways, conveyors, pipelines and the use of																of minerals and waste development and its requirement for a transport assessment or statement, this policy option scores very positive for objective 8.  There is also an additional focus on 'communities and the environment' and low emission/more sustainable fuels, public rights of way safety and
reverse logistics. Use of low emission/more sustainable fuels should be used as suitable options become available.																use of the highway network for all users. Reference to Air Quality Management Areas.
A Transport Assessment or Statement will be required (as appropriate) to consider:																With potential associated reductions in aerial emissions and traffic movements, it also scores slightly positive for objectives 1, 2 and 9.
<ul> <li>i. the acceptability of routeing to the site - showing which routes have been considered and evidencing which have been selected/rejected and why; and the impact(s) on the surrounding highway network in relation to capacity, demand and safety, with consideration of committed developments and cumulative impact;</li> </ul>																*Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.
ii. road and public rights of way safety and use of the highway network for all users, following relevant technical guidance notes and seeking opportunities to enhance the existing network for sustainable modes by considering transport plans such as Local Cycling and Walking Infrastructure Plans;  iii. any increase in traffic through an Air																
Quality Management Area, or similar; iv. sustainable accessibility; v. appropriate hours of working; and vi. mitigation as appropriate including consideration of safety for all road users,																
highway capacity and amenity; and vii. if required by the planning authority, applications would also be expected to be accompanied by an Environmental Statement which would include details of the site's impact on noise, air quality, and severance.																

Policy 14: High-quality design of minerals and waste development

	SA / SEA Objectives															
Development Management Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Minerals and waste development should not cause an unacceptable adverse visual impact and should maintain and enhance the distinctive character of the landscape and townscape.  The design of appropriate built facilities for minerals and waste development should be of a high-quality and contribute to achieving sustainable development.	0	0	0	+	0	0	0	0	0	0	0	0	0	0	0	This policy option scores slightly positive for objective 4 as it requires minerals and waste development to maintain and enhance the distinctive character of the landscape and townscape.
Option 2: New Policy Approach  Minerals and waste development should be designed to not cause a unacceptable significant adverse visual impact and should maintain and enhance the distinctive character of the landscape and townscape.  The design of appropriate built facilities for minerals and waste development should be of a high-quality, contribute to achieving sustainable development and provide climate change mitigation and adaption.	+	0	0	+	0	0	0	0	0	0	0	0	0	0	0	This policy option is almost identical to policy option 1 but includes the need for development to provide climate change mitigation and adaption and therefore also scores slightly positive for objective 1. In addition, 'unacceptable visual impact' has been replaced with 'significant adverse visual impact'.  This policy option would benefit from reference to other design considerations such as sustainable drainage, but it is recognised that these are covered by other policies.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

# Appendix E: Long List and Full Appraisal of Minerals Policy Options

# **Long List of Policy Options**

Policy 15: Safeguarding – mineral resources	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Identical to Option 2	
Option 2: New Policy Approach	Reasonable
Hampshire's sand and gravel (sharp sand and gravel and soft sand), silica sand and brick-making clay resources are safeguarded against needless sterilisation by non-minerals development, unless 'prior extraction' takes place.	
Safeguarded mineral resources are defined by a Mineral Safeguarding Area illustrated on the Policies Map.	
Development without the prior extraction of mineral resources in the Mineral Safeguarding Area may be permitted if:	
<ul> <li>a. it can be demonstrated that the sterilisation of mineral resources will not occur; or</li> <li>b. it would be inappropriate to extract mineral resources at that location, with regards to the other policies in the Plan; or</li> </ul>	
c. the development would not pose a serious hindrance to mineral development in the vicinity; or	
d. the merits of the development outweigh the safeguarding of the mineral.	
The soft sand / potential silica sand resources at Whitehill & Bordon (Inset Map 20), further illustrated on the Policies Map are included within the MSA and are specifically identified for safeguarding under this policy.	

Policy	16: Safeguarding – minerals infrastructure	Shortlist (reasonable / not reasonable)
Optio	n 1: Existing HMWP 2013 Policy	Reasonable
Simila	r to Option 2	
Optio	1 2: New Policy Approach	Reasonable
devel	ructure that supports the supply of minerals in Hampshire is safeguarded against pment that would unnecessarily sterilise the infrastructure or prejudice or jeopardise its t or future use, throughput and/or capacity.	
A red	evelopment of all or part of a safeguarded site to non-mineral use will only be supported	
a.	the infrastructure is no longer needed; or	
b.	the capacity of the infrastructure can be relocated or provided elsewhere. In such instances, alternative capacity should:	
	i. meet the provisions of the Plan, that this alternative capacity is deliverable; and	
	ii. be appropriately and sustainably located; and	
	iii. conform to the relevant environmental and community protection policies in this Plan; or	
C.	the proposed development is part of a wider programme of reinvestment in the delivery of enhanced capacity for minerals supply.	
appro If, afte the m	e a non-mineral development is within proximity to a safeguarded site, it will provide priate mitigation measures to minimise the effects of the mineral sites on its occupiers. It is applying the 'agent of change principle', there still remains some risk of constraint to neral operation, the development will only be supported if the merits of the development outweigh the effect on the safeguarded site.	
	als sites with temporary permissions for minerals supply activities are safeguarded for e of the permission.	
	frastructure safeguarded by this policy is illustrated on the Policies Map and identified in ndix B – List of safeguarded minerals and waste sites'.	

Policy 17: Aggregate supply – capacity and source	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Not a reasonable option as the existing policy is
An adequate and steady supply of aggregates until 2030 will be provided for Hampshire and surrounding areas from local sand and gravel sites at a rate of 1.56mtpa, of which 0.28mtpa will be soft sand.	only to 2030 and provision rates and alternative resource
The supply will also be augmented by safeguarding and developing infrastructure capacity so that alternative sources of aggregate could be provided at the following rates:	capacity figures have been reviewed and updated.
<ul> <li>1.0mtpa of recycled and secondary aggregates; and</li> <li>2.0mtpa of marine-won aggregates; and</li> <li>1.0mtpa of limestone delivered by rail.</li> </ul>	
Option 2: New Policy Approach	Reasonable
A steady and adequate supply of aggregates will be provided for Hampshire and surrounding areas from local sand and gravel sites at a rate of 0.90mtpa, of which 0.16mtpa will be soft sand until 2040.	
Where it is demonstrated by monitoring that the rate of provision needs to be revised, provision will be judged against the rate established in the Local Aggregate Assessment until the Plan is updated.	
The supply will also be augmented by safeguarding and enabling the development of infrastructure capacity so that alternative sources of aggregate could be provided at the following rates:	
<ul> <li>1.8mtpa of recycled and secondary aggregates; and</li> <li>2.0mtpa of marine-won aggregates; and</li> <li>1.0mtpa of limestone delivered by rail.</li> </ul>	

Policy 18: Recycled and secondary aggregates development	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Recycled and secondary aggregate production will be supported by encouraging investment and further infrastructure to maximise the availability of alternatives to marine-won and local land-won sand and gravel extraction.	
Option 2: New Policy Approach	Reasonable
Recycled and secondary aggregate production will be supported by encouraging investment and further infrastructure to maximise the availability of alternatives to marine-won and local land-won sand and gravel extraction.	
Development capacity will be supported to maximise the recovery of construction, demolition and excavation waste and to encourage production of high-quality recycled/secondary aggregates.	
A minimum capacity will be maintained of at least 1.8Mtpa to support production.	

Policy	19: Aggregate wharves and rail depots	Shortlist (reasonable / not reasonable)
Option	1: Existing HMWP 2013 Policy	Not a reasonable option as existing and
appropr wharf a the imp	pacity at existing aggregate wharves and rail depots will where possible and interest in infrastructure and /or the extension of suitable and rail depot sites will be supported to ensure that there is sufficient capacity for ortation of marine-won sand and gravel and other aggregates.	proposed aggregate wharfs and rail depots have been reviewed and updated since the 2013 Plan was published.
i. ii.	Supermarine Wharf, Southampton (Aggregates wharf) Leamouth Wharf, Southampton (Aggregates wharf)	
iii. iv.	Dibles Wharf, Southampton (Aggregates wharf) Kendalls Wharf, Portsmouth (Aggregates wharf)	
٧.	Fareham Wharf, Fareham (Aggregates wharf)	
vi. vii.	Marchwood Wharf, Marchwood (Aggregates wharf) Bedhampton Wharf, Havant (Aggregates wharf)	
vii. Viii.	Burnley Wharf, Southampton (Aggregates wharf)	
ix.	Eastleigh Rail Depots, Eastleigh (Aggregates rail depot)	
x. xi.	Botley Rail Depot, Botley (Aggregates rail depot) Fareham Rail Depot, Fareham (Aggregates rail depot)	
	aggregate rail depots are proposed provided the proposals address the ment considerations outlined in 'Appendix A – Site allocations' at:	
i.	Basingstoke Sidings, Basingstoke (Rail depot) (Inset Map 2)	

Reasonable

ii. Micheldever Sidings, Micheldever (Rail depot) (Inset Map 4)

The rail depot proposals are illustrated on the 'Policies Map'.

New wharf and rail depot proposals will be supported if the proposal represents sustainable development. New developments will be expected to:

- a. have a connection to the road network; and
- have a connection to the rail network or access to water of sufficient depth to accommodate the vessels likely to be used in the trades to be served; and
- demonstrate, in line with the other policies in this Plan, that they do not pose unacceptable harm to the environment and local communities.

#### Option 2: New Policy Approach

The capacity at existing aggregate wharves and rail depots will where possible and appropriate be maximised and investment in infrastructure and /or the extension of suitable wharf and rail depot sites will be supported to ensure that there is sufficient capacity for the importation of marine-won sand and gravel and other aggregates.

- 1. Existing wharf and rail depot aggregate capacity is located at the following sites:
  - i. Leamouth Wharf, Southampton (Aggregates wharf)
  - ii. Kendalls Wharf, Portsmouth (Aggregates wharf)
  - iii. Marchwood Wharf, Marchwood (Aggregates wharf)
  - iv. Bedhampton Wharf, Havant (Aggregates wharf)
  - v. Burnley Wharf, Southampton (Aggregates wharf)
  - vi. King George V Dock, Southampton (Aggregates wharf)
  - vii. Beavois Valley Rail Depot, Southampton (Aggregate rail depot)
  - viii. Botley Rail Depot, Botley (Aggregates rail depot)
  - ix. Eastleigh Rail Depots, Eastleigh (Aggregates rail depot)
  - x. Fareham Rail Depot, Fareham (Aggregates rail depot)
  - xi. Holybourne Rail Depot, Holybourne (Aggregates rail depot)
- The following sites are proposed for rail aggregate depots are proposed provided the
  proposals address the development considerations outlined in 'Appendix A Site allocations'
  at:
  - i. Andover rail depot, Andover (Rail depot) (Inset Map 22)

The rail depot proposal is illustrated on the 'Policies Map'.

- New wharf and rail depot proposals will be supported if the proposal represents sustainable development. New developments will be expected to:
  - a. have a connection to the road network; and
  - have a connection to the rail network or access to water of sufficient depth to accommodate the vessels likely to be used in the trades to be served; and
  - demonstrate, in line with the other policies in this Plan, that they do not pose unacceptable harm to the environment and local communities.

#### Policy 20: Local land-won aggregates

# Option 1: Existing HMWP 2013 Policy

An adequate and steady supply of locally extracted sand and gravel will be provided by maintaining a landbank of permitted sand and gravel reserves sufficient for at least seven years from:

- 1. the extraction of remaining reserves at the following permitted sites:
  - . Bramshill Quarry, Bramshill (sharp sand and gravel)
  - ii. Eversley Common Quarry, Eversley (sharp sand and gravel)
  - iii. Eversley Quarry (Chandlers Farm), Eversley (sharp sand and gravel)
  - iv. Mortimer Quarry, Mortimer West End (sharp sand and gravel)
  - v. Badminston Farm (Fawley) Quarry, Fawley (sharp sand and gravel)
  - vi. Bury Farm (Marchwood) Quarry, Marchwood (sharp sand and gravel)vii. Bleak Hill Quarry (Hamer Warren), Harbridge (sharp sand and gravel)
  - viii. Avon Tyrell, Sopley (sharp sand and gravel)
  - ix. Downton Manor Farm Quarry, Milford on Sea (sharp sand and gravel)
  - x. Blashford Quarry (including Plumley Wood / Nea Farm), near Ringwood (sharp sand and gravel / soft sand)
  - xi. Roke Manor Quarry, Shootash (sharp sand and gravel)
  - xii. Frith End Sand Quarry, Sleaford (soft sand)
  - xiii. Kingsley Quarry, Kingsley (soft sand)
- 2. extensions to the following existing sites, provided the proposals address the development considerations outlined in 'Appendix A Site allocations':

# Shortlist (reasonable /

not reasonable)

Not a reasonable option as existing and new sand and gravel sites and provision have been reviewed and updated since the 2013 Plan was published.

- Bleak Hill Quarry Extension, Harbridge (sharp sand and gravel) (Inset Map 13) 0.5 million tonnes
- ii. Bramshill Quarry Extension (Yateley Heath Wood), Blackbushe (sharp sand and gravel) (Inset Map 1) – 1.0 million tonnes
- 3. new sand and gravel extraction sites, provided the proposals address the development considerations outlined in 'Appendix A Site allocations':

Roeshot, Christchurch (sharp sand and gravel) (Inset Map 11) - 3.0 million tonnes

- i. Cutty Brow, Longparish (sharp sand and gravel) (Inset Map 3) 1.0 million tonnes
- ii. Hamble Airfield, Hamble-le-Rice (sharp sand and gravel) (Inset Map 9) 1.50 million tonnes
- Forest Lodge Home Farm, Hythe (soft sand / sharp sand and gravel) (Inset Map 10) 0.57 million tonnes
- iv. Purple Haze, Ringwood Forest (soft sand / sharp sand and gravel) (Inset Map 12) 4.0 million tonnes
- 4. Proposals for new sites outside the areas identified in Policy 20 (including extension of sites identified in Policy 20 (1) will be supported where:
  - a. monitoring indicates that the sites identified in Policy 20 (1), (2) or (3) are unlikely to be delivered to meet Hampshire's landbank requirements and / or the proposal maximises the use of existing plant and infrastructure and available mineral resources at an existing associated quarry; or
  - b. the development is for the extraction of minerals prior to a planned development; or
  - c. the development is part of a proposal for another beneficial use, or
  - d. the development is for a specific local requirement.

The extension and new sites identified above are shown on the 'Policies Map'.

### **Option 2: New Policy Approach**

An adequate and steady supply of locally extracted sand and gravel will be provided by maintaining a landbank of permitted sand and gravel reserves sufficient for at least seven years from:

- 1. the extraction of remaining reserves at the following permitted sites:
  - Bramshill Quarry, Bramshill (sharp sand and gravel)
  - ii. Mortimer Quarry, Mortimer West End (sharp sand and gravel)
  - iii. Badminston Farm (Fawley) Quarry, Fawley (sharp sand and gravel)
  - iv. Bleak Hill Quarry (Hamer Warren), Harbridge (sharp sand and gravel)
  - v. Downton Manor Farm Quarry, Milford on Sea (sharp sand and gravel)
     vi. Blashford Quarry (including Plumley Wood / Nea Farm), near Ringwood (sharp sand
  - vi. Blashford Quarry (including Plumley Wood / Nea Farm), near Ringwood (sharp sand and gravel / soft sand)
  - vii. Roke Manor Quarry, Shootash (sharp sand and gravel)
  - viii. Frith End Sand Quarry, Sleaford (soft sand)
  - ix. Kingsley Quarry, Kingsley (soft sand)
  - x. Roeshot, Christchurch (sharp sand and gravel)
  - xi. Forest Lodge Home Farm, Hythe (soft sand / sharp sand and gravel)
- new sand and gravel extraction sites, provided the proposals address the development considerations outlined in 'Appendix A – Site allocations':
  - i. Ashley Manor, New Milton (sharp sand and gravel) (Inset Map 2) 1.5 million tonnes
  - ii. Hamble Airfield, Hamble-le-Rice (sharp sand and gravel) (Inset Map 10) 1.50 million tonnes
  - iii. Midgham Farm, Alderholt (sharp sand and gravel) (Inset Map 14) 4.2 million tonnes
  - iv. Purple Haze, Ringwood Forest (soft sand / sharp sand and gravel) (Inset Map 15) 4.0 million tonnes
- 3. Proposals for new sites outside the areas identified in Policy 20 (including extension of sites identified in Policy 20 (1) will be supported where:
  - a. the development is in line with the other policies in this Plan, the development would not pose unacceptable harm to the environment and local communities; and
  - monitoring indicates that the sites identified in Policy 20 (1) or (2) are unlikely to be
    delivered to meet Hampshire's aggregate supply requirements or the proposal
    maximises the use of existing plant and infrastructure and available mineral resources at
    an existing associated quarry; or
  - c. the development is for the extraction of minerals prior to a planned development; or
  - d. the development is part of a proposal for another beneficial use, or
  - e. the development is for a specific local requirement.

The extension and new sites identified above are shown on the 'Policies Map'

Policy 21: Silica sand development Shortlist (reasonable / not reasonable)

Reasonable

# Option 1: Existing HMWP 2013 Policy Reasonable An adequate and steady supply of silica sand will be provided by maintaining permitted reserves sufficient for at least 10 years from: Frith End Sand Quarry, Sleaford (silica sand) Kingsley Quarry, Kingsley (silica sand) ii. Proposals for silica sand extraction within the Folkestone bed formation and outside the permitted silica sand sites identified above will be supported where: the availability of deposits with properties consistent with silica sand uses is demonstrated; and monitoring indicates that there is a need to maintain a 10-year supply; and the proposals do not have an unacceptable environmental or amenity impact either alone or in combination with other plans or projects; or prior extraction is necessary in order to avoid sterilisation of the deposits due to planned **Option 2: New Policy Approach** Reasonable An adequate and steady supply of silica sand will be provided by maintaining permitted reserves sufficient for at least 10 years from: Frith End Sand Quarry, Sleaford (silica sand) Kingsley Quarry, Kingsley (silica sand) Proposals for silica sand extraction within the Folkestone bed formation and outside the permitted silica sand sites identified above will be supported where: the resource is not located within the New Forest National Park or South Downs National Park unless the requirements of Policy 4 (Nationally protected landscapes), are met: the availability of deposits with properties consistent with silica sand uses is demonstrated: and monitoring indicates that there is a need to maintain a 10-year supply; and the proposals do not have an unacceptable environmental or amenity impact either alone or in combination with other plans or projects; or prior extraction is necessary in order to avoid sterilisation of the deposits due to planned development.

Policy 22: Brick-making clay	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Not a reasonable option as brick-making clay
A supply of locally extracted brick-making clay for use in Hampshire's remaining brickworks that will enable the maintenance of a landbank of at least 25 years of brick-making clay, will be provided from:	extraction sites have been reviewed and updated since the 2013
1. the extraction of remaining reserves at the following permitted site:	Plan was published.
i. Michelmersh Brickworks	
2. and extension of existing or former brick-making clay extraction sites at the following sites, provided the proposals address the development considerations outlined in 'Appendix A – Site allocations':	
<ul><li>i. Michelmersh Brickworks (Inset Map 7); and</li><li>ii. Selborne Brickworks (Inset Map 6).</li></ul>	
The sites identified above are shown on the 'Policies Map'.	
Extracted brick-making clay from Michelmersh and Selborne should only be used for the manufacture of bricks, tiles and related products in the respective brickworks.	
3. Clay extraction outside the sites identified could take place where:	
<ul> <li>a. it can be demonstrated that the sites identified in Policy 22 (2) are not deliverable; and</li> <li>b. there is a demonstrated need for the development; and/or</li> <li>c. the extraction of brick-making clay is incidental to the extraction of local land-won aggregate at an existing sand and gravel quarry.</li> </ul>	
Option 2: New Policy Approach	Reasonable
A supply of locally extracted brick-making clay for use in Hampshire's remaining brickworks that will enable the maintenance of a landbank of at least 25 years of brick-making clay, will be provided from:	
1. the extraction of remaining reserves at the following permitted site:	

i. Michelmersh Brickworks

The site identified above is shown on the 'Policies Map'.

Extracted brick-making clay from Michelmersh should only be used for the manufacture of bricks, tiles and related products in the respective brickworks.

- 2. Clay extraction outside the sites identified could take place where:
  - a. the development is in line with the other policies in this Plan, the development would not pose significant adverse harm to the environment and local communities; and
  - b. there is a demonstrated need for the development; and/or
  - the extraction of brick-making clay is incidental to the extraction of local land-won aggregate at an existing sand and gravel quarry.

Policy 23: Chalk development	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Identical to Option 2	
Option 2: New Policy Approach	Reasonable
The small-scale extraction of chalk will only be supported for agricultural and industrial uses in Hampshire. Extraction of chalk for other uses, such as aggregate, a fill material or for engineering will not be supported.	

Pol	icy 2	4: Oil and gas development	Shortlist (reasonable / not reasonable)
Opt	ion 1	: Existing HMWP 2013 Policy	Reasonable
Oil a	and g	as development will be supported subject to environmental and amenity considerations.	
1.	Ехр	loration and appraisal of oil and gas will be supported, provided the site and equipment:	
	a. b.	is not located within the New Forest National Park or South Downs National Park except in exceptional circumstances, where the reasons for the designation are not compromised and where the need for the development can be demonstrated; and is sited at a location where it can be demonstrated that it will only have an acceptable	
	٥.	environmental impact; and	
	C.	the proposal provides for the restoration and subsequent aftercare of the site, whether or not oil or gas is found.	
2.	The	commercial production of oil and gas will be supported, provided the site and equipment:	
	a.	is not located within the New Forest National Park or South Downs National Park except in exceptional circumstances, where the reasons for the designation are not compromised and where the need for the development can be demonstrated; and	
	b. c.	a full appraisal programme for the oil and gas field has been completed; and the proposed location is the most suitable, taking into account environmental, geological and technical factors.	
Opt	ion 2	: New Policy Approach	Reasonable
		as development will only be permitted subject to environmental and amenity ations.	
1.	Ехр	loration and appraisal of oil and gas will be permitted, provided the site and equipment:	
	a.	is not located within the New Forest National Park or South Downs National Park unless	
	b.	the requirements of <i>Policy 4</i> ( <i>Nationally protected landscapes</i> ) are met; and is sited at a location where it can be demonstrated that it will only have a significant	
	C.	adverse environmental impact; and the proposal provides for the restoration and subsequent aftercare of the site, whether or not oil or gas is found.	
2.		commercial production of oil and gas will only be permitted supported, provided the site equipment:	
	a. b. c.	is not located within the New Forest National Park or South Downs National Park unless the requirements of <i>Policy 4</i> ( <i>Nationally protected landscapes</i> ) are met; and a full appraisal programme for the oil and gas field has been completed; and the proposed location is the most suitable, taking into account environmental, geological and technical factors.	
3.	Gas	storage will only be permitted provided:	

- the site is not located within the New Forest National Park or South Downs National Park unless the requirements of Policy 4 (Nationally protected landscapes) are met
- b.
- the capacity and integrity of the geological structure has been proven to be suitable; and proposals demonstrate that there would be no significant adverse impacts on the environment as a consequence, particularly, of the:
  - proposed location of the wellhead and facilities;
  - location and scale of associated surface development, which should be the minimum required; and
  - iii. pipelines for gas transfer and their routeing.

# **Short List of Policy Options**

Policy 15: Safeguarding – mineral resources

						S	A / SE	A Ob	jective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Hampshire's sand and gravel (sharp sand and gravel and soft sand), silica sand and brick-making clay resources are safeguarded against needless sterilisation by non-minerals development, unless 'prior extraction' takes place.  Safeguarded mineral resources are defined by a Mineral Safeguarding Area illustrated on the Policies Map.  Development without the prior extraction of mineral resources in the Mineral Safeguarding Area may be permitted if:  a. it can be demonstrated that the sterilisation of mineral resources will not occur; or  b. it would be inappropriate to extract mineral resources at that location, with regards to the other policies in the Plan; or  c. the development would not pose a serious hindrance to mineral development in the vicinity; or	0	0	0	0	0	0	0	0	0	0	0	0	**	+	0	This policy option scores very positive for objective 13 with its focus on safeguarding minerals resources and slightly positive for objective 14 as it seeks to ensure a sustainable supply of minerals to support economic growth.  The policy specifically states when non-minerals development will be permitted within a safeguarding minerals area. The criteria are clear and transparent. The inclusion of maximising extraction makes the policy more robust.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

d. the merits of the development outweigh the safeguarding of the mineral.									
The soft sand / potential silica sand resources at Whitehill & Bordon (Inset Map 20), further illustrated on the Policies Map are included within the MSA and are specifically identified for safeguarding under this policy.									

Policy 16: Safeguarding - minerals infrastructure

						S	A / SE	A Obj	ective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Infrastructure that supports the supply of minerals in Hampshire is safeguarded against development that would unnecessarily sterilise the infrastructure or prejudice or jeopardise its current or future use, throughput and/or capacity.  A redevelopment of all or part of a safeguarded site to non-mineral use will only be supported if:  a. the infrastructure is no longer needed; or  b. the capacity of the infrastructure can be relocated or provided elsewhere. In such instances, alternative capacity should:  i. meet the provisions of the Plan, that this alternative capacity is deliverable; and  ii. be appropriately and sustainably located; and  iii. conform to the relevant environmental and community protection policies in this Plan; or  c. the proposed development is part of a wider programme of reinvestment in the delivery of enhanced capacity for minerals supply.	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0	This policy option scores very positive for objective 13 as it specifically safeguards mineral infrastructure.  It also scores slightly positive for objective 14 as it seeks to provide infrastructure to provide mineral capacity to support economic growth. Further clarification on the relationship between nonminerals development and safeguarded sites, including in relation to mitigation and 'agent of change'.  The policy does not specifically have an impact on the other SA/SEA objectives.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

Where a non-mineral development is within proximity to a safeguarded site, it will provide appropriate mitigation measures to minimise the effects of the mineral sites on its occupiers. If, after applying the 'agent of change principle', there still remains some risk of constraint to the mineral operation, the development will only be supported if the merits of the development clearly outweigh the effect on the safeguarded site.								
Minerals sites with temporary permissions for minerals supply activities are safeguarded for the life of the permission.								
The infrastructure safeguarded by this policy is illustrated on the Policies Map and identified in 'Appendix B – List of safeguarded minerals and waste sites'.								

Policy 17: Aggregate supply – capacity and source

						S	A / SE	A Ob	jective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  A steady and adequate supply of ag be provided for Hampshire and surror from local sand and gravel sites a 0.90mtpa, of which 0.16mtpa will be s 2040.  Where it is demonstrated by monitor rate of provision needs to be revised, be judged against the rate established Aggregate Assessment until the Plan.  The supply will also be aug safeguarding and enabling the devinfrastructure capacity so that alternate of aggregate could be provided at trates:  1.8mtpa of recycled and aggregates; and 2.0mtpa of marine-won aggregate.	rinding areas at a rate of oft sand until ring that the provision will d in the Local is updated.  mented by elopment of titive sources the following secondary tes; and	0	0	0	0	0	0	0	0	0	0	0	++	•	0	This new policy option determines the rate of sand and gravel supply based on an average of 10-year sales (and other factors), as outlined by the NPPF.  The inclusion of targets over a set time frame makes the policy robust and measurable. Revision of capacity figures and reference to 2040 target date, and reference to Local Aggregate Assessment.  The policy scores very positive for objective 13 and slightly positive for objective 14 as it seeks to maintain a sustainable supply of minerals which also supports economic growth.  *Preferred Policy Approach* The policy option reflects the change in Plan period and updated aggregate supply figures.

Policy 18: Recycled and secondary aggregates development

						S	A / SE	A Ob	ective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Recycled and secondary aggregate production will be supported by encouraging investment and further infrastructure to maximise the availability of alternatives to marine-won and local land-won sand and gravel extraction.	0	0	0	0	0	0	0	0	0	0	++	++	++	0	0	This policy option scores very positive for Objectives 11, 12 and 13 as it seeks to encourage investments into recycling and secondary aggregate industry. It does not, however, provide detail regarding how this will be delivered.
Option 2: New Policy Approach  Recycled and secondary aggregate production will be supported by encouraging investment and further infrastructure to maximise the availability of alternatives to marine-won and local land-won sand and gravel extraction.  Development capacity will be supported to maximise the recovery of construction, demolition and excavation waste and to encourage production of high-quality recycled/secondary aggregates.  A minimum capacity will be maintained of at least 1.8Mtpa to support production.	0	0	0	0	0	0	0	0	0	0	++	++	++	0	0	This policy is the same as Option 1 but adds additional wording on support for development capacity for CD&E waste and encouraging production of high quality recycled/secondary aggregates. A minimum capacity is also included.  Scoring is identical to Option 1  *Preferred Policy Approach* The policy encourages aggregate recycling and proposes further increase in capacity.

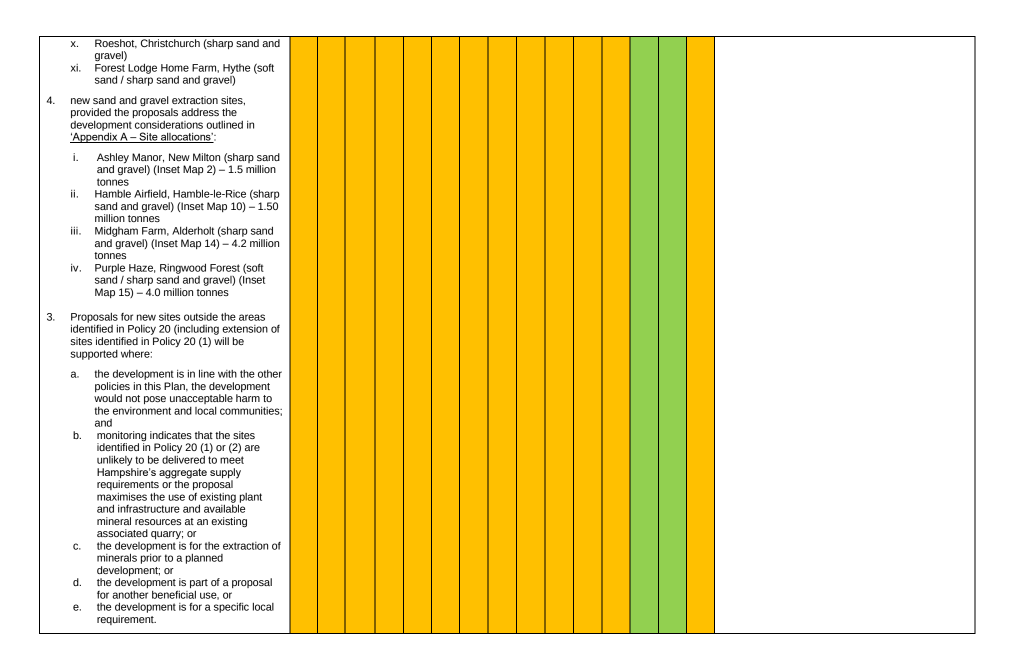
Policy 19: Aggregate wharves and rail depots

						S	A / SE	A Obj	ective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  The capacity at existing aggregate wharves and rail depots will where possible and appropriate be maximised and investment in infrastructure and /or the extension of suitable wharf and rail depot sites will be supported to ensure that there is sufficient capacity for the importation of marinewon sand and gravel and other aggregates.  1. Existing wharf and rail depot aggregate capacity is located at the following sites:  i. Leamouth Wharf, Southampton (Aggregates wharf)  ii. Kendalls Wharf, Portsmouth (Aggregates wharf)  iii. Marchwood Wharf, Marchwood (Aggregates wharf)  iv. Bedhampton Wharf, Havant (Aggregates wharf)  v. Burnley Wharf, Southampton (Aggregates wharf)  vi. King George V Dock, Southampton (Aggregates wharf)  vii. Beavois Valley Rail Depot, Southampton (Aggregates rail depot)  viii. Botley Rail Depot, Botley (Aggregates rail depot)	0	+	0	0	0	0	0	0	0	++	0	0	0	0	0	This policy option makes reference to existing aggregate wharf and rail depot infrastructure, proposed infrastructure and supports new development where there is good road connectivity, access to rail and water transportation and does not pose unacceptable harm to the environment and local communities in line with the other policies in the Plan.  As such, the policy scores very positive for objective 10 and slightly positive for objective 2.  *Preferred Policy Approach* The policy meets the requirements of the NPPF and applies a local context.

ix. Eastleigh Rail Depots, Eastleigh (Aggregates rail depot) x. Fareham Rail Depot, Fareham (Aggregates rail depot) xi. Holybourne Rail Depot, Holybourne (Aggregates rail depot)		
The following sites are proposed for rail aggregate depots are proposed provided the proposals address the development considerations outlined in 'Appendix A – Site allocations' at:		
<ol> <li>Andover rail depot, Andover (Rail depot) (Inset Map 22)</li> </ol>		
The rail depot proposal is illustrated on the 'Policies Map'.		
New wharf and rail depot proposals will be supported if the proposal represents sustainable development. New developments will be expected to:		
a. have a connection to the road network;     and     b. have a connection to the rail network		
or access to water of sufficient depth to accommodate the vessels likely to be used in the trades to be served; and c. demonstrate, in line with the other policies in this Plan, that they do not pose unacceptable harm to the environment and local communities.		

Policy 20: Local land-won aggregates

						S	A / SE	A Obj	ective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  An adequate and steady supply of locally extracted sand and gravel will be provided by maintaining a landbank of permitted sand and gravel reserves sufficient for at least seven years from:  3. the extraction of remaining reserves at the following permitted sites: i. Bramshill Quarry, Bramshill (sharp sand and gravel) ii. Mortimer Quarry, Mortimer West End (sharp sand and gravel) iii. Badminston Farm (Fawley) Quarry, Fawley (sharp sand and gravel) iv. Bleak Hill Quarry (Hamer Warren), Harbridge (sharp sand and gravel) v. Downton Manor Farm Quarry, Milford on Sea (sharp sand and gravel) vi. Blashford Quarry (including Plumley Wood / Nea Farm), near Ringwood (sharp sand and gravel / soft sand) vii. Roke Manor Quarry, Shootash (sharp sand and gravel) viii. Frith End Sand Quarry, Sleaford (soft sand) ix. Kingsley Quarry, Kingsley (soft sand)	0	0	0	0	0	0	0	0	0	0	0	0	++	**	0	This policy option makes specific reference to existing aggregate sites, new proposed extensions, new sites and future potential sites to ensure that at least 7 years supply is maintained.  The policy option scores very positive for both objectives 13 and 14 as it seeks to maintain a sustainable supply of minerals which supports economic growth.  The inserted requirement that development is in line with the other policies in this Plan and would not pose unacceptable harm to the environment and local communities for it to be supported, was recommended in the SA/SEA Interim Report.  *Preferred Policy Approach* The policy meets the requirements of the NPPF by seeking to maintain a landbank though permissions. The policy does not seek to replicate 'development management' issues as these are addressed by the draft DM policies.



The extension and new sites identified above are shown on the 'Policies Map'.								

Policy 21: Silica sand development

						S	A / SE	A Obj	ective	S						
	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  1. An adequate and steady supply of silica sand will be provided by maintaining permitted reserves sufficient for at least 10 years from:  i. Frith End Sand Quarry, Sleaford (silica sand)  ii. Kingsley Quarry, Kingsley (silica sand)  2. Proposals for silica sand extraction within the Folkestone bed formation and outside the permitted silica sand sites identified above will be supported where:  a. the availability of deposits with properties consistent with silica sand uses is demonstrated; and  b. monitoring indicates that there is a need to maintain a 10-year supply; and  c. the proposals do not have an unacceptable environmental or amenity impact either alone or in combination with other plans or projects; or  d. prior extraction is necessary in order to avoid sterilisation of the deposits due to planned development.	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0	This policy option makes specific reference to existing silica sand sites and future potential sites within the Folkestone bed formation to ensure at least 10-year supply is maintained.  The policy option scores very positive for both objectives 13 and 14 as it seeks to maintain a sustainable supply of silica sand which supports economic growth.

Optio	n 2: New Policy Approach	0	0	0	0	0	0	0	0	0	0	0	0	++	++	0	This policy option is similar to policy option 1 but includes an additional criterion (2a) that makes a
s	An adequate and steady supply of silica sand will be provided by maintaining permitted reserves sufficient for at least 10 rears from:																link with Policy 4: Protection of designated landscapes. The scoring is the same as for policy option 1.
i	i. Frith End Sand Quarry, Sleaford (silica sand) ii. Kingsley Quarry, Kingsley (silica sand)																*Preferred Policy Approach* The policy meets the requirements of the NPPF by seeking to maintain a landbank though permissions. The policy does not seek to
ti ti	Proposals for silica sand extraction within he Folkestone bed formation and outside he permitted silica sand sites identified above will be supported where:																replicate 'development management' issues as these are addressed by the draft DM policies.
b	New Forest National Park or South Downs National Park unless the requirements of <i>Policy 4</i> ( <i>Nationally protected landscapes</i> ), are met;																
c	9																
С	need to maintain a 10-year supply; and the proposals do not have an unacceptable environmental or amenity impact either alone or in combination with other plans or projects; or																
e																	

Policy 22: Brick-making clay

						S	A / SE	A Obj	jective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  A supply of locally extracted brick-making clay for use in Hampshire's remaining brickworks that will enable the maintenance of a landbank of at least 25 years of brick-making clay, will be provided from:  1. the extraction of remaining reserves at the following permitted site:  i. Michelmersh Brickworks  The site identified above is shown on the 'Policies Map'.  Extracted brick-making clay from Michelmersh should only be used for the manufacture of bricks, tiles and related products in the respective brickworks.  2. Clay extraction outside the sites identified could take place where:  a. the development is in line with the other policies in this Plan, the development would not pose significant adverse harm to the environment and local communities; and	0	0	0	0	0	0	0	0	0	0	0	0	++	**	0	This policy option makes specific reference to existing brick-making clay sites and future potential sites to ensure at least 25-year supply of brick-making clay is maintained.  The policy option scores very positive for both objectives 13 and 14 as it seeks to maintain a sustainable supply of brick-making clay which supports economic growth.  The inserted requirement that development is in line with the other policies in this Plan and would not pose unacceptable harm to the environment and local communities for it to be supported, was recommended in the SA/SEA Interim Report.  *Preferred Policy Approach* The policy meets the requirements of the NPPF by seeking to maintain a landbank though permissions. The policy does not seek to replicate 'development management' issues as these are addressed by the draft DM policies.

there is a demonstrated need for the development; and/or									
c. the extraction of brick-making clay is incidental to the extraction of local land-won aggregate at an existing sand and gravel quarry.									

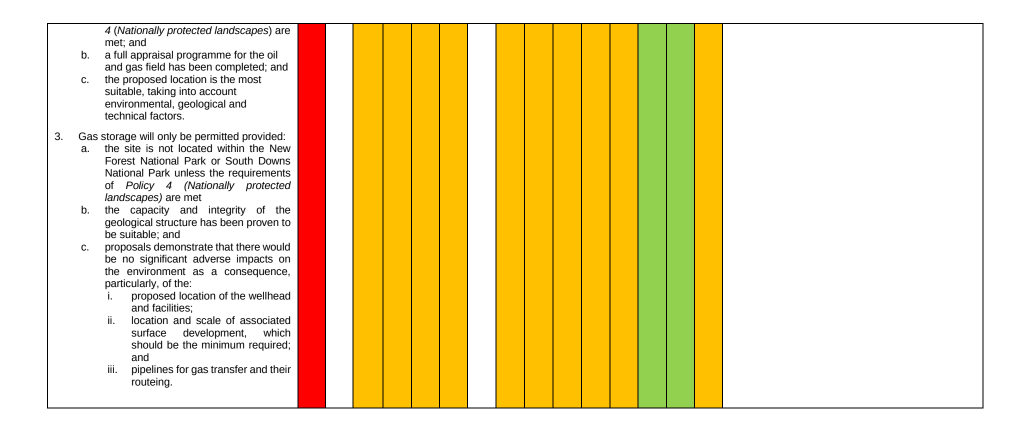
Policy 23: Chalk development

						S	A / SE	A Ob	jective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  The small-scale extraction of chalk will only be supported for agricultural and industrial uses in Hampshire. Extraction of chalk for other uses, such as aggregate, a fill material or for engineering will not be supported.	0	0	0	0	0	0	0	0	0	0	0	0	+	+	0	(This option is identical to Option 1: Existing HMWP 2013 Policy)  The policy option scores slightly positive for both objectives 13 and 14 as it supports the small small-scale extraction of chalk for agricultural and industrial uses in Hampshire, which also supports some economic growth.  The policy is clear that the extraction of chalk for other uses, such as aggregate, a fill material or for engineering will not be supported.  It would be beneficial if the policy option could be explicit that new chalk extraction sites should demonstrate, in line with the other policies in this Plan, that they do not pose unacceptable harm to the environment and local communities.  *Preferred Policy Approach* The policy meets the requirements of the NPPF and applies a local context.

Policy 24: Oil and gas development

						S	A / SE	A Ob	jective	es						
Minerals Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Oil and gas development will be supported subject to environmental and amenity considerations.  1. Exploration and appraisal of oil and gas will be supported, provided the site and equipment:  a. is not located within the New Forest National Park or South Downs National Park except in exceptional circumstances, where the reasons for the designation are not compromised and where the need for the development can be demonstrated; and b. is sited at a location where it can be demonstrated that it will only have an acceptable environmental impact; and c. the proposal provides for the restoration and subsequent aftercare of the site, whether or not oil or gas is found.		?	?	0	0	0	?	0	0	0	0	0	•	•	0	This policy option explicitly supports oil and gas exploration and commercial production developments subject to environmental and amenity considerations and not within the National Parks.  The policy option scores slightly positive for both objectives 13 and 14 as it supports local oil and gas exploration, which also supports economic growth, but negative for Objective 1.

2. The commercial production of oil and gas will be supported, provided the site and equipment:  a. is not located within the New Forest National Park or South Downs National Park except in exceptional circumstances, where the reasons for the designation are not compromised and where the need for the development can be demonstrated; and b. a full appraisal programme for the oil and gas field has been completed; and c. the proposed location is the most suitable, taking into account environmental, geological and technical factors.															
Option 2: New Policy Approach  Oil and gas development will only be permitted subject to environmental and amenity considerations.  1. Exploration and appraisal of oil and gas will be permitted, provided the site and equipment:  a. is not located within the New Forest National Park or South Downs National Park unless the requirements of Policy 4 (Nationally protected landscapes) are met; and  b. is sited at a location where it can be demonstrated that it will only have a significant adverse environmental impact; and  c. the proposal provides for the restoration and subsequent aftercare of the site, whether or not oil or gas is found.  2. The commercial production of oil and gas will only be permitted supported, provided the site and equipment:  a. is not located within the New Forest National Park or South Downs National Park unless the requirements of Policy	?	0	0	0	0	?	0	0	0	0	0	+	+	0	(This option is almost identical to Option 1: Existing HMWP 2013 Policy, except for the insertion of reference to Policy 4 in criteria 1a and 2a)  Its score is identical to Option 1.  *Preferred Policy Approach* The policy meets the requirements of the NPPF and applies a local context and has been updated with the insertion of the link to Policy 4.



# **Appendix F: Long List and Full Appraisal of Waste Policy Options**

# **Long List of Policy Options**

Policy 25: Sustainable waste management	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Not a reasonable option as the figures and
The long-term aim is to enable net self-sufficiency in waste movements and divert 100% of waste from landfill. All waste development should:	timescale for the management of non-
<ul> <li>a. encourage waste to be managed at the highest achievable level within the waste hierarchy; and</li> <li>b. reduce the amount of residual waste currently sent to landfill; and</li> <li>c. be located near to the sources of waste, or markets for its use; and / or</li> <li>d. maximise opportunities to share infrastructure at appropriate existing mineral or waste sites.</li> </ul>	hazardous waste arisings have been reviewed and updated since the 2013 Plan was published.
The co-location of activities with existing operations will be supported, where appropriate, if commensurate with the operational life of the site, and where it would not result in intensification of uses that would cause unacceptable harm to the environment or communities in a local area (including access routes), or prolong any unacceptable impacts associated with the existing development.	
Provision will be made for the management of non-hazardous waste arisings with an expectation of achieving by 2020 at least:	
<ul><li>60% recycling; and</li><li>95% diversion from landfill.</li></ul>	
Option 2: New Policy Approach	Reasonable
The long-term aim is to enable net self-sufficiency in waste movements and divert 100% of waste from landfill. All waste development should:	
<ul> <li>a. Demonstrate that waste is being managed at the highest achievable level within the waste hierarchy; and</li> <li>b. reduce the amount of residual waste currently sent to landfill; and</li> <li>c. be located near to the sources of waste, or markets for its use; and / or</li> <li>d. maximise opportunities to share infrastructure at appropriate existing mineral or waste sites.</li> </ul>	
The co-location of activities with existing operations will be supported, where appropriate, if commensurate with the operational life of the site, and where it would not result in intensification of uses that would cause unacceptable harm to the environment or communities in a local area (including access routes or regeneration plans), or prolong any unacceptable impacts associated with the existing development.	
Provision will be made for the management of non-hazardous waste arisings with an expectation of delivering at least:	
65% recycling; and     95% diversion from landfill.	

Policy 26: Safeguarding – waste infrastructure	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Similar to Option 2	
Option 2: New Policy Approach	Reasonable
Waste management infrastructure that provides strategic capacity is safeguarded against non-waste redevelopment that would unnecessarily sterilise the infrastructure or prejudice its current or future use, throughput and/or capacity.	
A redevelopment of all or part of a safeguarded site to non-waste use will only be supported if:	
<ul> <li>a. the waste management infrastructure is no longer needed; or</li> <li>b. the waste management capacity can be relocated or provided elsewhere and delivered;</li> <li>In such instances, alternative capacity should:</li> <li>i. meet the provisions of the Plan, that this alternative capacity is deliverable; and</li> <li>ii. be appropriately and sustainably located; and</li> </ul>	

- conform to the relevant environmental and community protection policies in this Plan; or
- the proposed development is part of a wider programme of reinvestment in the delivery of enhanced waste management facilities.

Where a non-waste development is within proximity to a safeguarded site, it will provide appropriate mitigation measures to minimise the effects of the waste sites on its occupiers. If, after applying the 'agent of change principle', there still remain some risk of constraint to the waste operation, the development will only be supported if the merits of the development clearly outweigh the effect on the safeguarded site.

The infrastructure safeguarded by this policy is illustrated on the Policies Map and identified in 'Appendix B – List of safeguarded minerals and waste sites'.

### Policy 27: Capacity for waste management development

#### Option 1: Existing HMWP 2013 Policy

In order to reach the objectives of the Plan and to deal with arisings by 2030 of:

- 2.62mtpa of non-hazardous waste:
- 2.49mtpa of inert waste;
- 0.16mtpa of hazardous waste.

The following minimum amounts of additional waste infrastructure capacity are estimated to be required:

- 0.29mtpa of non-hazardous recycling capacity; and
- 0.39mtpa of non-hazardous recovery capacity; and
- 1.4mt of non-hazardous landfill void.

Proposals will be supported where they maintain and provide additional capacity for non-hazardous recycling and recovery through:

- a. the use of existing waste management sites; or
- b. extensions to suitable sites:
  - that are ancillary to the operation of the existing site and improve current operating standards, where applicable, or provide for the co-location of compatible waste activities; and
  - ii. which do not result in inappropriate permanent development of a temporary facility and proposals for ancillary plant, buildings and additional developments that do not extend the timescale for completion of the development; or
- extension of time to current temporary planning permissions where it would not result in inappropriate development; or
- d. new sites to provide additional capacity (see Policy 29 Locations and sites for waste management).

## Option 2: New Policy Approach

In order to reach the objectives of the Plan and to deal with arisings by 2040 of:

- 3.0mtpa of non-hazardous waste;
- 2.6mtpa of inert waste;
- 0.28mtpa of hazardous waste.

The following amounts of additional waste infrastructure capacity are estimated to be required:

At least 0.11mtpa of non-hazardous recycling capacity; and

Up to 0.37mtpa of non-hazardous recovery capacity; and

Up to 2.3mt of non-hazardous landfill void

Where it is demonstrated by monitoring that the capacity gap estimate needs to be revised, provision will be judged against the capacity gap established in the Monitoring Report until the Plan is updated.

Proposals will be supported where they maintain and provide additional capacity for non-hazardous recycling and recovery through:

- the use of existing waste management sites; or
- o extensions to suitable sites:

that are ancillary to the operation of the existing site and improve current operating standards, where applicable, or provide for the co-location of compatible waste activities; and

which do not result in inappropriate permanent development of a temporary facility and proposals for ancillary plant, buildings and additional developments that do not extend the timescale for completion of the development; or

# Shortlist (reasonable / not reasonable)

Not a reasonable option as the policy is only to 2030 and capacity figures for waste management development have been reviewed and updated since the 2013 Plan was published.

#### Reasonable

- extension of time to current temporary planning permissions where it would not result in
- inappropriate development; or appropriate new sites to provide additional capacity (see *Policy 29 Locations and sites for waste management*).

Policy 28: Energy recovery development	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Energy recovery development should:	
<ul> <li>a. be used to divert waste from landfill and where other waste treatment options further up th waste hierarchy have been discounted; and</li> <li>b. wherever practicable, provide combined heat and power. As a minimum requirement the scheme should recover energy through electricity production and the plant should be designed to have the capability to deliver heat in the future; and</li> <li>c. provide sustainable management arrangements for waste treatment residues arising from the facility.</li> </ul>	ə
Option 2: New Policy Approach	Reasonable
Energy recovery development should be used to divert residual waste from landfill and will only be permitted where:	
<ul> <li>a. other waste treatment options further up the waste hierarchy are not feasible; and</li> <li>b. the development provides for uses of both heat and power; and</li> <li>c. the development maximises the use of and provides sustainable management arrangements for waste treatment residues arising from the facility.</li> </ul>	

Pol	licy 29	9: Locations and sites for waste management	Shortlist (reasonable / not reasonable)
Op	tion 1	: Existing HMWP 2013 Policy	Reasonable
1.		elopment to provide recycling, recovery and/ or treatment of waste will be supported on able sites in the following locations:  Urban areas in north-east and south Hampshire;  Areas along the strategic road corridors; and  Areas of major new or planned development.	
2.	Any	site in these locations will be considered suitable and supported where it:	
	i. ii. iii. iv. v.	is part of a suitable industrial estate; or has permission or is allocated for general industry/ storage; or is previously-developed land or redundant agricultural and forestry buildings, their curtilages and hardstandings or is part of an active quarry or landfill operation; or is within or adjoins sewage treatment works and the development enables the cotreatment of sewage sludge with other wastes; and is of a scale compatible with the setting.	
3. [	Develo	opment in other locations will be supported where it is demonstrated that:	
	a. b.	the site has good transport connections to sources of and/or markets for the type of waste being managed; and a special need for that location and the suitability of the site can be justified	
Op	tion 2	: New Policy Approach	Reasonable
1.		elopment to provide recycling, recovery and/or treatment of waste will be supported on able sites in the following locations:	
	i. ii.	Urban areas or areas of major new or planned development; and/or Other areas in compliance with the other relevant policies in the Plan, with good transport connections to urban areas.	
2.		site in these locations will be considered suitable and supported, particularly if it is constrably accessible to rail or sea freight, where it:	
	<ul><li>a.</li><li>b.</li><li>c.</li><li>d.</li><li>e.</li><li>f.</li></ul>	is part of a suitable industrial estate; or has permission or is allocated for general industry/storage; or is suitable previously-developed land or redundant agricultural and forestry buildings, their curtilages and hardstandings or is part of an active quarry or landfill operation; or is within or adjoins sewage treatment works and the development enables the cotreatment of sewage sludge with other wastes; is of a scale compatible with the setting; and has safe and suitable access to appropriate roads as determined by the Local Highway Authority.	

- Development locations other than in accordance with criteria in (1) and (2) will only be supported where it is demonstrated that:
  - the site has good transport connections to sources of and/or markets for the type of waste being managed; and
  - b. a special need for that location and the suitability of the site can be justified; or
  - the proposed ancillary development facilitates the operations of an existing facility, while reducing the amenity impacts.

Pol	licy 30: Construction, demolition and excavation waste development	Shortlist (reasonable / not reasonable)
Wh exc enc pro rec	ere there is a beneficial outcome from the use of inert construction, demolition and cavation waste in developments, such as the restoration of mineral workings, landfill gineering, civil engineering and other infrastructure projects, the use will be supported vided that as far as reasonably practicable all materials capable of producing high quality cycled aggregates have been removed for recycling.  In velopment to maximise the recovery of construction, demolition and excavation waste produce at least 1mtpa of high quality recycled/secondary aggregates will be supported.	Not a reasonable option as the lifespan of the HMWP Partial Update is now to 2040 and up to date figures for CD&E waste development capacity are now represented in the new policy approach.
Op	tion 2: New Policy Approach	Reasonable
1.	In order to reach the objectives of the Plan and to deal with arisings by 2040 of:	
	2.6mtpa of inert waste;	
	The following amounts of inert waste infrastructure capacity are estimated to be required:	
	<ul><li>i. Additional inert recycling capacity of 0.4mtpa; and</li><li>ii. Maintenance of current inert recovery capacity levels (up to 1.1mtpa).</li></ul>	
2.	The use of inert construction, demolition and excavation waste in developments will be supported where, as far as reasonably practicable, all materials capable of producing high quality recycled aggregates have been removed for recycling and there is a beneficial outcome such as:	
	<ul> <li>a. Restoration of mineral workings;</li> <li>b. Landfill engineering, civil engineering and other infrastructure projects;</li> <li>c. Provision of environmental benefits, particularly through the restoration of priority habitat, flood alleviation or climate change adaptation / mitigation.</li> </ul>	

Poli	cy 31: Liquid waste and waste-water management	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy		Reasonable
Identical to Option 2		
Opt	ion 2: New Policy Approach	Reasonable
Proposals for liquid waste management will be supported, in the case of waste-water or sewage treatment plants where:		
a.	there is a clearly demonstrated need to provide additional capacity via extensions or upgrades for waste-water treatment, particularly in planned areas of major new development; and	
b. c.	they do not breach either relevant 'no deterioration' objectives or environmental quality standards or Environment Act treated waste-water phosphorus targets; and where possible (subject to relevant regulations), they make provision for the beneficial co-	
0.	treatment of sewage with other wastes and biogas is recovered for use as an energy source in accordance with <i>Policy 28 (Energy recovery development)</i> ;	
and in the case of other liquid waste treatment plants:		
d.	they contribute to the treatment and disposal of oil and oil/water mixes and leachate as near as possible to its source, where applicable.	

Policy 32: Non-hazardous waste landfill	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy  Development for landfill capacity necessary to deal with Hampshire's non-hazardous residual waste to 2030 will be supported.	Not a reasonable option as the lifespan of this policy is limited to 2030 and non-hazardous landfill capacity (sites

Non-hazardous landfill capacity will be provided and supported in accordance with the following priority order:

1. the use of remaining permitted capacity at existing landfill sites:

- i. Blue Haze landfill, near Ringwood
- ii. Squabb Wood landfill, near Romsey
- iii. Pound Bottom landfill, Redlynch
- proposals for additional capacity at the following existing site provided the proposals address the relevant development considerations outlined in 'Appendix A – Site allocations':
  - Squabb Wood landfill, near Romsey (Inset Map 8)
- 3. in the event that further capacity is required, or if any other shortfall arises for additional capacity for the disposal of non-hazardous waste, the need may be met at the following reserve area, provided any proposal addresses the relevant development considerations outlined in 'Appendix A Site allocations':
  - i. Purple Haze, near Ringwood (Inset Map 12)
- proposals for additional capacity at any other suitable site where:
  - a. there is a demonstrated need for non-hazardous landfill and where no acceptable alternative form of waste management further up the waste hierarchy can be made available to meet the need; and
  - there is an existing landfill or un-restored mineral void, except where this would lead to unacceptable continuation, concentration or increase in environmental or amenity
  - impacts in a local area or prolong any impacts associated with the existing development; and
  - d. the site is not located within or near an urban area, (e.g. using suitable guideline
  - e. stand-offs from the Environment Agency); and
  - f. the site does not affect a Principal Aquifer and is outside Groundwater Protection and
  - g. Flood Risk Zones; and
  - h. through restoration proposals, will lead to improvement in land quality, biodiversity
  - or public enjoyment of the land; and
  - the site provides for landfill gas collection and energy recovery.

#### **Option 2: New Policy Approach**

Development for landfill capacity necessary to deal with Hampshire's non-hazardous residual waste will be supported.

Non-hazardous landfill capacity will be provided and supported in accordance with the following, in priority order:

- 1. the use of remaining permitted capacity at existing landfill sites:
  - i. Blue Haze landfill, near Ringwood
- 2. proposals for additional capacity at any other suitable site where:
  - there is a demonstrated need for non-hazardous landfill (providing for up to 2.33 million tonnes void space and/or regionally needed capacity); and
  - b. where no acceptable alternative form of waste management further up the waste hierarchy can be made available to meet the need; and
  - there is an existing landfill or un-restored mineral void, except where this would lead to unacceptable continuation, concentration or increase in environmental or amenity impacts in a local area or prolong any impacts associated with the existing development; and
  - d. the site is not located within or near an urban area, (e.g. using suitable guideline stand-offs from the Environment Agency); and
  - the site does not affect a Principal Aquifer and is outside Groundwater Protection and Flood Risk Zones; and
  - through restoration proposals, will lead to improvement in land quality, biodiversity or public enjoyment of the land; and
  - g. the site provides for landfill gas collection and energy recovery.

Proposals for the re-working of landfill sites will only be permitted in appropriate locations where the proposals would result in beneficial use of the land and of the material being extracted; and, where appropriate, the landfill by-products.

and figures) have been reviewed and updated since the 2013 Plan was published.

### Reasonable

Policy 33: Hazardous and Low Level Radioactive Waste development	Shortlist (reasonable / not reasonable)
Option 1: Existing HMWP 2013 Policy	Reasonable
Developments to provide sufficient capacity necessary to deal with hazardous and Low Level Radioactive Waste will be supported, subject to:	

a. b. c.	no acceptable alternative form of waste management further up the waste hierarchy can be made available, or is being planned closer to the source of the residues; or in the case of landfill, it will be for material that is a proven unavoidable residue from a waste management activity further up the waste hierarchy and; it will contribute to the management of hazardous or radioactive waste that arises in Hampshire (accepting cross-boundary flows).	
Opt	ion 2: New Policy Approach	Reasonable
Rac	relopments to provide sufficient capacity necessary to deal with hazardous and Low Level dioactive Waste will be supported, aiming to provide an additional 157,000 tpa capacity, ject to:	
a. b.	no acceptable alternative form of waste management further up the waste hierarchy can be made available, or is being planned closer to the source of the residues; or in the case of landfill, it will be for material that is a proven unavoidable residue from a waste management activity further up the waste hierarchy and;	
C.	it will contribute to the management of hazardous or radioactive waste that arises in Hampshire (accepting cross-boundary flows).	

Policy 34: Safeguarding potential minerals and waste wharf and rail depot infrastructure	Shortlist (reasonable /
	not reasonable)
Option 1: Existing HMWP 2013 Policy	Not a reasonable option as the name of some of
This option is almost identical to policy Option 2: New Policy Approach, except that 'Marchwood	the infrastructure
Military Port (also known as Marchwood Sea Mounting Centre)' is now referred to as	quoted in this policy has
'Marchwood Port (also known as Solent Gateway)' in Option 2.	changed since the 2013 Plan was published.
Option 2: New Policy Approach	Reasonable
The following areas are safeguarded, so that their appropriateness for use as a minerals or waste wharf or rail depot can be considered, if they become available or are released from their current uses:	
<ul> <li>i. land located to the north west of Hythe identified in the Port of Southampton Master Plan;</li> <li>and</li> </ul>	
ii. land identified in the Southampton Core Strategy as operational port land; and	
iii. Marchwood Port (also known as Solent Gateway); and	
iv. land at HM Naval Base and commercial port as identified in the Portsmouth Core Strategy for port and employment uses; and	
v. existing and former railway siding and other land that could be rail linked including Basingstoke Sidings, Brockenhurst Sidings, Fratton Sidings, Micheldever Sidings and Totton Sidings; and	
vi. existing and former wharves and land that could operate as a wharf, subject to available infrastructure and depth including Dibles Wharf, Fareham Wharf and Supermarine Wharf.	
The locations identified for safeguarding are shown on the Policies Map.	

# **Short List of Policy Options**

Policy 25: Sustainable waste management

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  The long-term aim is to enable net self-sufficiency in waste movements and divert 100% of waste from landfill. All waste development should:  a. Demonstrate that waste is being managed at the highest achievable level within the waste hierarchy; and  b. reduce the amount of residual waste currently sent to landfill; and  c. be located near to the sources of waste, or markets for its use; and / or  d. maximise opportunities to share infrastructure at appropriate existing mineral or waste sites.  The co-location of activities with existing operations will be supported, where appropriate, if commensurate with the operational life of the site, and where it would not result in intensification of uses that would cause unacceptable harm to the environment or communities in a local area (including access routes or regeneration plans),	0	+	0	0	0	0	0	0	0	+	0	++	++	+	0	This policy option scores very positive for objectives 12 and 13 due to its focus on waste self-sufficiency and moving the management of waste up the waste hierarchy.  Locating waste near to sources, or markets for its use, has a positive effect on transport movements and thereby air quality and, as a result, the policy option scores slightly positive for objective 2 and 10.  The policy option also scores slightly positive for objective 14 as it seeks to provide facilities to support capacity created by economic growth.  It is noted, however, that often the sources of waste are in densely populated areas under land pressure and as such there may be conflict between waste sites and amenity and need for housing.  This policy option sets specific targets for recycling rates and diversion from landfill to be achieved by 2040.  *Preferred Policy Approach*

or prolong any unacceptable impacts associated with the existing development.								The policy meets the requirements of the NPPF and applies a local context.
Provision will be made for the management of non-hazardous waste arisings with an expectation of delivering at least:								
<ul><li>65% recycling; and</li><li>95% diversion from landfill.</li></ul>								

Policy 26: Safeguarding – waste infrastructure

		SA / SEA Objectives														
Waste Options													_			Comments / Effect and Potential Improvements
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	l e	Quality	er:	g	na	<u>:</u>		Risk	y of	l od	ina		als	Ē		
	nai	g	ξ	.andsc	g	to	ter	bo	a∷	lsu	stai	ste	era	Š	en	
	=	Ą	Bio	La	Soil Quality	Historic	Water	은	Quality	Transport	Sustainable	Wa	Mineral	Economic	Green	
				_												
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Option 2: New Policy Approach	0	0	0	0	0	0	0	0	0	0	0	0	++	+	0	(This option is identical to Option 1: Existing HMWP 2013 Policy)
Waste management infrastructure that provides strategic capacity is safeguarded against non-waste redevelopment that would unnecessarily sterilise the infrastructure or prejudice its current																The policy scores very positive for objective 13 as it specifically safeguards waste infrastructure.
or future use, throughput and/or capacity.  A redevelopment of all or part of a safeguarded																The policy option also scores slightly positive for objective 14 as it seeks to provide facilities to support levels created by economic growth.
a. the waste management infrastructure is no longer needed; or																The policy does not specifically have an impact on the other SA/SEA objectives.
<ul> <li>the waste management capacity can be relocated or provided elsewhere and delivered; In such instances, alternative capacity should:</li> </ul>																It is recognised that by safeguarding only 'strategic' facilities, it is possible that capacity could reduce if other sites are not safeguarded.
<ul> <li>i. meet the provisions of the Plan, that this alternative capacity is deliverable; and</li> <li>ii. be appropriately and sustainably located; and</li> <li>iii. conform to the relevant</li> </ul>																This policy option includes additional criteria in relation to support given to non-waste development on safeguarded sites, and a new paragraph in relation to mitigation and 'agent of change principle'.
environmental and community protection policies in this Plan; or c. the proposed development is part of a wider programme of reinvestment in the delivery of enhanced waste management facilities.																*Preferred Policy Approach* The policy meets the requirements of the NPPF and applies a local context.
Where a non-waste development is within proximity to a safeguarded site, it will provide appropriate mitigation measures to minimise the effects of the waste sites on its occupiers. If, after applying the 'agent of change principle', there still remain some risk of constraint to the waste operation, the development will only be supported if the merits of the development clearly outweigh																
the effect on the safeguarded site.  The infrastructure safeguarded by this policy is																
illustrated on the Policies Map and identified in 'Appendix B – List of safeguarded minerals and waste sites'.																

Policy 27: Capacity for waste management development

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  In order to reach the objectives of the Plan and to deal with arisings by 2040 of:  3.0mtpa of non-hazardous waste; 2.6mtpa of inert waste; 0.28mtpa of hazardous waste.  The following amounts of additional waste infrastructure capacity are estimated to be required:  At least 0.11mtpa of non-hazardous recycling capacity; and Up to 0.37mtpa of non-hazardous recovery capacity; and Up to 2.3mt of non-hazardous landfill void  Where it is demonstrated by monitoring that the capacity gap estimate needs to be revised, provision will be judged against the capacity gap established in the Monitoring Report until the Plan is updated.  Proposals will be supported where they maintain and provide additional capacity for non-hazardous recycling and recovery through:	0	0	0	0	0	0	0	0	0	0	0	+	++	+	0	This policy option provides the minimum level of capacity required for the plan to be sustainable and the minimum levels of additional capacity required to achieve this by 2040. As such, it scores very positive for objective 13.  As it also supports the waste hierarchy, it scores slightly positive for objective 12. The policy option also scores slightly positive for objective 14 as it seeks to provide capacity to deal with levels of waste created by economic growth.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

0	the use of existing waste management sites; or									
0	extensions to suitable sites:									
	that are ancillary to the operation of the existing site and improve current operating standards, where applicable, or provide for the colocation of compatible waste activities; and which do not result in inappropriate permanent development of a temporary facility and proposals for ancillary plant, buildings and additional developments that do not extend the timescale for completion of									
	the development; or									
0	extension of time to current temporary planning permissions where it would not result in inappropriate development; or									
0	appropriate new sites to provide additional capacity (see <i>Policy 29 – Locations and sites for waste management</i> ).									

Policy 28: Energy recovery development

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Energy recovery development should:  a. be used to divert waste from landfill and where other waste treatment options further up the waste hierarchy have been discounted; and  b. wherever practicable, provide combined heat and power. As a minimum requirement the scheme should recover energy through electricity production and the plant should be designed to have the capability to deliver heat in the future; and  c. provide sustainable management arrangements for waste treatment residues arising from the facility.	?	?	0	0	0	0	0	0	?-	0	0	0	+	+	0	With the provision of energy recovery facilities and the management of waste created by economic growth (diverting from landfill), this policy option scores slightly positive for both objectives 13 and 14.
Option 2: New Policy Approach  Energy recovery development should be used to divert residual waste from landfill and will only be permitted where:  a. other waste treatment options further up the waste hierarchy are not feasible; and b. the development provides for uses of both heat and power; and	?	?	0	0	0	0	0	0	?	0	0	0	+	+	0	This policy option is very similar to policy option 1, except that 'wherever practicable' has been removed from the provision of combined heat and power and the policy made more succinct.  This policy option is scored the same as policy option 1 for the same reasons.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

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Policy 29: Locations and sites for waste management

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
2. Development to provide recycling, recovery and/ or treatment of waste will be supported on suitable sites in the following locations:  i. Urban areas in north-east and south Hampshire; ii. Areas along the strategic road corridors; and iii. Areas of major new or planned development.  2. Any site in these locations will be considered suitable and supported where it:  a. is part of a suitable industrial estate; or b. has permission or is allocated for general industry/ storage; or  c. is previously-developed land or redundant agricultural and forestry buildings, their curtilages and hardstandings or is part of an active quarry or landfill operation; or  d. is within or adjoins sewage treatment works and the development enables the co-treatment of sewage sludge with other wastes; and	0	0	0	0	0	0	0	0	0	0	0	++	+	0	0	In view of this policy option's aim to provide locations/sites for waste management and provide facilities for waste management further up the waste hierarchy, it scores very positive for both objectives 12 and 13.  The inserted requirement that development is in line with the other policies in this Plan and would not pose unacceptable harm to the environment and local communities for it to be supported, was recommended in the SA/SEA Interim Report.  The policy does not specifically have an impact on the other SA/SEA objectives.

3.	e. is of a scale compatible with the setting.  Development in other locations will be supported where it is demonstrated that:  a. the site has good transport connections to sources of and/or markets for the type of waste being managed; and  b. a special need for that location and the																
Opt	suitability of the site can be justified  ion 2: New Policy Approach  Development to provide recycling, recovery and/or treatment of waste will be supported on suitable sites in the following locations:  i. Urban areas or areas of major new or planned development; and/or  ii. Other areas in compliance with the other relevant policies in the Plan, with good transport connections to urban	0	0	0	0	0	0	0	0	0	0	0	++	++	0	0	This policy option is very similar to policy option 1, with some non-substantive changes for clarity, the addition of criterion 3c and the addition of section 4 providing sites of strategic importance that have been assessed as suitable and are allocated.  The policy option has been scored the same as policy option 1  It would be beneficial if the policy option could be explicit that new future sites should demonstrate, in
2.	areas.  Any site in these locations will be considered suitable and supported, particularly if it is demonstrably accessible to rail or sea freight, where it:  a. is part of a suitable industrial estate; or b. has permission or is allocated for general industry/storage; or  c. is suitable previously-developed land or redundant agricultural and forestry buildings, their curtilages and hardstandings or is part of an active quarry or landfill operation; or  d. is within or adjoins sewage treatment works and the development enables the co-treatment of sewage sludge with																line with the other policies in this Plan, that they do not pose unacceptable harm to the environment and local communities.  The policy does not specifically have an impact on the other SA/SEA objectives.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.
3.	the co-treatment of sewage sludge with other wastes; e. is of a scale compatible with the setting; and f. has safe and suitable access to appropriate roads as determined by the Local Highway Authority.  Development locations other than in accordance with criteria in (1) and (2) will																

only be supported where it is demonstrated that:									
<ul> <li>a. the site has good transport connections to sources of and/or markets for the type of waste being managed; and</li> <li>b. a special need for that location and the suitability of the site can be justified; or</li> <li>c. the proposed ancillary development facilitates the operations of an existing facility, while reducing the amenity impacts.</li> </ul>									

Policy 30: Construction, demolition and excavation waste development

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  In order to reach the objectives of the Plan and to deal with arisings by 2040 of:  2.6mtpa of inert waste;  The following amounts of inert waste infrastructure capacity are estimated to be required:  iii. Additional inert recycling capacity of 0.4mtpa; and  iv. Maintenance of current inert recovery capacity levels (up to 1.1mtpa).  The use of inert construction, demolition and excavation waste in developments will be supported where, as far as reasonably practicable, all materials capable of producing high quality recycled aggregates have been removed for recycling and there is a beneficial outcome such as:  a. Restoration of mineral workings;  b. Landfill engineering, civil engineering and other infrastructure projects;  c. Provision of environmental benefits,	0	0	0	0	0	0	0	0	0	0	++	++	++	+	0	This policy option provides the minimum level of capacity required for the plan to be sustainable and the minimum levels of additional capacity required to achieve this by 2040. As such, it scores very positive for objective 13.  In view of the provision of recycled and recovered aggregates from construction, demolition and excavation waste, the policy option scores very positive for objective 11.  As it also supports the waste hierarchy, it scores very positive for objective 12. The policy option also scores slightly positive for objective 14 as it seeks to provide capacity to support economic growth.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

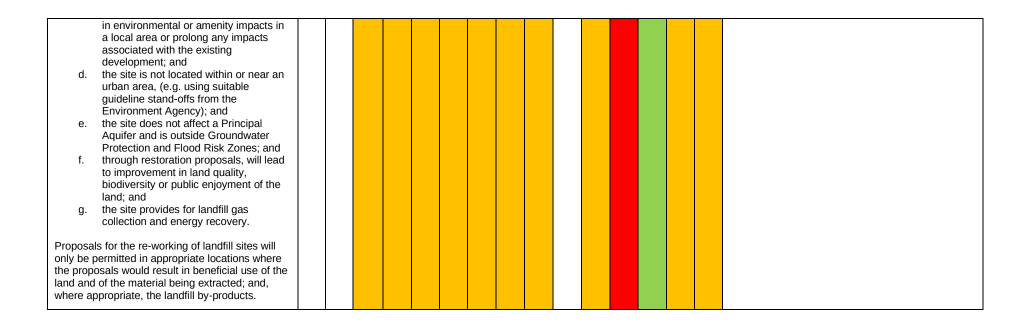
priority habitat, flood alleviation or								
climate change adaptation / mitigation.								
								1

Policy 31: Liquid waste and waste-water management

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Proposals for liquid waste management will be	0	0	0	0	0	0	+	0	0	0	0	0	++	+	0	(This option is identical to Option 1: Existing HMWP 2013 Policy)
supported, in the case of waste-water or sewage treatment plants where:  a. there is a clearly demonstrated need to provide additional capacity via extensions or upgrades for waste-water treatment, particularly in planned areas of major new																In view of the policy option's intent to create facilities to treat and dispose of waste-water / sewage and other liquid wastes, it scores very positive for objective 13.  The policy option also scores slightly positive for objective 7 in seeking treatment facility capacity that
b. they do not breach either relevant 'no deterioration' objectives or environmental quality standards or Environment Act treated waste-water phosphorus targets; and c. where possible (subject to relevant																would have benefits relating to waste water discharge to water courses. It also scores slightly positive for objective 14 as it seeks to provide additional capacity to deal with levels of liquid wastes created by economic growth.
regulations), they make provision for the beneficial co-treatment of sewage with other wastes and biogas is recovered for use as an energy source in accordance with <i>Policy</i> 28 (Energy recovery development);																*Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.
and in the case of other liquid waste treatment plants:																
d. they contribute to the treatment and disposal of oil and oil/water mixes and leachate as near as possible to its source, where applicable.																

Policy 32: Non-hazardous waste landfill

						S	A / SE	A Ob	jective	s						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 2: New Policy Approach  Development for landfill capacity necessary to deal with Hampshire's non-hazardous residual waste will be supported.  Non-hazardous landfill capacity will be provided and supported in accordance with the following, in priority order:  1. the use of remaining permitted capacity at existing landfill sites:  i. Blue Haze landfill, near Ringwood  2. proposals for additional capacity at any other suitable site where:  a. there is a demonstrated need for non-hazardous landfill (providing for up to 2.33 million tonnes void space and/or regionally needed capacity); and  b. where no acceptable alternative form of waste management further up the waste hierarchy can be made available to meet the need; and  c. there is an existing landfill or unrestored mineral void, except where this would lead to unacceptable continuation, concentration or increase	?	?	0	0	0	0	0	0	0	?	0		+	0	0	In view of the policy option's support of landfill development to deal with Hampshire's non-hazardous residual waste, it scores very negative for objective 12.  It also scores slightly positive for objective 13, by providing waste management capacity in the Plan area.  It would be beneficial if it is explicit in that proposals for the re-working of landfill sites will only be permitted if it can be demonstrated, in line with the other policies in this Plan, that it does not pose unacceptable harm to the environment and local communities.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.



Policy 33: Hazardous and Low Level Radioactive Waste development

						S	A / SE	A Ob	jective	es						
Waste Options	1. Climate Change	2. Air Quality	3. Biodiversity	4. Landscape	5. Soil Quality	6. Historic Environment	7. Water Resources	8. Flood Risk	9. Quality of Life	10. Transport	11. Sustainable minerals	12. Waste Hierarchy	13. Minerals & waste self-sufficiency	14. Economic Growth	15. Green networks	Comments / Effect and Potential Improvements
Option 1: Existing HMWP 2013 Policy  Developments to provide sufficient capacity necessary to deal with hazardous and Low Level Radioactive Waste will be supported, aiming to provide an additional 2,000tpa capacity, subject to:  a. no acceptable alternative form of waste management further up the waste hierarchy can be made available, or is being planned closer to the source of the residues; or b. in the case of landfill, it will be for material that is a proven unavoidable residue from a waste management activity further up the waste hierarchy and;  c. it will contribute to the management of hazardous or radioactive waste that arises in Hampshire (accepting cross-boundary flows).	0	0	0	0	0	0	?	0	0	?	0	0	++	+	0	This policy option scores very positively for objective 13 for supporting additional developments that provide sufficient capacity necessary to deal with hazardous and Low Level Radioactive Waste.  It also scores slightly positive for objective 14 as it seeks to provide additional capacity to deal with levels of with hazardous and Low Level Radioactive Waste created by economic growth.  *Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.

Option 2: New Policy Approach						This policy option is almost identical to policy option 1, except for the insertion of a figure for increased
Developments to provide sufficient capacity necessary to deal with hazardous and Low Level Radioactive Waste will be supported, aiming to						capacity. As such, scoring is identical to policy option 1.
provide an additional 157,000 tpa capacity, subject to:						*Preferred Policy Approach* The policy meets the requirement of the NPPF
no acceptable alternative form of waste management further up the waste hierarchy can be made available, or is being planned						and applies a local context.
closer to the source of the residues; or b. in the case of landfill, it will be for material that is a proven unavoidable residue from a						
waste management activity further up the waste hierarchy and;						
c. it will contribute to the management of hazardous or radioactive waste that arises in						
Hampshire (accepting cross-boundary flows).						

Policy 34: Safeguarding potential minerals and waste wharf and rail depot infrastructure

						S	A / SE	A Ob	jective	es						
Waste Options													_			Comments / Effect and Potential Improvements
													nco			
													cie			
													ufficiency			
													Ň			
						onment					rals		self-			
	ge					ļ u	es				mine	>	ste	Growth	S	
	lug		_				l		ife		Ξ	rchy	waste	ē	ork	
	ြို့	Æ	sity	аре	Ę.	Envi	Resor	쏬		ب	ple	Hiera	ર્જ		networks	
	l e	Quality	er:	g	na	<u>:</u>		Risk	y of	l od	ina		als	Ē		
	nai	g	ξ	.andsc	g	to	ter	bo	a∷	lsu	stai	ste	era	Š	en	
	=	Ą	Bio	La	Soil Quality	Historic	Water	은	Quality	Transport	Sustainable	Wa	Mineral	Economic	Green	
				_												
	<del>-</del>	2.	က်	4.	5.	9.	7.	ωi	6	10.	1	12	13.	4.	15.	

Option 2: New Policy Approach	0	0	0	0	0	0	0	0	0	+	0	0	++	+	0	(This option is similar to policy option 1: Existing HMWP 2013 Policy, except 'Marchwood Military
The following areas are safeguarded, so that their appropriateness for use as a minerals or waste wharf or rail depot can be considered, if they become available or are released from their current uses:																Port (also known as Marchwood Sea Mounting Centre)' is now referred to as 'Marchwood Port (also known as Solent Gateway)')  This policy option scores very positive for objective
i. land located to the north west of Hythe identified in the Port of Southampton Master																13 as it specifically safeguards potential minerals and waste wharf and rail depot infrastructure.
Plan; and ii. land identified in the Southampton Core Strategy as operational port land; and																It also scores slightly positive for objective 10 in safeguarding sustainable transport infrastructure.
iii. Marchwood Port (also known as Solent Gateway); and																The policy option scores slightly positive for objective 14 as it seeks to provide sustainable
iv. land at HM Naval Base and commercial port as identified in the Portsmouth Core Strategy for port and employment uses; and																transport infrastructure for material that will support, or is derived from, economic growth.
v. existing and former railway siding and other land that could be rail linked including Basingstoke Sidings, Brockenhurst Sidings, Fratton Sidings, Micheldever Sidings and Totton Sidings; and																*Preferred Policy Approach* The policy meets the requirement of the NPPF and applies a local context.
vi. existing and former wharves and land that could operate as a wharf, subject to available infrastructure and depth including Dibles Wharf, Fareham Wharf and Supermarine Wharf.																
The locations identified for safeguarding are shown on the Policies Map.																

# **Appendix G: Long List and Full Appraisal of Sites**

The following site assessment tables include all sites that were assessed in the SA/SEA Interim Report and include changes/improvements following consideration of Regulation 18 Consultation responses. Site assessment summary tables for those sites taken forward in the Proposed Submission Plan can be found in Section 3.8 of this report.

It is not for the SA/SEA to decide which sites will be included within the HMWP, but rather to provide sufficient information on the relative environmental performance (based on the SA/SEA objectives) of each site, making the decision-making process on the inclusion of sites more transparent.

Sites are assessed without the benefit of mitigation, development considerations or other measures.

# **Minerals Sites**

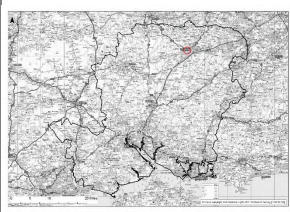
- Basingstoke Sidings (BSK01)
- Hamble Airfield (EAL02)
- Land at Goleigh Farm (ESH01)
- Frith End Quarry Extension (ESH02)
- Holybourne Rail Terminal (ESH03)
- Warren Heath West & Warren Heath East (HAR01)
- Bramshill Quarry Extension (HAR03)
- Ashley Manor Farm (NFD01)
- Yeatton Farm (NFD02)
- Purple Haze (NFD03)
- Midgham Farm (NFD04)
- Hyde Farm, Bickton (NFD05)
- Cobley Wood (NFD06)
- Totton Sidings (NFD08)
- Leamouth Wharf (SOU01)
- Roke Manor Quarry Extension (Stanbridge Ranvilles Farm) (TSV06)
- Land at the Triangle (TSV07)
- Andover Sidings (TSV09)
- Dunwood Fruit Farm (TSV10)
- Cutty Brow (TSV08)
- Micheldever Sidings (WIN03)

Site name: Basingstoke Sidings	Site ID: BSK01
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Grid reference: SU 627 524 Area (ha): 2.4

MWPA / LPA: Hampshire County Council / Basingstoke and Deane Borough Council





Site category: Rail Depot

Current use: Rail siding and adjacent railway land

Proposal: Primarily suitable for use as an aggregate rail depot. May have some potential for waste

uses.

**Restoration:** Permanent development

Proposal nominated by: Hampshire Minerals and Waste Plan (2013)

Previous consideration within the plan making process: Currently allocated in the adopted

Hampshire Minerals and Waste Plan.

#### Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C	imate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climate	change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Rail	
Flood Zone:	Flood Zone 1	
Sand/gravel extraction (water compatible)	N/A	
Net Effect:		

### **Objective 1 Justification:**

Aggregate rail depot proposal. Proposed site within Flood Zone 1.

# **Objective 2: Air Quality**

Improve and maintain air quality at levels which does not damage natural systems and human health.

Site or transport route within Air Quality	No
Management Area (AQMA)?	
Method of materials transportation – road, rail	
and/or water?	Rail
Distance from air quality sensitive ecological	>5km
receptors (International and national sites)	

# **Objective 2 Justification:**

**Net Effect:** 

Not within an Air Quality Management Area. Transportation by rail. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected	species.	
International sites:	>10km	
Screened in by HRA Screening Assessment?	No	

National sites:	>5km	
Relevant SSSI Impact Risk Zone Issues:		
N/A		
Local sites:		
South View Cemetery SINC	0.46km east	
Net Effect:		0

### **Objective 3 Justification:**

Ecological Statement states – 'The mature boundary to the north and to a lesser degree the scrub/grassland probably contributes biodiversity interest in an area that is relatively free from interest. The proposal should try and accommodate these features into the design to ensure no net loss. On-site biodiversity net gain will be difficult to achieve.'

Objective 4: Landscape / townscape  Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape	>5km	
Green Belt	>10km	
TPO	Not on HCC land	
Net Effect: +		

#### **Objective 4 Justification:**

Strategic Landscape and Visual Assessment states – 'The landscape of this site comprises railway sidings with scrub growing along the northern boundary of the site, its condition is Poor.

The site is industrial in nature and adjacent to an existing Industrial Estate and has a Low sensitivity. The likely landscape effect of the proposals should only be slight adverse.

The site is not visible except from the railway line and from the windows of flats that have been built to the south east of the site adjacent to the south side of the railway. The visual sensitivity is low and the likely visual effect is negligible providing the development is appropriately designed.'

Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.			
Agricultu	ral Land Classification (ALC) Grade	Existing railway land	
Contamir	nated / brownfield land	Brownfield	
Heathlan	d/peat soils?	No	
Net Effect:		+	

# **Objective 5 Justification:**

Existing rail sidings and railway land.

# **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.

Heritage Assets:		
Scheduled Monument		
Holy Ghost Chapel	0.54km east	
Historic Park	N/A	
Listed Buildings		
5 No.	Within 500m	
Closest = Boundary walls to Church of the Holy		
Ghost (Grade II)	0.46km north east	
Conservation Areas (unnamed)	0.19km south, 0.43km east	
	and 0.47km south east	
Registered Battlefield:	N/A	
Archaeology Alert Yellow Buffer	On site	
Net Effect:		0

### **Objective 6 Justification:**

Heritage Statement states – 'There are no HER records at this location. The existing development on site, which includes considerable levelling to accommodate the rail line and siding, will have severely compromised the archaeological potential at the site. No archaeological constraint is anticipated although some industrial heritage might be associated with the site in terms of the old railway lines. The base geology is chalk and no Palaeolithic potential is associated.

The majority of the surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to these buildings or their settings. The locally listed Eli Lilly building will overlook the proposed site; however its setting is limited and should not be significantly altered by the proposals for the allocation site. As such, there should be no constraint which would preclude allocation.'

Objective 7: Water resources		
Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.		
SPZ Zone I	Majority of site within.	
SPZ Zone II	Eastern portion of site within.	
Public Water Supply	75m south	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		-
Objective 7 Justification: Proposed site is within an SPZ, less than 250 m of a	public water supply and over chal	k aquifer.
Objective 8	: Flood risk	·
	sk of flooding.	
Flood Zone:	Flood Zone 1	
Sand/gravel extraction (water compatible)	N/A	
Net Effect:		+
Objective 8 Justification:		
Proposed site within Flood Zone 1.		
	Communities	Llocal communities
Minimise negative impacts of waste management facilities  Proximity to Airport/aerodrome (safeguarding)	Outside safeguarding zones	l local communities.
, , , , ,	41m south	
Proximity to residential dwellings	0.69km north west	
Proximity to schools		
Proximity to hospitals	1.07km north	
Other amenities:	0.001/22 220 04	
Recreation ground / sports pitch	0.22km west	
Allotments	<30m south	
Stables	>5km	
Golf course	1.46km south west	
Net Effect:		0
		U
Objective 9 Justification: Based on the intended use of the proposed site and		g railway,
Based on the intended use of the proposed site and significant impact on nearby residential properties ar	nd amenity site, is not considered li	g railway,
Based on the intended use of the proposed site and significant impact on nearby residential properties ar  Objective 10  Minimise the impact of the transportation of aggregates	nd amenity site, is not considered li D: Transport and waste products on the local and s	g railway, kely.
Based on the intended use of the proposed site and significant impact on nearby residential properties ar  Objective 10  Minimise the impact of the transportation of aggregates netw	nd amenity site, is not considered li D: Transport	g railway, kely.
Based on the intended use of the proposed site and significant impact on nearby residential properties are Objective 10 Minimise the impact of the transportation of aggregates network Proximity of significant road junction?  A340 and A3010	nd amenity site, is not considered li D: Transport and waste products on the local and s	g railway, kely.
Based on the intended use of the proposed site and significant impact on nearby residential properties ar  Objective 10  Minimise the impact of the transportation of aggregates network  Proximity of significant road junction?  A340 and A3010  Proximity of Strategic Road Network (SRN)	od amenity site, is not considered li  D: Transport and waste products on the local and solvork.  0.14km southwest	g railway, kely.
Based on the intended use of the proposed site and significant impact on nearby residential properties ar  Objective 10  Minimise the impact of the transportation of aggregates network  Proximity of significant road junction?  A340 and A3010  Proximity of Strategic Road Network (SRN)  M3	nd amenity site, is not considered line.  D: Transport and waste products on the local and solvork.	g railway, kely.
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# Objective 11 Justification:

Proposed rail depot for aggregates. Potential to transport recycled secondary aggregates currently unknown.

Objective 12: Waste Hierarchy Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	Unknown	
Composted	N/A	
Recovered	N/A	
Net Effect:		?

### **Objective 12 Justification:**

Proposed rail depot for aggregates. Potential to transport recycled secondary aggregates currently unknown.

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

***************************************		
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect:	·	+

# **Objective 13 Justification:**

Proposed rail depot for aggregates. Potential to transport recycled secondary aggregates currently unknown.

Objective 14: Economic		
Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha	Unknown	
Deprivation index in locality	Decile 7	
Minerals (temporary) development	Permanent rail depot	
Waste (potentially permanent) development	N/A	
Net Effect: +		

### **Objective 14 Justification:**

The site is likely to generate permanent employment and the intended activity will support economic growth. The level of job creation is not known at this stage.

### **Objective 15: Green networks**

Efficience networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	Footpath 24 adjacent to	
	western end of site	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0

### **Objective 15 Justification:**

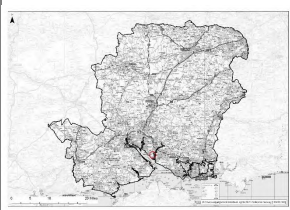
Footpath is linked to the railway underpass and is separate from the site entrance road

Site name: Hamble Airfield	Site ID: EAL02
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Grid reference: SU 477 078 Area (ha): 62

MWPA / LPA: Hampshire County Council / Eastleigh Borough Council





Site category: Mineral extraction

Current use: Scrub vegetation and rough grazing

Proposal: Extraction of up to 1.5 million tonnes of sharp sand and gravel

**Restoration:** Importation of approximately 1.9 million tonnes of inert material to restore to current site levels. Restoration to a combination of grazing, nature conservation, open space, public access and woodland.

**Proposal nominated by: CEMEX** 

**Previous consideration within the plan making process:** Site is allocated within the currently adopted Hampshire Minerals and Waste Plan (2013).

### Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water	Road	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

### **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with transportation by road.

Willierals extraorion proposal Within 1 100a Zone 1, with transportation by 10aa.		
Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water	Road	
Distance from air quality sensitive ecological	>200m	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Not within an Air Quality Management Area. Within 2 km of air quality sensitive ecological receptors (International and national sites). However, proposed mineral extraction site with inert backfill.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International cites:		
International sites: Solent Maritime SAC	0.3km	
	********	
Solent & Southampton Water SPA/Ramsar	0.3km	
Solent & Dorset Coast SPA	0.3km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Lee-on-the-Solent to Itchen Estuary SSSI	0.3km east	
Lincegrove & Hackett's Marshes SSSI	0.32km northeast	
Relevant SSSI Impact Risk Zone Issues:		
N/A		
Local sites:		
Mercury Marshes LNR	0.32km east	
Hook with Warsash LNR	0.55km east	
Hackett's Marsh LNR	0.78km north east	
Holly Hill Woodland Park LNR	0.94km	
Badnum Copse SINC 1A/1Cii/4A	40m north east	
Mercury Marine Saltmarsh SINC 4A/6A	307m east	
Mercury Marsh South SINC 4A	250m east	
Hamble Common North 2A SINC	600m south	
Hamble Common West 3Bii/5B SINC	520m south	
Netley to Hamble Shore 4A SINC	900m south & west	
West Wood (Royal Victoria Country Park)		
1A/1Cii/5B SINC	170m west	
Netley Lodge 1A/1Cii/5B SINC	810m west	
Spear Pond Gully 1B SINC	700m northwest	
St. Mary's Road Wood 1D SINC	810m northwest	
Priors Hill Copse/ Hound Grove 1A SINC	840m northwest	
Mallards Moor 1A/Cii SINC	300m north	
Net Effect:	1	

#### **Objective 3 Justification:**

The Ecological Statement states – 'Site likely to support some ecological interest, especially with the array of protected species that the scrubby habitats and proximity to very important international sites will give rise to. On-site habitats likely common and widespread but magnified by the vast amount of habitat that is currently on site. Finding biodiversity net gain here will be difficult as site likely already to provide an array of habitats. Early habitat creation will be required.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	3.3km south	
Green Belt	Not within 10km	
TPO	Not on HCC Land	
Net Effect:		0

### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Potential impact of development on the landscape:

The soils in this character area are extremely fertile and have traditionally supported a thriving market gardening economy. Mineral extraction can permanently affect the quality of soils on restoration. The sensitivity of this landscape is considered to be high in this residential area and development would have a Moderate adverse effect.

Opportunities for enhancement: Retain all vegetation around the boundaries and leave significant buffers between the proposed extraction areas and houses. The access should not result in the loss of mature trees in particular Oak trees. Restoration should be to open space, with a variety of habitats designed into the scheme.'

# **Objective 5: Soils**

Maintain and protect soil quality and protect the best and most versatile agricultural land.

Agricultural Land Classification (ALC) Grade	Grade 1, with areas of Grade	
, ,	2 and 3a on site.	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

### Objective 5 Justification:

Land is greenfield and Grade 1,2 and 3 soils are present on site. Therefore, careful consideration should be given to protection of soils. No heathland/peat soils.

Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument:		
St. Andrews Castle	0.75km south	
Historic Park:		
Royal Victoria Country Park	0.17km southwest	
Listed buildings:		
Former Airfield Building (Unknown Grade)	0.15km south	
37 Listed Buildings	Within 500m of site	
Conservation Areas:		
Old Bursledon Conservation Area	56m east	
Hamble Conservation Area	89m southeast	
Registered Battlefield:	N/A	
Archaeology Alert Green Buffer:	On-site	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'The HER records a small number of archaeological observations suggesting that the site does have some archaeological potential. But the archaeological potential is not well understood. There is nothing currently to suggest that an overriding archaeological issue will arise, but it is likely that archaeological survey and archaeological recording will need to be addressed. The archaeological evidence relating to the airfield includes a record of a well-preserved Battle HG on the western margin. It is possible that this merits preservation and if so, will constrain the western margin to a small degree.

The geological deposit is terrace 3, MIS6 (no hominids) and has only a moderate potential for derived artefacts. HER 65753 geo arch report

A concentration of historic buildings is located within the historic core of Hamble-le-Rice, approximately 500m to the south-east of the proposed site. This area, focused on the High Street and Satchell Lane comprises approximately 40 Grade II listed residential buildings and the Grade II\* church of St. Andrew. This area is buffered from the proposal site by the mass of development to the north of the high street and a tree line, breaking any visual link. However, any increased industrial traffic, during the lifespan of the extraction site, travelling along the High Street would likely have a negative impact on the setting of these historic buildings.

A second, more dispersed, group of historic buildings is located to the west of the proposed site, in the area now occupied by the Royal Victoria Country Park. The majority of these buildings, represented by Grade II, II\* and unlisted buildings, relate to the former Victoria Hospital (largely demolished in 1966) that was once located in what is now the country park. This area is visually separated from the proposed site by areas of development and tree lines and does not share a direct historical link to the site. There is nothing to suggest that Historic Buildings would represent an overriding concern. The proposed allocation site will not have a direct impact on any historic buildings or their settings, however

consideration should be given to the temporary effects that might be caused by change in traffic on the historic core of the settlement.'

nistoric core of the settlement.			
Objective 7: Water resources			
Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a			
sustainable way.			
Within a groundwater source protection zone (SPZ) No			
Within 250m of a Public Water Supply (PWS)	No		
abstraction point			
8m buffer of watercourses	Not within		
Over Chalk Principal Aquifer?	No		
Net Effect:		0	

### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, within 250m of a public water supply, within the 8m buffer of a watercourse or over a chalk principal aquifer.

Within the on build of a watercourse of ever a chair principal aquiler.			
Objective 8: Flood risk			
Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3 Flood Zone 1			
Sand/gravel extraction (water compatible) Yes			
Net Effect:			0

#### **Objective 8 Justification:**

The proposed site is within Flood Zone 1 and is water compatible development.

Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)	0.26km northwest of	
	Southampton Airport (within	
	safeguarding zone).	
Proximity to residential dwellings	Adjacent west, east and	
,	south	
Proximity to colleges/schools	0.03km north; 0.67km east	
Proximity to health facilities	0.38km north	
Other		
Recreation Pitch/ Sports Pitch	0.03km 0.11km east	
Sea Scouts	0.15km west	
Allotments	0.25km northwest	
Stables	0.73km northwest	
Golf Course	5.62km east	
Net Effect:		-

### **Objective 9 Justification:**

The site's red line boundary is in close proximity to residential dwellings, other amenity facilities and Southampton Airport.

Careful consideration will need to be given to screening any development from residential dwellings and amenities to minimise visual intrusion and noise. Careful consideration will also need to be given the issue of birdstrike in development operations and restoration proposals.

See also Objective 10, below, for transport considerations.

### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

network.		
Proximity of significant road junction?		
A3025	1.82km north	
Proximity of Strategic Road Network (SRN)?		
M27	2.28km northeast	
Method of materials transportation – road, rail		
and/or water	Road	
Net Effect:		

## **Objective 10 Justification:**

There is uncertainty regarding the capacity of the local roads/lanes to accommodate predicted HGV traffic, the degree to which additional HGV traffic would conflict with pedestrians and other road users and the potential for necessary local road repair and maintenance.

The Strategic Transport Assessment states – 'Transport Assessment Summary: The site promoter has suggested a possible HGV routeing via Hamble Lane (B3397) to the Windhover Roundabout where onwards journeys on the A3024 and M27 could be made.

As the site is not currently in use, there are no baseline traffic flows to include in the net assessment of additional movements.

The proposals suggest up to 154 daily HGV movements during years 2-7 when extraction and infill occur together, plus 20 daily movements associated with staff vehicles.

The applicant proposes a new access is proposed onto Hamble Lane. This would need to be supported by a future Transport Assessment or Statement.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

Through consultation on the draft Plan, local users have shared that people walk and cycle in the
carriageway (due to the lack of pavements or separate cycle facilities) on Satchell Lane. Safety of these
users should be considered through the Transport Assessment/Statement.

Objective 11: Sustainable minerals supply			
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.			
Does the proposal support production of recycled and secondary aggregate?			
Is the proposal an extension of existing mineral	N/A		
extraction?			
Net Effect:		0	

### **Objective 11 Justification:**

The proposal is for mineral extraction, with restoration to existing levels including backfilling with approximately 1.9Mt of inert material (recovery).

Objective 12: Waste Hierarchy			
Contribute towards moving up the waste hierarchy in the Plan area.			
Landfilled N/A			
Recycled		N/A	
Composted N/A			
Recovered		Inert backfill	
Net Effect:		+	

#### **Objective 12 Justification:**

The proposal is for mineral extraction, with restoration to existing levels including backfilling with approximately 1.9Mt of inert material (recovery).

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	No	
aggregate?		
Net Effect:		+

# **Objective 13 Justification:**

Minerals extraction.

minorale extractions			
Objective 14: Economic			
Support the Plan area's economic gro	wth and reduce disparities across the a	area.	
Job creation / Ha? Unknown ?			
Deprivation index in locality?	Decile 7		
Minerals (temporary) development?	Yes		
Waste (potentially permanent) development?	N/A		
Net Effect:		-	

### **Objective 14 Justification:**

The proposal is likely to create temporary employment, although number of jobs that would be created (which would be relatively limited in number) is currently unknown. Due to the location of the proposed site allocation, however, close to the coast and various boating facilities/enterprises, there is a significant risk that the proposal would have a significant detrimental effect on tourism and associated hospitality and supply-chain related businesses.

and supply snam related businesses.			
Objective 15: Green networks			
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.			
Public Rights of Way (PRoW) on site or <50m 1 no. footpath on site (route			
	no. 103/1/1)		
Will proposed restoration enhance networks of	Yes		
green and blue infrastructure and public access			
Net Effect:		+	

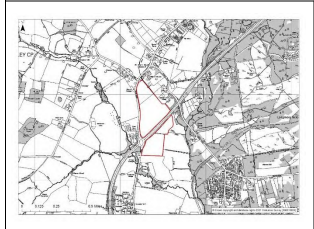
# **Objective 15 Justification:**

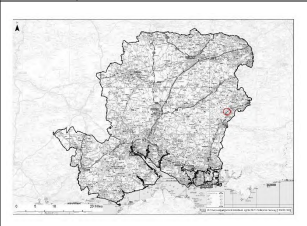
The statutory footpath that crosses the site will potentially be impacted by the proposed development of this site. However, restoration is to a combination of grazing, nature conservation, open space, public access and woodland.

Site name: Land at Goleigh Farm	Site ID: ESH01

Area (ha): 20

MWPA / LPA: South Downs National Park Authority / East Hampshire District Council





Site category: Mineral extraction

Current use: Open agricultural land

Grid reference: SU 774 297

Proposal: Extraction of up to 1.7 million tonnes of building and silica sand

Restoration: Wetland and conservation

Proposal nominated by: Grundon Waste Management Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C	limate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		0

### **Objective 1 Justification:**

Proposed minerals extraction site within Flood Zone 1, with transportation by road.

# **Objective 2: Air Quality**

Improve and maintain air quality at levels which does not damage natural systems and human health.

Net Effect:		0
Distance from air quality sensitive ecological receptors (International and national sites)	280m	
and/or water?	Road	
Method of materials transportation – road, rail		
Management Area (AQMA)?		
Site or transport route within Air Quality	No	

# **Objective 2 Justification:**

Site or transport route not within an Air Quality Management Area. 280m from closest air quality sensitive ecological receptors (International and national sites). However, proposed mineral extraction site with inert backfill.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected species.		
International sites: Wealden Heaths Phase II SPA	0.26km	
Wedder Hearie Flace ii Cl //	0.201111	

East Hampshire Hangers SAC	1.34km	
Woolmer Forest SAC	1.85km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Woolmer Forest SSSI	0.28km east	
Upper Greensand Hangers SSSI	1.34km west	
Noar Hill SSSI	2.7km west	
Wealden Edge Hangers SSSI	3.22km west	

Relevant SSSI Impact Risk Zone Issues:

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any development that could cause AIR POLLUTION (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste of more than 20m³/day to ground (i.e. to seep away) or to surface water, such as a beck or stream.

water, sacri as a beek or stream.		
Local sites:		
Liss Riverside Railway Walk LNR	0.42km southeast	
Wealdon Edge Hangers LNR	3.62km southwest	
River Rother 5A SINCE	70m south & west	
Hay Meadow, Snailing Lane 2A SINCE	700m west	
Little Wood, Greatham 1A SINC	920m north	
Church Lane Meadow 2D SINC	900m north	
Old Moor (Lower Groves Copse) 1Cii SINC	1km north	
Greatham Moor (North) 1Cii/3Bi/6A SINC	650m northeast	
Flashmere, Woolmer Forest 1Cii/2B/5B SINC	140m east	
Moor Park Farm Woodland (North & South of		
Railway Line) 1CII SINC	150m east	
Moor Park Farm Meadow 1 2B SINC	330m east	
Moor Park Farm Meadow 2 5B/6A SINC	330m east	
Liss Railway (disused) 1B/1Cii/2B/5B/6A SINC	430m east	
Liss Forest Site 1135 1Cii SINC	550m southeast	
Net Effect:		_

### **Objective 3 Justification:**

Ecological Statement states – 'Site unlikely to be of significant ecological interest – interest lies in landscape context for SPA/SAC, ancient woodland, and meadows. SINC/SSSI/SPA to the east of the site of most significance. Possible mature hedgerow/scattered trees on boundaries of the site. Impacts will arise from lighting, noise, dust and vibration, with potential hydrological issues should the groundwater/aquifer connection be likely. Some compensation/mitigation for loss of foraging would be welcome.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:			
South Downs National Park	Within		
Green Belt	Not within 10km		
TPO	Not on HCC Land		
Net Effect:		-	

### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The proposed site is within the South Downs National Park. The proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location.

The current landscape condition is Good given that the site comprises well managed farmland with a structure of mature hedgerows characteristic of the area.

The site has a low-moderate visual sensitivity due to the low-lying level landscape and the mature hedgerows which limit intervisibility. The visual impact will be greatest on properties on the north-east

boundary. Views of the site may be possible from the Greensand ridge near Hawkley and from the ridge near Rake but these will be long distance. The likely visual effect is moderately adverse. Potential impact of development on the landscape: Loss of farmland and potential loss of mature hedgerows and hedgerow trees which contribute to the enclosed, wooded character of the area. The sensitivity of the site is moderate due to the proximity of the ecological designations, Conservation Area and Listed buildings. However, this is a disturbed landscape with the noise from the A3 and B3006 adjacent, impinging on the setting. The effect of the proposal is likely to be moderately adverse. Opportunities for enhancement: Protect boundary hedgerows with their distinctive statuesque hedgerow trees allowing generous exclusion zones enforced prior to commencement. Buffer zones adjacent the residential properties on the north-east boundary should include noise attenuation and planting. Consider further noise attenuation and planting to reduce the aural and visual impact of the A3 on the surrounding landscape. Replant internal field hedgerows that may have to be removed. Consider restoration to neutral grassland.'

rectoration to mean an graceman		
Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Grade 3		
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

# Objective 5 Justification:

Land is greenfield and ALC Grade 3 and therefore consideration should be given to protection of soil quality. No heathland/peat soils.

# **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.

Heritage Assets	· J	Ĭ
Archaeology Yellow Alert Buffer:	Across northern boundary	
Scheduled Monument:		
Three Disc Barrows	2.16km northeast	
Historic Park:	N/A	
Listed buildings:		
4 Listed Buildings Grade II	Within 250m	
13 Listed Buildings Total	Within 500m	
Conservation Areas:		
Greatham	Adjacent north	
West Liss	0.56km south	
Registered Battlefield:	N/A	
Net Effect:		0

# Objective 6 Justification:

The Heritage Statement states – 'The HER records a small number of archaeological observations within the vicinity although the only record within the site, ridge and furrow evidence of medieval field systems, has been lost, presumably to ploughing. The site's location between two streams does suggest that the site does have some archaeological potential particularly for earlier prehistoric evidence, but archaeological survey results in the wider area do not suggest that it is likely to be an archaeologically rich area. The ridge and furrow and the nature of the historic landscape character suggest that this area was farmed and settled in the medieval period at least. Although the archaeological potential is not well understood it is not suggested as high and there is nothing currently to suggest that an overriding archaeological issue will arise, but it is likely that archaeological survey and archaeological recording will need to be addressed.

Largely on a base geology, with some Lynch Hill gravel in the south east margin, which has a high potential for derived artefacts.

Immediately to the east of the proposed allocation site, lies two grade II listed buildings; Goleigh Farmhouse (17<sup>th</sup> century) and an associated granary (18<sup>th</sup> century). These buildings share both visual and historic links to the proposed site. Although temporary, the proposed allocation has the potential to negatively affect the settings of these buildings. Although the impact on Historic Buildings would not necessarily be an overriding constraint, it is likely that work to minimize harm will be required, presenting some level of constraint.'

### **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

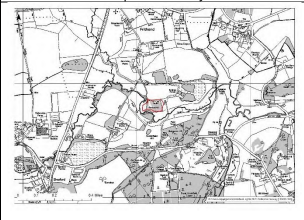
Within a groundwater source protection zone	Within Zones 1, 2 and 3	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)	No, 3 PWS abstractions 260-	
abstraction point?	430m east	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		_
Objective 7 Justification:		_
Within Zones 1,2 and 3 of groundwater source prot	action zono (SDZ). Not within 9m	watercourse buffer
		watercourse burier.
	8: Flood risk	
	risk of flooding.	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		+
Objective 8 Justification:		
The proposed site is within Flood Zone 1.		
Objective 9	: Communities	
Minimise negative impacts of waste management faciliti	es and mineral extraction on people a	nd local communities.
Proximity to Airport/aerodrome (safeguarding)?	>10km	
Proximity to residential dwellings?	28m west	
Proximity to schools?	0.53km north	
Proximity to hospitals?	5.17km northeast	
Other:		
Recreation ground/ sports pitch	0.54km north	
Allotments	0.67km north	
Stables	2.8km northwest	
	Z.OKIII HOITIWCST	
Golf course	3 99km northeast	
Golf course  Net Effect: Objective 9 Justification:	3.99km northeast	0
Net Effect: Objective 9 Justification: The site could potentially have impacts for resident However, these impacts could be mitigated.	s from noise, highway movements	
Net Effect: Objective 9 Justification: The site could potentially have impacts for resident However, these impacts could be mitigated. Objective of Minimise the impact of the transportation of aggregates	s from noise, highway movements	, dust etc.
Net Effect: Objective 9 Justification: The site could potentially have impacts for resident However, these impacts could be mitigated. Objective of Minimise the impact of the transportation of aggregates	s from noise, highway movements  10: Transport  es and waste products on the local and	, dust etc.
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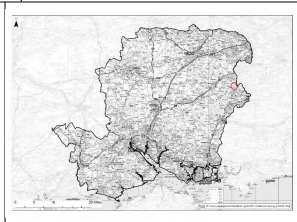
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Unlikely, wetland restoration	?
Net Effect:	, , , , , , , , , , , , , , , , , , ,	?
Objective 12 Justification:		
Use of inert backfill as part of restoration, uncertain.		
Objective 13: Minerals a	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste ma		supply of minerals to
	ocal needs.	
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	?	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal is a mineral extraction facility.		
	4: Economic	
Support the Plan area's economic growt Job creation / Ha?	n and reduce disparities across the a	? ?
	Decile 5	ſ
Deprivation index in locality?  Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:	IV/A	1
Objective 14 Justification:		+
The proposal is likely to create temporary employments	ant although ich creation is curre	ntly unknown. The
site would contribute to economic growth.	in, although job creation is curre	illy ulikilowii. The
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	dira gi compacci
The same and the s		
Will proposed restoration enhance networks of	Yes	
green and blue infrastructure and public access		
Net Effect:		+
Objective 15 Justification:		
No PRoW on site or within 50m. Restoration to wetland and conservation.		

Site name: Frith End Quarry Extension | Site ID: ESH02

Grid reference: SU 811 388 Area (ha): 1.7

MWPA / LPA: Hampshire County Council / East Hampshire District Council





Site category: Mineral Extraction

Current use: Active quarry – Extension area is open grassland and woodland

Proposal: Extension to existing quarry for the extraction of up to 150,000 tonnes of soft sand and silica

sand

Restoration: Restoration to grassland and woodland

Proposal nominated by: Grundon Waste Management Ltd.

**Previous consideration within the plan making process:** Parent site is safeguarded under Policy 16 of the currently adopted Hampshire Minerals and Waste Plan (2013).

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Climate Change  Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate change.		to obongo
Generates energy/heat production?	N/A	le change.
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in flood Zone 1, 2 and/or 3?	Mostly Flood Zone 1 (1.32%	
·	in FZ2 and 0.66% in FZ3).	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		0

#### **Objective 1 Justification:**

The site is proposed for minerals extraction mostly within Flood Zone 1 (very small portion within Flood Zones 2 and 3), with transportation by road.

Objective 2: Air Quality			
Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality	No		
Management Area (AQMA)?			
Method of materials transportation – road, rail			
and/or water?	Road		
Distance from air quality sensitive ecological	>200m		
receptors (International and national sites)			
Net Effect:		0	

#### Objective 2 Justification:

Site or transport route not within an Air Quality Management Area. Transportation by road. Within 2km of air quality sensitive ecological receptors (International and national sites). However, proposed mineral extraction site.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:		
Wealden Heaths Phase II SPA	0.32km	
East Hampshire Hangers SAC	2.86km	
Thursley, Ash, Pirbright and Chobham SAC	3.13km	
Thursley, Hankley & Frensham Commons SPA	3.13km	
Shortheath Common SAC	3.29km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Broxhead & Kingsley Commons SSSI	0.34km south	
Thursday, Hankley & Frenshaw Commons SSSI	3.09km northeast	
Relevant SSSI Impact Risk Zone Issues:		
Planning applications for quarries, including: new pro	posals, Review of Minerals	
Permissions (ROMP), extensions, variations to conditions etc. Oil & gas		
exploration/extraction.		
Any development that could cause AIR POLLUTION (incl: industrial/commercial		
processes, livestock & poultry units, slurry lagoons & digestate stores, manure		
stores).		
Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.		
Any discharge of water or liquid waste of more than 20m³/day to ground (i.e. to		
seep away) or to surface water, such as a beck or stream.		
Local sites:		
Broxhead Kingsley Common LNR	0.34km south	
Grooms Farm Sand Pit, Frithend Site of Importance		
for Nature Conservation (SINC)	On site	
Mellow Farm Meadows SINC	100m east	
River Wey & Adjacent Wood on Headley Wood	100	
Estate SINC	430m southeast	
Heath Hill SINC	430m east	
Bordon Sandpit SINC	500m southwest	
Net Effect:		-

#### **Objective 3 Justification:**

Ecological Statement states – 'Site has potential for significant ecological interest, including Great Crested Newts and sand martins that surveys have not ruled out.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
South Downs National Park	0.81km north	
Green Belt	>10km	
TPO	Not on HCC Land	
Net Effect:		0

#### **Objective 4 Justification:**

Strategic Landscape and Visual Assessment states – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location. Landscape Assessment Summary: The proposal site is in a moderately good condition. The disturbance already experienced to its north and east faces, reduces its quality. Due to the limited amount of intervisibility from a limited number of receptors, the site has a relatively low visual sensitivity and the proposals are likely to have a slight adverse visual effect.

Potential impact of development on the landscape: Extraction requires the complete removal of the Hill and its associated vegetation. The visual horizon for users of adjacent PRoW and nearby scattered properties will be extended. The landscape setting is secluded, well wooded and generally has a high perception of "naturalness". The proposal site is relatively self-contained within the undulating landform of the Slea Valley. The landscape sensitivity is moderate and the likely landscape effect is moderately adverse.

Opportunities for enhancement: Existing boundary mature trees and hedgerows must be protected by substantial construction exclusion zones. Additional native hedge planting adjacent FP 26 should be

delivered at an early date. Inclusion of locally native species woodland and grassland seed mixes compatible with the surrounding habitats, should be included in the restoration plan. The aim of restoration should be to maintain and connect the existing rich biodiversity of woodland, heath and grassland habitats. Native planting alongside the River Slea boundary would aid melding of the new landform into the valley landscape.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 3	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

# **Objective 5 Justification:**

Land is greenfield and ALC Grade 3 is present on site. Therefore, consideration should be given to protection of soil quality. No heathland/peat soils.

#### **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.

Heritage Assets		
Archaeology Alert Green Buffer	0.11km south & immediately	
	north	
Archaeology Alert Yellow Buffer	0.19km south	
Scheduled Monument:		
Alice Holt Forest	0.76km north	
Historic Park:	N/A	
Listed buildings:		
4 Listed Buildings within 500m (closest = Trottsford		
Farmhouse (Grade II)		
Conservation Areas:	0.28km southwest	
Registered Battlefield:	N/A	
	N/A	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'The existing quarry has been subject to ongoing archaeological monitoring and has encountered a wide range of archaeological material, most notably Iron Age material and Mesolithic material. The area has a high archaeological potential – potential to encounter as yet unrecorded archaeological remains. Despite the high archaeological potential there is nothing currently to suggest that an overriding archaeological issue will arise, but it is likely that archaeological survey and archaeological recording will need to be addressed.

There is not understood to be any palaeolithic potential within these sands.

Within 500m of the site there are two clusters of Grade II listed buildings; Grooms Farm and Trottsford Farm. Direct visual links between these buildings and the site are almost completely obscured and the proposed extension would add no significant additional effect to the current impact on these buildings' settings. As such, there should be no constraint which would preclude allocation.'

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

odotaniable way.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		0

#### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within the 8m watercourse buffer.

Objective 8: Flood risk		
Reduce the risk of flooding.  Site in flood Zone 1, 2 and/or 3?  Mostly Flood Zone 1 (1.32%		
, , , , , , , , , , , , , , , , , , , ,	in FZ2 and 0.66% in FZ3).	

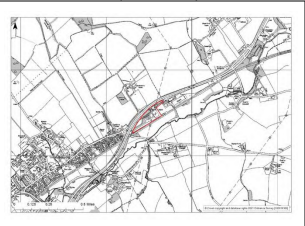
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:	165	0
Objective 8 Justification:		U
Flood Zone 1 (very small portion within Flood Zone	e 2 and 3)	
	Communities	
Minimise negative impacts of waste management facilities		and local communities
Proximity to Airport/aerodrome (safeguarding)?		
Farnborough Airfield Safeguarding Zone	0.53km north	
Proximity to residential dwellings?	0.8km southwest	
Proximity to schools?	2.36km southeast	
Proximity to hospitals?	4.24km southwest	
Other:		
Proximity to Recreation ground/ sports pitch?	2.13km west	
Proximity to Allotments?	1.5km west	
Proximity to Stables?	0.99km northwest	
Proximity to Golf course?	2.09km northwest	
Net Effect:		+
Objective 9 Justification:		
No residential or amenity facilities within 250m of the		
	10: Transport	
Minimise the impact of the transportation of aggregate	es and waste products on the local an twork.	d strategic transport
Proximity of significant road junction?	twork.	
A325 & B3004	0.9km southwest	
Proximity of Strategic Road Network (SRN)	6.44km northwest	
Method of materials transportation – road, rail	C. I IIIII IICIUIWOCI	
and/or water?	Road	
Net Effect:	1.000	0
movements, the applicant has estimated that during the extraction operations, this would be equivalent to approximately 40 two-way HGV movements per day, with a maximum of 10 two-way car movements from staff. Presently the site generates 8 two-way movements per hour, which translated to 48 two-way movements per day and 10 two-way staff movements. The extension is not expected to generate additional movements. It is proposed by the applicant that the Site would use the existing access directly onto the A325, to serve a local market. As the existing access to the A325 from Frith End Quarry will be used, it is unlikely that any access works will be required. Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'		
	nable minerals supply	
Support sustainable extraction, re-use and	recycling of mineral and aggregate re	esources.
Does the proposal support production of recycled	N/A	
and secondary aggregate?	- N	
Is the proposal an extension of existing mineral	Yes	
extraction?		
Net Effect:		+
Objective 11 Justification:	on facility	
The proposal is an extension to a minerals extraction		
	Waste Hierarchy ne waste hierarchy in the Plan area.	
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Unknown, backfill required	?
Net Effect:		?
Objective 12 Justification:		
Use of inert backfill as part of restoration, uncertain		

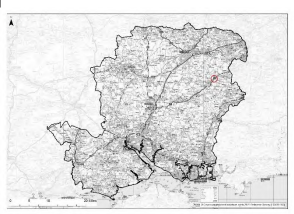
Objective 13: Minerals and waste self-sufficiency  Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.		
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled aggregate?	N/A	
Net Effect:		+
Objective 13 Justification: The proposal is an extension to a mineral extraction to	facility.	
Objective 14: Economic		
Support the Plan area's economic growth		area.
Job creation / Ha?	Unknown	
Deprivation index in locality?	Decile 5	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	No	
Net Effect: +		
Objective 14 Justification: The proposal is likely to create temporary employment, although job creation is currently unknown. The site would contribute to economic growth.		
Objective 15: G	reen networks	
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	Yes	
green and blue infrastructure and public access		
Net Effect: +		
Objective 15 Justification: No PRoW on site or within 50m. Restoration to grassland and woodland.		

Site name: Holybourne Rail Terminal	Site ID: ESH03
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Grid reference: SU 746 415 Area (ha): 4.2

MWPA / LPA: Hampshire County Council / East Hampshire District Council





Site category: Mineral processing and Rail depot

Current use: Existing Oil and Gas development

**Proposal:** Redevelopment of the existing oil and gas site to reduce the working area of the existing site and develop a mixed-use employment scheme and aggregate handling/processing area with an extension to the existing railhead to serve the site

Restoration: None (permanent development)

Proposal nominated by: Igas Energy PLC

**Previous consideration within the plan making process:** Site is safeguarded under Policy 16 of the currently adopted Hampshire Minerals and Waste Plan (2013).

#### Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C	imate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Rail	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		_

#### **Objective 1 Justification:**

Development of a mixed-use employment scheme and aggregate handling/processing area with an extension to the existing railhead to serve the site on an existing oil and gas site, whin Flood Zone 1. Materials transportation by rail.

Objective 2: Air Quality			
Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality	No		
Management Area (AQMA)?			
Method of materials transportation – road, rail			
and/or water?	Rail		
Distance from air quality sensitive ecological	>2km		
receptors (International and national sites)			
Net Effect:		+	

# **Objective 2 Justification:**

Site or transport route not within an Air Quality Management Area. Materials transportation by rail. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geod		ra and fauna and
International sites:	d species.	
East Hampshire Hangers SAC	2.71km southeast	
Screened in by HRA Screening Assessment?	No	
National sites:	140	
Upper Greensand Hangers SSSI	2.92km southeast	
Relevant SSSI Impact Risk Zone Issues:	2.02MH Godffodot	
Any industrial/agricultural development that could ca	use air pollution (incl: industrial p	rocesses, livestock
& poultry units with floorspace > 500m², slurry lagoo		
3500t).	a. a.gaatata ata aa 🔻 aa ,	
Local sites:		
Round Wood 1A SINC	610m north	
Net Effect:		0
Objective 3 Justification:		-
The Ecological Statement states - 'Mature woodland	I habitats within the site will be dit	ficult to replace
should removal be scoped in. Retain if possible, other		
nature means that lighting will be an issue, and if po		
whole site is to be developed. Noise, vibration and o		
traffic associated with industrial units will exacerbate		
	scape / townscape	
Protect and enhance landscape and townscape		tranquillity.
Nationally designated landscape:		
South Downs National Park	1.41km southeast	
Green Belt	>10km	
TPO	Not on HCC land	
Net Effect:		0
Objective 4 Justification:		
not have an adverse impact on the natural beauty of the National Park due to scale, design and location. The site is currently partially used for industrial purposes with large Oil container tanks which are not attractive and this part of the site in in poor / moderate condition. The wooded part of the site is in good condition, and it provides an important visual buffer to the less attractive elements on the site. Potential impact of development on the landscape: Potential loss of vegetation opening up views of the site from A31. Increased size of railway sidings. Increased industrialisation of an essentially rural setting. Increased development on this site could have a negative impact on the surrounding rural landscape. Any tree loss should be limited to retain the sites visual containment. The sensitivity of this site is moderate, and additional development would require careful mitigation.  Opportunities for enhancement: Retain existing vegetation around and within the site. Keep a 20m buffer of planting within the site along the boundary with the A31. Provide additional screening around the southern boundary of the site, planting native species. Restrict the height of any new buildings / structures to 10m or below.'  Objective 5: Soils  Maintain and protect soil quality and protect the best and most versatile agricultural land.  Agricultural Land Classification (ALC) Grade  N/A  Contaminated / brownfield land  Part previously developed land		
Heathland/peat soils?	No	
Net Effect:		+
Objective 5 Justification:		
Part previously developed land with no agricultural la	and or heathland/peat soils.	
	oric environment	
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Archaeology Yellow Alert Buffer:	Immediately west	
Archaeology Red Alert Buffer:		
Alchaeology Ned Alert Bullet.	Immediately southwest	
Scheduled Monument: Cuckoo's Corner Roman Settlement	Immediately southwest  0.17km NW & SW	

Bonhams Milestone (Grade II Listed) Total 2 Listed Buildings	61m north Within 500m of site	
Conservation Areas:		
Holybourne Conservation Area	0.56km west	
Registered Battlefield:	N/A	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states - 'The site is an existing rail depot. Mapped and LiDAR evidence suggest that the site will have been heavily impacted by existing development which will have compromised the survival of archaeological remains. There is a northern section which appears not to have been impacted. For the most part, it is unlikely that redevelopment of developed part of the site will have archaeological implications, however development of the undeveloped part of the site may have some archaeological implications due to the putative presence of the line of the Roman road. The site is on Lynch Hill gravel which has a high potential for derived artefacts.

Within 500m of the site there are two recorded historic buildings a Grade II milestone, on the northern boundary of the A31 and the Grade II\* listed Bonham's Farm, 320m to the north of the A31. The setting of the milestone can be considered to be limited whereas the setting of the Farmhouse can be considered to be much wider. However, the creation of the A31 interrupted the setting of the farmhouse, creating a visual barrier and altering any historic landscape connection. Therefore, the proposed allocation site will not have a direct impact on any historic buildings or their settings. As such, there should be no constraint which would preclude allocation.'

# **Objective 7: Water resources** Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way. Within a groundwater source protection zone No

Net Effect:		0
Over Chalk Principal Aquifer?	Yes	
8m buffer of watercourses	Not within	
abstraction point?	140	
Within 250m of a Public Water Supply (PWS)	No	
(SPZ)?		

#### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within the 8m watercourse buffer.

the offi watercoarse barrer.		
Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?  N/A		
Net Effect:		_

#### **Objective 8 Justification:**

The proposed site is within Flood Zone 1.			
Objective 9: Communities			
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities			
Proximity to Airport/aerodrome (safeguarding)?			
Odiham Airfield/ RAF Odiham	7.04km north		
Farnborough Airfield Safeguarding Zone	Within		
Farnborough Airfield	14.77km northeast		
Proximity to residential dwellings?	0.12km west		
Proximity to schools?	1.18km southwest		
Proximity to hospitals?	4.58km southwest		
Other			
Proximity to Recreation round/ sports pitch	0.27km west		
Proximity to Allotments	2.77km southwest		
Proximity to Stables	3.24km east		
Proximity to Golf Course	2.98km northwest		
Net Effect:		0	
Objective 9 Justification:			

Due to the current and proposed use and the distance of the site from Farnborough Airfield, the airport safeguarding issue would not be significant. As an existing industrial activity and being located between the A31 dual carriage way and the railway, increase in visual intrusion and noise on the nearby residential area would not be significant, particularly as the residential area is located on the opposite side of the A31.

Objective 10: Transport  Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.		
Proximity of significant road junction?	0.89km east	
Proximity of Strategic Road Network (SRN)		
A31	Immediately North	
Method of materials transportation – road, rail		
and/or water?	Rail	
Net Effect:		+

#### **Objective 10 Justification:**

The Strategic Transport Statement states – 'The applicant suggests a number of new uses at this site, but at this time, the mix is not known and estimates of trips are not provided. The applicant suggests that minerals, waste an existing oil and gas outputs could utilise the rail route for transport. However, additional uses, including waste processing, and employment, would generate different types of levels of trips. Nevertheless, the direct proximity to the A31 means that these trips would likely have a relatively low impact on the operation of the A31.

The applicant proposes an extension to the existing railhead. The existing road access onto the A31 Is Very likely to be suitable for the movements from future alternative uses given that the site is co-located with an existing waste processing plant. Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	?	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		2

# **Objective 11 Justification:**

Materials handled at the site uncertain.

Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	Unknown	?
Composted	N/A	
Recovered	Unknown	?
Net Effect:		?

#### **Objective 12 Justification:**

Materials handled at the site uncertain.

# **Objective 13: Minerals and waste self-sufficiency**

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	Unknown	
aggregate?		
Net Effect:		_

#### **Objective 13 Justification:**

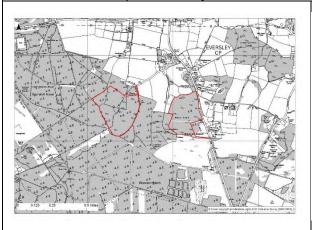
Materials handles at the site uncertain

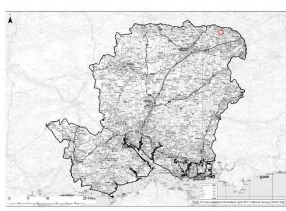
Materials handles at the site uncertain.			
Objective 14: Economic			
Support the Plan area's economic growth and reduce disparities across the area.			
Job creation / Ha? Unknown			
Deprivation index in locality?	Decile 9		

Minerals (temporary) development?	Permanent	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create permanent employment, although number of jobs created is currently unknown. The site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of green and blue infrastructure and public access	N/A	
Net Effect:		0
Objective 15 Justification: No PRoW affected. Permanent development		

Site name: Warren Heath West & Warren	Site ID: HAR01
Heath East	
Grid reference: SU 774 602 (West) & SU 782 603	Area (ha): 19.2 ha (west) &
(East)	14.6 ha (east)

MWPA / LPA: Hampshire County Council / Hart District Council





Site category: Mineral extraction

Current use: Managed woodland

**Proposal:** Extraction of 2.196 million tonnes of sand and gravel from Warren Heath West and 0.69 million tonnes of sand and gravel from Warren Heath East

**Restoration:** Warren Heath East to be returned to native woodland with a sloping landform, similar to existing, descending to the west. Warren Heath West to be restored to surrounding levels with a mixture of native woodland around the edges and heathland in the central area extending westward

Proposal nominated by: R Collard Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

#### **Objective 1 Justification:**

Proposed minerals extraction site within Flood Zone 1 and with materials transportation by road.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.		
		numan nealth.
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water?	Road	
Distance from air quality sensitive ecological	Zero/within	
receptors (International and national sites)		
Net Effect:		

# **Objective 2 Justification:**

Site or transport route not within an Air Quality Management Area. Transportation by road. Adjacent to or within an air quality sensitive ecological receptor (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:		
Thames Basin Heaths SPA	Zero / within	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Bramshill SSSI	Zero/ Adjacent to south of	
	site	
Castle Bottom SSSI	0.22km southeast	
Castle Bottom NNR	0.60km southeast	

Relevant SSSI Impact Risk Zone Issues:

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any development that could cause AIR POLLUTION or DUST either in its construction or operation (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Mechanical and biological waste treatment, inert landfill, non-hazardous landfill, hazardous landfill, household civic amenity recycling facilities construction, demolition and excavation waste, other waste management.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Warren Heath C 3Bi SINC	Onsite	
Coombes Wood 1B SINC	Adjacent	
Great Copse, Eversley 1A/1B SINC	140m east	
Lower Eversley Copse 1A/1Cii SINC	520m northeast	
Kiln Close Copse Meadow 2A SINC	710m east	
Playing Field Heath Track 6A SINC	655m west	
Net Effect:		

# **Objective 3 Justification:**

The Ecological Statement states – 'Proposed development site is potentially within internationally, nationally and locally important sites for nature conservation. The site is given a moderate to high level of importance due to its proximity to the adjacent SPA/SSSI, and the contribution of the onsite habitats (rotational felling) to supporting the interest of these sites.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape >5km		
Green Belt	>10km	
TPO	Not on HCC land	
Net Effect:		0

# Objective 4 Justification:

The Strategic Landscape and Visual Assessment states – 'The Sites comprise a mix of conifer plantation, deciduous woodland and regenerating heathland. Used by commercial leisure enterprises, parts of both the West and East Sites have experienced a degree of wear and tear with facilities installed to support this use. This notwithstanding, the overall landscape condition of both Sites is Good. Western Site: Long distance views to/ from the area are constrained by surrounding woodland/plantations. But the northern boundary is sensitive due to the 3 properties that are in close proximity. Almost half the site's boundary is highly visually sensitive due to the well-used PRoWs that run immediately alongside. Visual sensitivity is high. The proposals are likely to have a high adverse effect.

<u>Eastern Site:</u> The northern boundary is highly sensitive due to the open character of the high-quality Church Farm Conservation Area adjacent. The eastern boundary is sensitive due to being immediately adjacent the public highway and the presence of a number of nearby properties. Visual sensitivity is high. The proposals are likely to have a high adverse effect.

Potential impact of development on the landscape: Proposed sand and gravel extraction will:
remove areas of plantation, regenerating heathland and woodland;

- disturb the adjacent internationally important Thames Basin SPA, the locally designated Coombes Wood SINC & Ancient Woodland, and remove the entirety of the Warren Heath SINC;
- introduce visual and aural intrusion for users of the adjacent public rights of way;
- remove part of an historic "ride", designated under the Grade 1 Bramshill Park listing;
- potentially affect the setting of the Eversley Church Farm Conservation area and adjacent listed buildings;
- further suburbanise the character of the A327, alongside the Eastern site.

Western Site: Although self-contained within the plantation landscape, the proposal would see the removal of a SINC and part of a designated Grade 1 listed park. It would also affect the setting, the tranquillity and sense of remoteness, of two well used PRoW and three residential properties 100m to the north. Landscape sensitivity is Medium-high. The proposals are likely to have a large adverse landscape effect.

Eastern site: Also contained by surrounding woodland, this site is exposed to the A327 on the eastern boundary, and the open farmland to the north where it is bounded by and provides the setting for a Conservation Area. Landscape sensitivity is Medium-high. The proposals are likely to have a large adverse landscape effect.

Opportunities for enhancement:

#### Western Site:

- retain at least 100m woodland buffer zone along the northern boundary between the proposed quarry and Arletts Bungalow
- retain Warren Heath SINC
- retain at least a 10m strip of regenerative vegetation alongside Three Castles Path
- retain the historic Bramshill Park "ride"
- any bunding around the proposed site should be set back from the adjacent PRoW with a vegetated buffer strip between.

# Eastern Site:

- Retain a woodland buffer zone on the north facing slope along the northern boundary between proposed quarry and CA.
- Set back any bunding around the proposed site, from the adjacent A-road with a vegetated buffer strip between.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Grade 3 Present		
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	Yes	
Net Effect:		

# **Objective 5 Justification:**

Land is greenfield and ALC Grade 3 and heathland soils are present and therefore consideration should		
be given to protection of soil quality.		
Objective 6: Hist	oric environment	
Protect and conserve the historic environment, signific	cance of heritage assets and features	and their setting.
Heritage Assets:		
Archaeology Alert Green Buffer	Adjacent to east	
Archaeology Alert Yellow Buffer	0.28km north	
Scheduled Monument:		
Historic Park:	On western parcel	
Bramshill Park	0.78km north	
Warbrook House		
Listed buildings:		
2 Listed Buildings	Within 250m	
(Closest = Arletts Cottage (Grade II)	45m northwest	
8 Listed Buildings	Within 500m	
Conservation Areas:		
Eversley Church Farm Conservation Area	Immediately north	
Registered Battlefield:	N/A	
Registered Park and Garden:		
Bramshill Park	0.78km north of western	
	parcel	
Net Effect:		-

#### Objective 6 Justification:

The Heritage Statement states – 'There are no archaeological sites currently recorded. Archaeological survey in the vicinity has suggested some, but limited, archaeological potential. It is unlikely that archaeological issues will emerge as overriding, but it is likely that some archaeological mitigation will be required during the progress of the application or development.

The Boyn Hill Gravel and the Silchester gravel have only a moderate potential for derived palaeolithic artefacts.

The proposed allocation is formed of two parcels of land, west and east. The eastern parcel lies close to a group of six historic buildings centred on the Grade I listed St. Mary's Church, approximately 500m to the north of this area (these are comprised of one Grade I listed building, one grade II\* listed buildings and four grade II listed buildings). Although some visual link may be possible between these buildings and the eastern allocation, the allocation area is not an important part of the setting of these buildings. If effective screening is incorporated into the design any harm could be minimised to the point that there would be no significant constrain to the allocation of the eastern area.

Immediately to the north of the western allocation lies Arletts Cottage, a Grade II listed dwelling. The allocation plan appears to show that access to the western allocation area will be created either in front of or through the entrance to Arletts Cottage. The setting of Arletts Cottage is likely to include the approach to the house, which passes through a set of whitewashed, wrought iron, gates (which, depending on the circumstances of the listing, could be treated as a part of the listed building, as it falls within the curtilage of the property). As such, access arrangements in this area have the potential to harm the setting of Arletts Cottage. It is possible that considerate design might be able to minimise the negative impact or, through effective screening and management, enhance the setting of the heritage asset. Otherwise, this may add a specific constraint on allocation.

The western allocation area lies close to the nationally important, Grade I listed, Bramshill House. The Bramshill House estate includes nine historic buildings (including the house itself), five Grade I listed, three Grade II listed and one unlisted. In addition to this, the historic park and garden is also covered by a Grade 1 listing. The modern day setting of Bramshill House is defined by the historic park and garden, the extent of which covers a significant area. Owing to this historic context, the setting of Bramshill House should not be narrowly defined through visual link but through the historic extent of its gardens (as defined by the historic park and gardens listing). The proposed western allocation includes an area covered by the Bramshill House garden extent and as such directly impacts the setting of the Grade I Listed House. Owing to the historic context of the garden in relation to the house, even if screening is affected that blocks the view of the western allocation area from Bramshill House the impact will remain which might cause substantial harm to Bramshill House. As such, this is likely to represent a significant constraint on allocation.'

#### **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a

Sustamable way.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

#### **Objective 7 Justification:**

Not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer

an oni watercourse buner.		
Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		+

#### Objective 8 Justification:

Within a Flood Zone 1 and water compatible development.

# **Objective 9: Communities**

Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.

Proximity to Airport/aerodrome (safeguarding)?	8.94 km southeast, site lies	
Farnborough Airport	within Safeguarding Zone	

Proximity to residential dwellings?	50m east	
Proximity to schools?	0.97 km north	
Proximity to hospitals?	4.83 km southwest	
Other:		
Recreation ground / sports pitch (distance)	0.76 km southwest	
Allotments (distance)	2.27 km northeast	
Stables (distance)	1.17km west	
Golf course (distance)	2.44km south	
Net Effect:		0

#### **Objective 9 Justification:**

Due to the current and proposed use and the distance of the site from Farnborough Airfield, the airport safeguarding issue would not be significant. The site could potentially have impacts for residents of nearby properties from noise, highway movements, dust etc. However, these impacts could be mitigated.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport

network.		
Proximity of significant road junction?		
A327 & A30	1.62km south	
Proximity of Strategic Road Network (SRN)		
M3	4.44km south	
Method of materials transportation – road, rail		
and/or water?	Road	
Net Effect:		0

#### **Objective 10 Justification:**

The Strategic Transport Statement states - 'The applicant suggests that at an extraction rate of 215,000tpa (the current extraction rate) equates to 31 two-way HGV trips daily. They suggest that staff vehicle numbers are likely to be fewer than 10, suggesting a maximum of a further 10 two-way trips. Following extraction, and during the restoration of the sites, the applicant suggests that approximately 117,500 tpa of inert material would be brought in, over four years. The applicant suggests this would equate to 18 daily two-way HGV trips and a further 10 two-way staff trips.

The Site exits directly onto an A road, the A327, and the shortest route to the wider network is via the A30 towards junction 4a of the M3.

An improved access onto the A327 would be required.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

the state of the s		
Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	N/A	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect: 0		0

#### **Objective 11 Justification:**

Use of inert backfill as part of restoration, uncertain.

Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Potential, Unknown fill	?
	material	
Net Effect: ?		?

# **Objective 12 Justification:**

Use of inert backfill as part of restoration, uncertain.

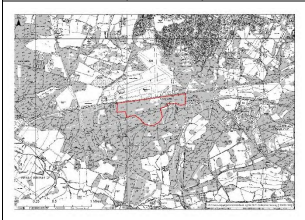
#### Objective 13: Minerals and waste self-sufficiency

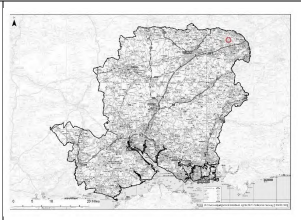
Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal is a mineral extraction facility.		
Objective 14	l: Economic	
Support the Plan area's economic growth	n and reduce disparities across the a	rea.
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 7	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employme	nt, although job creation is curre	ntly unknown. The
	nt, although job creation is curre	ntly unknown. The
The proposal is likely to create temporary employme site would contribute to economic growth.	nt, although job creation is curre	ntly unknown. The
The proposal is likely to create temporary employme site would contribute to economic growth.	Green networks	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: 6	Green networks d enable safe access to countryside Bridleway 080/11/1 adjacent	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: G Enhance networks of green and blue infrastructure an	Green networks d enable safe access to countryside	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: G Enhance networks of green and blue infrastructure an	breen networks d enable safe access to countryside Bridleway 080/11/1 adjacent to southern boundary of western parcel.	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: G Enhance networks of green and blue infrastructure an	breen networks d enable safe access to countryside Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: G Enhance networks of green and blue infrastructure an	breen networks d enable safe access to countryside Bridleway 080/11/1 adjacent to southern boundary of western parcel.	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: General Enhance networks of green and blue infrastructure and Public Rights of Way (PRoW) on site or <50m	Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent to eastern boundary of western parcel.	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: G Enhance networks of green and blue infrastructure an	Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent to eastern boundary of	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: General Enhance networks of green and blue infrastructure and Public Rights of Way (PRoW) on site or <50m  Will proposed restoration enhance networks of green and blue infrastructure and public access	Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent to eastern boundary of western parcel.	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: General Enhance networks of green and blue infrastructure and Public Rights of Way (PRoW) on site or <50m  Will proposed restoration enhance networks of	Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent to eastern boundary of western parcel.	•
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: General Enhance networks of green and blue infrastructure and Public Rights of Way (PRoW) on site or <50m  Will proposed restoration enhance networks of green and blue infrastructure and public access  Net Effect: Objective 15 Justification:	Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent to eastern boundary of western parcel. Similar to existing	and greenspace.
The proposal is likely to create temporary employme site would contribute to economic growth.  Objective 15: General Enhance networks of green and blue infrastructure and Public Rights of Way (PRoW) on site or <50m  Will proposed restoration enhance networks of green and blue infrastructure and public access  Net Effect:	Bridleway 080/11/1 adjacent to southern boundary of western parcel. Footpath 080/10/1 adjacent to eastern boundary of western parcel. Similar to existing	and greenspace.

Site name: Bramshill Quarry Extension	Site ID: HAR03
Grid reference: SU 805 585	Area (ha): 52

MWPA / LPA: Hampshire County Council / Hart District Council





Site category: Mineral extraction

Current use: Commercial forestry and open heathland

**Proposal:** Extraction of up to 1.0 million tonnes of sharp sand and gravel, as an extension to the existing Bramshill Quarry, located immediately west of the site.

Restoration: Forestry with heathland reversion for biodiversity benefits.

Proposal nominated by: Hampshire Minerals and Waste Plan (2013)

**Previous consideration within the plan making process:** Current allocation in the adopted Hampshire Minerals and Waste Plan (2013)

#### Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in Flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

# **Objective 1 Justification:**

Proposed minerals extraction site within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water?	Road	
Distance from air quality sensitive ecological	Within	
receptors (International and national sites)		
Net Effect:		

# **Objective 2 Justification:**

Not within Air Quality Management Area. Transportation by road. Within an air quality sensitive ecological receptor (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected apecies.		
International sites:		
Thames Basin Heaths SPA	Within	

Screened in by HRA Screening Assessment?	Yes	
National sites:		
Castle Bottom to Yateley & Hawley Commons SSSI	Within	
Castle Bottom LNR	0.77km north	
Relevant SSSI Impact Risk Zone Issues:		
N/A		
Local sites:		
Blackbushe Airfield	20m north	
Vido Lane Heath SINC	0.34km northeast	
Net Effect:		

#### **Objective 3 Justification:**

The Ecological Statement states – 'The site supports a significant element of lowland heathland. Being within the SPA and SSSI for which this area is significant, these valuable habitats and the species that they support will make it difficult to assess the proposal against the requirements of the Habitats Regulations. The significant temporal lag in achieving restoration, especially of lowland heathland will contribute to the significance of the harm to the integrity of the SPA. Would need to ensure that much of the existing site is restored before these habitats are lost.'

Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape: >5km		
Green Belt	>10km	
TPO None on HCC Land		
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The Sites comprises scrub, heath, plantation and woodland. The condition is moderately good.

Well screened to the south, and partially screened along Blackbushes Road, the site is intermittently visible from the busy A30. Residential caravans immediately to the east may be screened by the existing woodland. Hartbridgeford Flats Access Land is set within the site and would be adversely affected by this proposal. The visual sensitivity is high. The likely effect of the proposal in the long term is beneficial. The site is found on the NE Hampshire plantation/heathland plateau. A landscape contained by its surrounding plantations and woodland, the area has ecological sensitivities but has been significantly affected by mineral workings, commercial forestry, military and commercial development. The landscape sensitivity is high. The proposed restoration has the potential for a beneficial effect in the long term.'

Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.			
Agricultural Land Classification (ALC) Grade	Grades 1,2, and 3 not		
	present.		
Contaminated / brownfield land	Greenfield (adjacent to permitted quarry		
Heathland/peat soils?	Yes		
Net Effect:		-	

# **Objective 5 Justification:**

Heathland soils present. Consideration should be given to protection of soil quality.		
Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets:		
Archaeology Alert Red Buffer:	56m west	
Scheduled Monument:		
Festaen Dic	100m west	
Historic Park:		
Minley Manor	Adjacent southeast	
Bramshill Park	1.18km northwest	
Elvetham Hall	1.84km southwest	
Listed buildings:		
Milestone 34	Adjacent north within 250m	
2 Listed Buildings	Within 500m	

Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Registered Park and Garden:	N/A	
Net Effect:		0

# **Objective 6 Justification:**

The Heritage Statement states – 'A number of archaeological sites were recorded during the implementation of permission to extract on the adjacent land to the west. Immediately adjacent to the site to the west is a Scheduled Monument, Festaen Dic. The current allocation allows 100 metres buffer. This needs to be checked with Historic England and any increase in that buffer will constrain the extent of the allocation (any such constraint is likely to be marginal). However, restoration should seek to return the setting of that monument to a suitable landscape, and this will constrain the nature of restoration in that part of the site. The nature of the archaeological sites encountered to the east suggest that it is unlikely that archaeological issues will emerge as overriding. However archaeological sites will be encountered. The dispersal areas for the Second World War airfield lie within this part of the woodland, and earthworks of more ancient origin have been noted beyond that. In addition, Mesolithic and Bronze Age potential exist. Archaeological mitigation will be needed.

The Boyn Hill Gravel and the Silchester Gravel have only a moderate potential for derived palaeolithic artefacts.

The majority of the surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to these buildings or their settings. However, on the edge of the site is a Grade II listed milestone. Whilst the setting of this monument, defined by its relationship to the road, is unlikely to be significantly altered by the proposal, any physical impact on the monument will need to be avoided. The milestone is a relatively small monument and could potentially be overlooked or mis-identified. Steps should be taken within any scheme to identify and protect the listed milestone.'

The site is immediately adjacent to Minley Manor Registered Park and Garden (RPG) (GII), which also includes Minley Manor (GII\*). The Registered Park and Garden sits around the Listed Manor and comprises views south, an avenue north west. The gardens and formal layouts are screened by the park's thick woodland fringe west and north. This woodland screens the designed and garden elements as well as the house from the allocation. Consideration of the proximity of the allocation to this woodland screen should be addressed through restoration.

Trig points are not generally considered to be archaeological monuments. An argument can be made that they tend to enjoy local affection and can have some heritage value. The position close to the quarry edge may enable preservation, or returning the trig point after restoration may be possible.

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

outlantatio maj.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS)	No	
abstraction point?		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:	_	0

#### **Objective 7 Justification:**

Farnborough Airport

Proximity to residential dwellings?

Not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m water ourse buffer

an 8m watercourse duffer.		
Objective 8: Flood risk		
Reduce the r	isk of flooding.	
Site in Flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect: +		
Objective 8 Justification:		
Proposed development within Flood Zone 1.		
Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?  6.6km southeast, lies within		

Safeguarding Zone

60m east

HMWP Partial Update: SA/SEA Environmental Report October 2023

Proximity to schools?	1.18km north	
Proximity to hospitals?	5.35km southwest	
Other		
Proximity to Recreation Ground/ Sports Pitch	2.18km northeast	
Proximity to Allotments	3.02km northeast	
Proximity to Stables	2.75km west	
Proximity to Golf Course	2.16km southwest	
Net Effect:		0

#### **Objective 9 Justification:**

Due to the current and proposed use and the distance of the site from Farnborough Airfield, the airport safeguarding issue would not be significant. Consideration needs to be given to potential impacts of the proposal on the residents of the former caravan park from noise, highway movements, dust etc. However, these impacts could be mitigated.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction?		
A30 & A327	0.85km west	
Proximity of Strategic Road Network (SRN)	Adjacent	
Method of materials transportation – road, rail		
and/or water?	Road	
Net Effect:		0

#### **Objective 10 Justification:**

The Strategic Transport Assessment states – 'The Transport Statement 2013 had assumed 150 two-way movements with peak hour movements assumed to remain constant at 7% of daily flows. The site runs an average of 64HGV movements per day on average over the course of the year.

The current site is accessed via the A327 and The Welsh Drive. The time extension does not increase the number of vehicles to the site. However, routing for this site is likely to be from the A30 Eastwards onto the A331 then onto the M3 at junction 4. Or Yately Drive off Blackbushes road.

Ensure access rights are retained and users not impacted as there is a footpath and bridleway less that 30metres north.

Unlikely to require mitigation works of using the same site.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled and secondary aggregate?	N/A	
Is the proposal an extension of existing mineral extraction?	Yes	
Net Effect:	·	+

#### **Objective 11 Justification:**

Extension to existing minerals extraction facility.

Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Potential, Unknown fill	?
	material	
Net Effect:		?

#### **Objective 12 Justification:**

Use of inert backfill as part of restoration, uncertain.

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		

Bridleway 260/17/4 - 41m

northeast

Yes

Net Effect:		+
Objective 13 Justification:		
The proposal is an extension to an mineral extracti	on facility.	
Objective	14: Economic	
Support the Plan area's economic grow	wth and reduce disparities across the	area.
Job creation / Ha?	Unknown	
Deprivation index in locality?	Decile 8	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employment, although job creation is currently unknown. The		
site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or >50m?	Footpath 260/47/2 – 22m	
	north	

# **Objective 15 Justification:**

Net Effect:

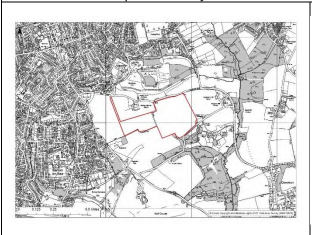
Will proposed restoration enhance networks of

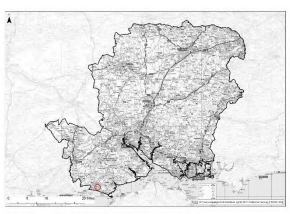
green and blue infrastructure and public access

Although, both the statutory footpath and bridleway are within 50m of the proposed site, they terminate on the opposite side of the A30 and would not be significantly impacted by the proposal. Restoration to forestry with heathland reversion for biodiversity benefits.

Site name: Ashley Manor Farm	Site ID: NFD01
Grid reference: SZ 253 940	Area (ha): 26 6

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Mineral extraction

Current use: Open agricultural land

Proposal: Extraction of approximately 1.5 million tonnes of sharp sand and gravel

**Restoration:** Restoration to agriculture with species rich meadow, ditches/ponds and extra hedgerows, utilising approximately 1.5 million tonnes of inert material.

Proposal nominated by: Land & Mineral Management on behalf of New Milton Sand and Ballast Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water	Road	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

# **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water	Road	
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within an Air Quality Management Area. Transportation by road. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected species.		
International sites:		
Solent and Dorset Coast SPA	1.26km	

The New Forest SAC	3.85km	
Solent & Southampton Water SPA/Ramsar	3.87km	
New Forest SPA/Ramsar	3.99km	
Solent Maritime SAC	4.29km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Highcliffe to Milford Cliffs SSSI	1.26km	

Relevant SSSI Impact Risk Zone Issues:

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 750m², manure stores > 3500t).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Barton Common North 1B SINC	225m south-west	
Barton Common 3A SINC	390m south-west	
Barton-on-Sea Golf Course South 3A/4A/5B SINC	850m south-west	
Lymington Road Open Space 2A SINC	700m east	
Carrick Way Woodland 1A SINC	400m north	
Ashley Meadows 2A/5B SINC	300m north	
Breakhill Copse 1B/1Cii/5A/5B SINC	470m north east	
Breakhill Heath 3Bi SINC	830m north east	
Cluster of 5 REVIs in the neighbourhood (A337		
Lymington Road, Barton-on-Sea; U426 Newton		
Road, Barton-on-Sea; U426 Green Lane, Barton-		
on-Sea; U426 Ashmore Avenue, Barton-on-Sea;		
U426 Fenleigh Close, Barton-on-Sea).	290 – 650m east	
Net Effect:		-

#### **Objective 3 Justification:**

The Ecological Statement states – 'Site is relatively constraint free, though hydrological linkage to watercourses will need to be managed, as well as dust/emissions to the woodland and water courses to the south east. Significant hedgerow should be retained and enhanced prior to commencement. Restoration proposals will need to feed into the overall design of the phasing to ensure that as much early establishment of good quality habitats can be undertaken during the life of the development rather than leaving it to the restoration phase. Design should fit in with wider landscape, especially the core non-stat ecological network to the east and south of the site.'

Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	1.29km north	
Green Belt	Within South West	
	Hampshire Green Belt	
TPO	Not on HCC land	
Net Effect:		0

# **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Potential temporary minerals development. Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale and design.

The condition of this landscape is good, and typical of the character area with a flat open landscape and linear woodlands encroaching on the boundaries. This open area of landscape forms an important part of the green belt keeping the rural landscape intact between the heavily populated communities along Hampshire's south coast. Crooked Lane running through the site forms an important landscape feature with double hedgerows along part of the route.

Potential impact of development on the landscape: Mineral extraction in the west of the character area would risk further loss of the historic field pattern. Loss of open character of the Green Belt, affecting views across the open landscape. Loss of the character of the rights of way.

Development within the valley floor which is considered to be out of scale with the valley diminishing its expansiveness and definition. The impact on the visual envelope has been reduced by the forward planting within the site reducing views. However, this is a large-scale development in the Green Belt and it will have a negative effect on this part of the character area. The effect on the sensitivity of the landscape is considered to be Moderate adverse.

The site has been subject to a planning inquiry in the past and the appeal was dismissed, part of the inspectors report described the visual impact as follows:-

"It seems to me that the development would be seen to encroach significantly on the countryside immediately adjacent to the built up area throughout the entire period of working by changing its character from open countryside to a working mineral and waste site of quasi-industrial aspect" Recent screen planting has been carried out around the site, which will, given time, surround the site, but this is a relatively open landscape and this planting does not reflect the landscape character. Opportunities for enhancement: Restoration to agriculture at existing ground levels. Restoration of Crooked Lane including replacing the double hedgerow feature along the whole route. Replacement of hedgerows, particularly along the eastern boundary of the site which is an arbitrary line and very open. Managing the new planting around the site to allow the planting to reach maturity."

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 3 on site	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

#### **Objective 5 Justification:**

Land is greenfield and ALC Grade 3 is present on site. Therefore, consideration should be given to protection of soil quality.

Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument	N/A	
Historic Park	N/A	
Listed buildings		
3No. listed buildings within 250 m of the site,		
closest 2 Cottages W of Samson Cottage		
(Grade II)	<20m south	
Conservation Areas:		
Old Milton Green	1.12km west	
Registered Battlefield	N/A	
Archaeology Alert Green Buffer	0.29km north east	
Net Effect:		<u>-</u>

#### **Objective 6 Justification:**

The Heritage Statement states – 'Ashley Manor Farm has been subject to a geophysical survey. This identified a substantive archaeological site which now lies outside the red line of the current proposed allocation. No substantive archaeological sites were identified by the geophysical survey within the allocation area. There are no archaeological sites currently recorded but prehistoric worked flint has been recovered suggesting some archaeological potential for sites without substantive components, such as unenclosed settlement. It is unlikely that archaeological issues will emerge as overriding, but it is likely that some archaeological mitigation will be required during the progress the application or development.

The Old Milton Gravel has a moderate potential for derived Palaeolithic artefacts.

There are three main clusters of historic buildings in the immediate vicinity of the proposed allocation. Ashley Manor Farmhouse (one grade II listed farmhouse and one unlisted farm building), Sampson Cottage (one grade II listed cottage) and Hoopers Hills (one grade II listed farmhouse and two unlisted farm buildings).

The settings of the buildings at Ashley Manor Farm House and Hoopers Hill can be defined by the agricultural setting of open farm land and light industrial, agricultural yards and buildings. Although the proposal will cause some harm to this setting (interrupting the open agricultural area), the harm will be temporary (eventual restoration to agricultural land) and can be minimised by maintain an appropriate buffer of open farmland between these buildings and the proposed allocation (as is indicated in the

plan). As such, these two clusters of farm buildings would not present a constraint that would preclude allocation.

The setting of Sampson Cottage similarly includes open farmland; however, the historic context of the buildings is less reliant on this agricultural context than the farms. The cottages currently have views of open farmland to the north and east. The plan indicates that the red line allocation boundary will extend as far south as the northern property boundary for the cottages. If the allocation boundary is to extend to the property boundary, this would cause significant harm to the setting of the heritage asset. This harm could be minimised through considerate design, including screening and a buffer zone of agricultural land between the allocation and the cottages. This will likely provide a small constraint to the proposed area (such as altering the red line boundary away from the cottages and angel lane) but would not preclude allocation.'

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Within a groundwater source protection zone (SPZ)	No	
Within 250m of a Public Water Supply (PWS)	No	
abstraction point		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

# **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		+

#### **Objective 8 Justification:**

The proposed site is within Flood Zone 1 and is water compatible development.

#### **Objective 9: Communities**

Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.

Proximity to Airport/aerodrome (safeguarding)	Site is just within the	
Troximity to timport derodrome (baleguarding)	Bournemouth Airport	
	safeguarding zone (13.48 km	
	north west of airport)	
Proximity to residential dwellings	20m south	
Proximity to schools	0.96km west	
Proximity to hospitals	0.76km south-west	
Other:		
Recreation ground / sports pitch (distance)	0.89km north-east	
Allotments (distance)	0.21km north west	
Stables (distance)	2.66km south-east	
Golf course (distance)	0.52km south	
Net Effect:		_

#### **Objective 9 Justification:**

As a minerals site and due to its distance from Southampton Airport, the airport safeguarding issue is unlikely to be significant. Consideration will need to be given to screening any development from nearby residential dwellings and other community amenities to minimise visual intrusion and noise.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport

network.		
Proximity of significant road junction?	0.34km west	
A337		
Proximity of Strategic Road Network (SRN)?	13.21km northwest	
A31		
Method of materials transportation – road, rail		
and/or water	Road	
Net Effect:		0

#### Objective 10 Justification:

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction operations, this would be equivalent to approximately 50 HGVs or 100 two-way HGV movements per day, with a maximum of 4 two-way car movements from staff. This is based on observations from similar operations at the Downton Farm Quarry.

A new access to the proposed allocated site is proposed to be from the A337 via a new roundabout. Routing of HGV traffic will therefore be limited to Caird Avenue between the roundabout and the New Milton Sand & Ballast plant.

The A337 does not form part of HCC's Major Road Network (MRN) but provides strategic access to the South Hampshire areas, with the nearest point of access to the MRN being with the A338 in Bournemouth, Dorset some 9 miles to the west. For the purpose of these assessments, impacts have therefore been based on access to the A337.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

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Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
N/A		
N/A		
Net Effect: 0		
Objective 11 Justification:		
The proposal is for mineral extraction, with restoration including backfilling (recovery).		
Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
N/A		
N/A		
	able minerals supply ecycling of mineral and aggregate res  N/A  N/A  n including backfilling (recovery).  /aste Hierarchy waste hierarchy in the Plan area.  N/A	

#### **Objective 12 Justification:**

Composted Recovered

**Net Effect:** 

The proposal is for mineral extraction, with restoration including backfilling (recovery). Currently backfill material unknown.

Yes, backfill material

unknown

#### Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

meet its local needs.		
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		

# Net Effect: Objective 13 Justification:

The proposal is a mineral extraction facility.

The proposal is a minoral skillastich fashky.		
Objective 14: Economic		
Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha	Unknown	?
Deprivation index in locality	Decile 10	
Minerals (temporary) development	Yes	
Waste (potentially permanent) development	N/A	
Net Effect:		+

#### **Objective 14 Justification:**

The proposal is likely to create temporary employment, although number of jobs created is currently unknown. The site would contribute to economic growth.

# **Objective 15: Green networks**

Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.

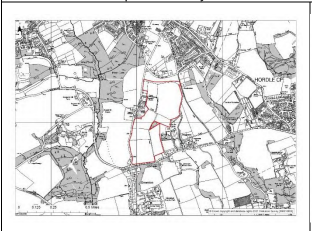
Public Rights of Way (PRoW) on site or <50m	Statutory Right of Way within and on boundary of site	
Will proposed restoration enhance networks of green and blue infrastructure and public access	Yes	
Net Effect:		0

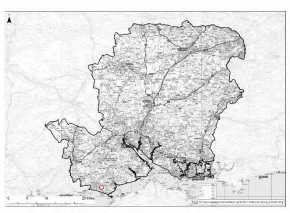
# **Objective 15 Justification:**

Consideration needs to be given to the impact on the statutory footpath bordering and crossing the site. Restoration to agriculture with species rich meadow, ditches/ponds and extra hedgerows, utilising approximately 1.5 million tonnes of inert material.

Site name: Yeatton Farm	Site ID: NFD02
Grid reference: S7 272 941	Area (ha): 32 6

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Mineral extraction

Current use: Open agricultural land

**Proposal:** Extraction of approximately 1.1 million tonnes of sharp sand and gravel **Restoration:** Restoration to a mixture of lakes, wetland, woodland and agriculture

Proposal nominated by: Land & Mineral Management on behalf of New Milton Sand and Ballast Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	limate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		0

#### **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

# **Objective 2: Air Quality**

Improve and maintain air quality at levels which does not damage natural systems and human health.

Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water	Road	
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within an Air Quality Management Area. Transportation by road. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected species.		
International sites:		
Solent and Dorset Coast SPA	1.4km	
The New Forest SAC	2.38km	

Solent & Southampton Water SPA/Ramsar	2.69km	
Solent Maritime SAC	3.12km	
New Forest SPA/Ramsar	3.98km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Highcliffe to Milford Cliffs SSSI	1.39km south	

#### Relevant SSSI Impact Risk Zone Issues:

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites: Milford on Sea LNR	1.28km south	
Meadow South of Sky End Lane, Hordle 5B/6A SINC is very close, Breakhill Copse 1B/1Cii/5A/5B SINC Breakhill Heath 3Bi SINC Hordle Wood 1Cii SINC Ice House Plantation 1B SINC Newlands Wood 1A SINC Blackbush Copse 1A/1Cii SINC	within 10m of the NE corner of site 190m north-west 320m north-west 530m north 990m north-east 590m east 440m south-east	
Net Effect:		_

#### **Objective 3 Justification:**

The Ecological Statement states – 'Site has avoided the most significant constraints in the area, although it is very close to priority woodland and woodland designated as SINC. The main issue within the site is the hedgerows which are important in respect of connectivity in the wider landscape to important areas of woodland. It is likely that these will be lost as a result of the development.' Close proximity to International sites. Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	1.47km north and east	
Green Belt	Within South West	
	Hampshire Green Belt	
TPO	Not on HCC Land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The proposed site is within the South West Hampshire Green Belt and within the setting of the New Forest National Park.

Potential temporary minerals development. Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park and the Green Belt due to scale and design. The landscape condition is Good. The landscape is a combination of smaller fields laid to pasture and medium sized fields used for growing arable crops, surrounded by strong growing hedgerows with trees. The site is not particularly visible from the public roads surrounding the site, but it can be seen from rights of way and private properties.

Potential impact of development on the landscape: Mineral extraction in the west of the character area would risk further loss of the historic field pattern. Loss of the historic field pattern and its hedgerows and trees and visually intrusive for near-by properties and users of public rights of way.

The proposal would have a Large adverse effect on the landscape, with the loss of an intimate landscape, defined by its small fields and tranquil nature, particularly at the northern end of the site. Many landscape elements would be lost as a result of removing mature hedgerows and trees across the site.

Opportunities for enhancement: Restoration to existing levels and agricultural land. All hedgerows restored with trees. Properties around the site screened from visual intrusion noise and dust.'

# Objective 5: Soils Maintain and protect soil quality and protect the best and most versatile agricultural land. Agricultural Land Classification (ALC) Grade Grade 3a on site Contaminated / brownfield land Greenfield Heathland/peat soils? No Net Effect:

# **Objective 5 Justification:**

Land is greenfield and ALC Grade 3 is present on site. Therefore, consideration should be given to protection of soil quality.

Objective 6: Historic environment  Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
	ance of hemage assets and features	and their setting.
Heritage Assets		
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:		
5No. listed buildings (closest is Barn Cottage		
(Grade II)	Within 250m	
Conservation Area:	N/A	
Archaeological Alert Green Buffer	0.1km south	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'There are no archaeological sites currently recorded within the allocation, but given the complex archaeological sites revealed by survey ahead of extraction to the south at Downton Farm the allocation has a high archaeological potential. It is unlikely that archaeological issues will emerge as overriding, but it is likely that some archaeological mitigation will be required during the progress the application or development.

The Old Milton Gravel has a moderate potential for derived Palaeolithic artefacts.

Within the immediate vicinity of the proposed allocation site there are twelve historic buildings (11 grade II buildings and one unlisted), two located on Hordle Lane and ten located on Christchurch Road (including a cluster of six buildings at Leagreen Farm).

The cluster of buildings at Leagreen Farm have a setting that is defined by the agricultural setting of open farmland and light industrial, agricultural yards and buildings. The allocation plan indicates that this setting will be preserved with some screening from Downton Fields and open agricultural land to the north and east.

The two buildings on Hordle Lane (Barn Cottage and Yeatton Cottage) are separated from the proposal area by the road and a planted verge, on the eastern side of the road, providing a screen. On the basis that this screening is maintained and preserved, any potential harm to the setting of these buildings will be significantly minimised.

The remaining buildings on Christchurch Road (Lea Green Cottage, Orchard Cottage and Downton Fields Cottage) are likely farm worker cottages with a semi agricultural setting. The proposed allocation has the potential to impact the setting of these buildings, however some screening already exists through Downton Fields. Any residual harm can be minimised through design, possibly through the creation of screening and buffers.

On the basis of some consideration to the setting of buildings on Christchurch Road and Hordle Lane, there should be no constraint that precludes allocation.'

there should be no constraint that precludes allocation.'		
Objective 7: Water resources		
Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a		
susta	inable way.	
Within a groundwater source protection zone	No	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)	No	
abstraction point?		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0
Objective 7 Justification:		

The proposed site is not within a groundwater protection zone, 250m of a public water supply, within an 8m watercourse buffer or over a Principal Chalk Aquifer.

om watercourse buller of over a Principal Chaik Aquiler.		
Objectiv		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3? Flood Zone 1		
Sand/gravel extraction (water compatible)? Yes		
Net Effect:		0

#### **Objective 8 Justification:**

Although the site is within Flood Zone 1, there are concern about the effects of the site on the local networks of watercourses/ditches.

Objective 9: Communities  Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)	Outside Bournemouth Airport safeguarding zone	
Proximity to residential dwellings	<30m	
Proximity to schools	0.67km north	
Proximity to hospitals	2.30km south-west	
Other		
Recreation ground / sports pitch	0.50km north	
Allotments	0.56km north	
Stables	1.38km south	
Golf course	0.98km south-west	
Net Effect:		0

#### **Objective 9 Justification:**

Consideration will need to be given to screening any development from nearby residential dwellings to minimise visual intrusion and noise.

# **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction? A337	Adjacent south	
Proximity of Strategic Road Network (SRN)? A31	14km north	
Method of materials transportation – road, rail and/or water	Road	
Net Effect:		0

#### Objective 10 Justification:

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction operations, this would be equivalent to approximately 50 HGVs or 100 two-way HGV movements per day, with a maximum of 4 two-way car movements from staff.

Access to the New Milton Sand & Ballast processing plant would route HGV traffic west onto the A337 from the new access for up to 2 miles before travelling up onto Caird Avenue.

The A337 does not form part of HCC's Major Road Network (MRN) but provides strategic access to the South Hampshire areas, with the nearest point of access to the MRN being with the A338 in Bournemouth, Dorset some 9 miles to the west. For the purpose of these assessments, impacts have therefore been based on access to the A337.

The A337 routes through Downton but only has limited direct accesses. No sensitive land uses are located in this part of the village. Caird Avenue however appears to suffer from congestions at peak times and serves a residential area as well as the Tesco superstore and a number of pedestrians have been observed using the footway provided. The receptor sensitivity of the route is therefore considered to be low.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

Through consultation on the draft Plan, local users have shared that people walking, cycling and running use the carriage way (due to lack of footpath) on Hordle Lane (A337). Safety of these users should be considered through the Transport Assessment/Statement.

# **Objective 11: Sustainable minerals supply**

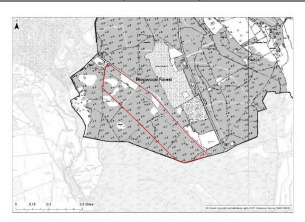
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.

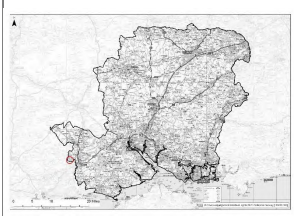
	1.1/0	T
Does the proposal support production of recycled and secondary aggregate?	N/A	
Is the proposal an extension of existing mineral extraction?	N/A	
Net Effect:		0
Objective 11 Justification:		
The proposal is a mineral extraction facility. Use bac	rkfill (recovery) is unknown	
	Vaste Hierarchy	
	e waste hierarchy in the Plan area.	
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Unknown	?
Net Effect:		?
Objective 12 Justification:		
The proposal is a mineral extraction facility. Use bac	rkfill (recovery) is unknown	
	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste ma		supply of minerals to
	ocal needs.	oupply of fillitoralo to
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal is a mineral extraction facility. Use back	ckfill (recovery) is unknown.	
	4: Economic	
Support the Plan area's economic growth		area.
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 8	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employment	ent, although number of jobs crea	ted is currently
unknown. The site would contribute to economic gro		
	Green networks	
Enhance networks of green and blue infrastructure ar		and greenspace.
Public Rights of Way (PRoW) on site or <50m	Footpaths to west and north	g. correption
	of site and byway open to all	
	traffic (BOAT) to east of site,	
	all within 50m of boundary.	
Will proposed restoration enhance networks of	Yes	
green and blue infrastructure and public access		
Net Effect:	·	+
Objective 15 Justification:		
Consideration needs to be given to the minimising the impact of the proposed use of the site on the		
nearby statutory footpaths and BOAT. Restoration to		
agriculture	and the second s	
~g		

Site name: Purple Haze	Site ID: NFD03
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Grid reference: SU 115 069 Area (ha): 70

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Mineral extraction

Current use: Coniferous plantation.

**Proposal:** Extraction of up to 7.25 million tonnes of soft sand and 0.75 million tonnes of sharp sand and gravel (a maximum of 4.0 million tonnes will be available in the Plan period).

**Restoration:** Restoration to heathland, deciduous woodland and nature conservation areas, enhanced recreational areas and public open space.

Proposal nominated by: Grundon Waste Management Ltd.

**Previous consideration within the plan making process:** Site is allocated in the currently adopted Hampshire Minerals and Waste Plan (2013).

# Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		0

#### Objective 1 Justification:

Within Flood Zone 1 and minerals extraction proposal with materials transportation by road.

Within 1 1000 Zone 1 and minerals extraction proposal with materials transportation by 1000.				
Objective 2: Air Quality				
Improve and maintain air quality at levels which does not damage natural systems and human health.				
Site or transport route within Air Quality	No			
Management Area (AQMA)				
Method of materials transportation – road, rail				
and/or water?	Road			
Distance from air quality sensitive ecological	>200m			
receptors (International and national sites)				
Net Effect:				

#### Objective 2 Justification:

Site and transport route not within an Air Quality Management Area. Transportation by road. Proposed mineral extraction development. Just over 200m from air quality sensitive sites (international and national sites) and located on habitat important to the nearby international sites.

#### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:		
Dorset Heaths SAC	0.21km	
Dorset Heathlands SPA	0.21km	
River Avon SAC	1.26km	
Avon Valley SPA/Ramsar	1.33km	
The New Forest SAC	4.20km	
New Forest SPA/Ramsar	4.23km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Ebblake Bog SSSI,	0.21km west	
Moors River System SSSI,	0.7km west	
Holt and West Moors Heaths SSSI,	1.02km	
Verwood Heaths SSSI,	1.31km north	
Avon Valley (Bickton to Christchurch) and River	1.31km east	
Avon System SSSI,		
west Bugden's Copse SSSI,	2.25km north	
Cranbourne Common,	2.44km north	
New Forest SSSI.	4.24km north-east	

Relevant SSSI Impact Risk Zone Issues:

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any development that could cause AIR POLLUTION (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Ringwood Forest & Home Wood 1A/3Bi/3Bii/6A		
SINC,	Within	
Somerley Closed Landfill 2B/3A/6A SINC	Adjacent	
Potterne Hill LNR,	1.63km	
Stephens Castle LNR,	2.21km north-west	
Bugden's Copse LNR,	2.22km north-west	
Dewlands Common LNR	3.03km north-west	
Net Effect:		

#### **Objective 3 Justification:**

The Ecological Statement states – 'Ecological interest at the site is significant, despite the relatively poor condition of the lowland heathland. The varied microclimates and proximity to much better habitat significantly increases its value. The viability of the site is dependent on the resolution of significant ecological issues which can only be achieved with suitable avoidance, mitigation and compensation packages.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	3.91km east	
Cranborne Chase AONB	5.61km west	
Green Belt	2.07km south-east	
TPO	Not on HCC land	
Net Effect:		0

#### Objective 4 Justification:

The Strategic Landscape and Visual Assessment states – 'Proposed site is sufficiently distant from the National Park and there are no relevant TPOs.

The proposal would have a Moderate Adverse effect. Elongated plan shape may make mitigation impacts from the road difficult.

The site is predominantly coniferous forest, which is well maintained, but the landscape lacks diversity and visual interest. The condition is moderate.

Proposals would have a Slight Adverse effect on visual receptors.

Opportunities for enhancement: Restoration should include large areas of heathland. Areas of new deciduous woodland to be located around the edges of the site. Restore recreational access across the site. Restore the ground levels to shallow side slopes and an undulating landform. Any water features /ponds should be shallow scrapes not deep-water bodies.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade No		
Contaminated / brownfield land Greenfield		
Heathland/peat soils? Yes		
Net Effect:		-

#### **Objective 5 Justification:**

Not best and most versatile agricultural land but careful consideration needs to be given to heathland/woodland soils for site restoration.

# **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.

Heritage Assets		
Scheduled Monument:		
Two Bowl Barrows,	0.18km south-west	
Bowl Barrow,	0.23km south-west	
Bowl Barrow,	0.27km north	
Bowl Barrow and	0.32km south-west	
Bowl Barrow on Ashley Heath Scheduled		
Monuments.	0.47km south-east	
Historic Park:	N/A	
Listed buildings:		
Duncombe Lodge (Grade II) listed building.	0.27km north-east	
Conservation Areas:		
Ringwood Conservation Area	2.13km south-east	
Registered Battlefield:	N/A	
Archaeology Alert Yellow Buffers on site	On site	
Archaeology Alert Red Buffers	0.13 and 0.18km south-west	
	and 0.22km north.	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'The proposed allocation site lies within a landscape of sparsely located, later prehistoric funerary activity. Within 1km of the site there are 16 burial mounds recorded within the HER. Two of these were recorded within the allocation site itself. As a part of a current planning submission, an archaeological evaluation was undertaken to investigate these two burial mounds. One proved not to be extant, while the second proved to be a human-made mound but lacked any firm dating. Owing to the known archaeological remains within the site and wider archaeological potential of the site, a programme of archaeological mitigation will be required, however this will not present an overriding concern. This is acknowledged in a recent planning application consultation. The Plateau gravel has a low potential for derived Palaeolithic artefacts.

There are no historic buildings, or settings of historic buildings, which will be affected by this allocation. As such, there should be no constraint to this allocation.

As such, there should be no constraint to this allocation.		
Objective 7: Water resources		
Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a		
sustainable way.		
Within a groundwater source protection zone	No	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)	No	
abstraction point?		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0
Objective 7 Justification:		

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk

Reduce the risk of flooding.

Site in flood Zone 1, 2 and/or 3? Flood Zone 1
Sand/gravel extraction (water compatible)? Yes

Net Effect: ?

#### **Objective 8 Justification**

Although the site is within Flood Zone 1, there are uncertainties in relation to groundwater problems on the plateau above the Avon Valley.

the plateau above the 7 von valley.		
Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	Site is located within	
	Bournemouth Airport	
	safeguarding zone (airport	
	7.73km south)	
Proximity to residential dwellings?	40m north-west	
Proximity to schools?	2.99km south-east	
Proximity to hospitals?	7.71km north	
Other		
Recreation ground / sports pitch	0.99km west	
Allotments	1.30km west	
Stables	1.82km north-east	
Golf course	1.23km north-east	
Net Effect:		0

#### **Objective 9 Justification:**

As a minerals site and due to its distance from Bournemouth Airport, the airport safeguarding issue is unlikely to be significant. Potential impact on amenity facilities can be mitigated with appropriate bunds/screening etc. Consideration will need to be given to screening any development from nearby residential dwellings to minimise visual intrusion and noise.

### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction?		
B3081 and A31	1.91km south east	
Proximity of Strategic Road Network (SRN)?		
A31	1.91km south east	
Method of materials transportation – road, rail		
and/or water?	Road	
Net Effect:		0

#### Objective 10 Justification:

The Strategic Transport Assessment states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction operations, this would be equivalent to approximately 45 HGVs or 90 two-way HGV movements per day, with a maximum of 10 staff on site. As a worst case, a further 90 two-way HGV daily movements could be generated for processed material. Routing to the SRN (A31) will be along the B3081, which is a suitable route for HGV traffic.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

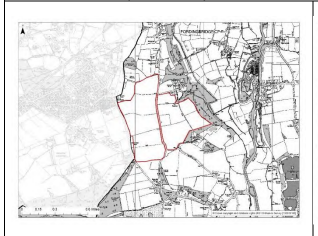
would conclude the cumulative impacts of any permitted developments and of the rimiter.		
Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	N/A	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		0
Objective 11 Justification:		

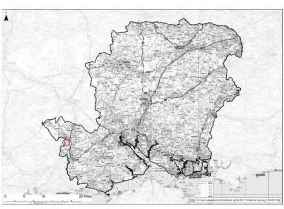
r		
The proposal is for mineral extraction, with restoration including potential backfilling (recovery). Currently		
backfill material unknown.		
Objective 12: W		
Contribute towards moving up the		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Potential, backfill material unknown	?
Net Effect:		?
Objective 12 Justification: The proposal is for mineral extraction, with restoration backfill material unknown.		recovery). Currently
Objective 13: Minerals an		
Enable the Plan area to be self-sufficient in its waste man		supply of minerals to
meet its loc		
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled aggregate?	N/A	
Net Effect:		+
Objective 13 Justification:		•
The proposal is a mineral extraction facility with no m	inerals importation from outside	the Plan area
Objective 14		
Support the Plan area's economic growth		area.
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 5	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employmen	nt, although number of jobs crea	ted is currently
unknown. The site would contribute to economic grov		,
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and		and greenspace.
Public Rights of Way (PRoW) on site or <50m	Bridleway adjacent to north-	
	west boundary	
Will proposed restoration enhance networks of	Yes	
green and blue infrastructure and public access		
Net Effect: +		
Objective 15 Justification:		
Consideration needs to be given to the impact on the bridleway adjacent to the north-west boundary of		
the site. Restoration to heathland, deciduous woodland and nature conservation areas, enhanced		
recreational areas and public open space.		

Site name: Midgham Farm	Site ID: NFD04
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Grid reference: SU 133 122 Area (ha): 89.7

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Mineral extraction

Current use: Open agricultural land

Proposal: Extraction of up to 4.2 million tonnes of sharp sand and gravel from two areas east and west

of Lomer Lane

**Restoration:** Restoration to agriculture at the existing levels using imported inert materials, including nature conservation and increased permissive access.

**Proposal nominated by:** CEMEX

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	limate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		0

#### Objective 1 Justification:

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality Management Area (AQMA)?	No	
Method of materials transportation – road, rail and/or water?	Road	
Distance from air quality sensitive ecological receptors (International and national sites)	>200m	
Net Effect:		0

### **Objective 2 Justification:**

Site and transport route not within an Air Quality Management Area. Transportation by road. Proposed mineral extraction and inert backfill. 0.53km from air quality sensitive ecological receptors (international and national sites).

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:	i species.	
Avon Valley SPA/Ramsar	0.53km	
River Avon SAC	0.53km	
Dorset Heaths SAC	1.79km	
Dorset Heathlands SPA/Ramsar	1.79km	
The New Forest SAC	1.95km	
New Forest SPA/Ramsar	1.95km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Avon Valley (Bickton to Christchurch SSSI and		
River Avon System SSSI,	0.55km east	
Dorset Heathlands SSSI,	1.80km west	
New Forest SSSI	1.94km south east	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any development that could cause AIR POLLUTION (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Midgham Long Copse 1A/1B SINC	Adjacent	
Midgham Wood 1B/1A SINC	45m north-east	
Ringwood Forest & Home Wood 1A/3Bi/3Bii/6A		
SINC	20m south-west	
Lomer Copse 1A SINC	30m south	
Sedgemoor 1A/5B SINC	0.80km north-east	
Stephens Castle LNR	4.25km south-west	
Not Effect:		_

#### **Objective 3 Justification:**

The Ecological Statement states – 'Ecological interest of the site lies in its proximity to the River Avon floodplain complex of habitats to the east and Ringwood Forest to the west. The site may provide supporting habitat to the SPA if birds are using it for high tide/roosting etc and loss of habitat will need to take this into consideration backed up by adequate data. The southern margin needs to be protected and enhanced to maintain a strong connection between these two important areas of ecological interest.' Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape  Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	1.93km east	
Cranborne Chase AONB	2.15km north-west	
Green Belt	6.46km south	
TPO	Not on HCC land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location. The landscape condition is medium /good, except in the area which is over grazed by horses close to Midgham Farm. It is a farmed valley landscape, mainly pastoral, with a traditional field pattern surrounded by hedgerows with trees. Some areas to the east of Lomer Lane are used for horse grazing at all times and have become downgraded, where the land is divided into smaller paddocks with fencing. The proposed site is consistent with the key characteristics of the landscape type. There would be a loss of some hedgerows with trees, particularly on the land to the west of Lomer Lane. Opening it up to extensive views. Loss of the tranquil pastoral landscape.

The proposal would have a Moderate / Low Adverse effect to the east of Lomer Lane, Moderate Adverse to the west of Lomer Lane with a small area of High Adverse effects in the north west corner close to Alderholt Village. The character of large parts of the Avon valley has been changed by the extraction of sands and gravel and the sites being restored to open water bodies rather than meadow land. The landscape value of the remaining parts of the valley that are still intact is becoming a more important and this is considered to be a highly sensitive area.

Potential impact of development on the landscape: The proposed site is consistent with the key characteristics of the landscape type. There would be a loss of some hedgerows with trees, particularly on the land to the west of Lomer Lane. Opening it up to extensive views. Loss of the tranquil pastoral landscape.

Opportunities for enhancement: The site area should be reduced so that the north west corner does not extend up to the edge of Alderholt Village. Restoration to existing ground levels and to agricultural land use. Replacement of hedgerows with trees and additional native tree planting along Hillbury Road. No open water bodies.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 2 Pre-1988 on site.	
	Grade 3a across parts of the	
	site	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

#### **Objective 5 Justification:**

Land is greenfield, with ALC Grade 2 and 3a present on site. Not on heathland/peat soils. Consideration should be given to protection of soil quality during extraction and restoration.

should be given to protection of soil quality during extraction and restoration.		
	oric environment	
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument:		
Deer Park Bank and Ditch	1.1km north-west	
Historic Park:	N/A	
Listed buildings:	N/A	
Conservation Areas:		
Bickton Conservation Area	0.75km east	
Registered Battlefield:	N/A	
Archaeology Alert Green and Yellow Buffers	On site	
Archaeology Alert Yellow Buffer	0.14km east	
Net Effect:		-

#### **Objective 6 Justification:**

The Heritage Statement states – 'The site was subject to some extensive field walking and test pitting in the 1990s which identified that a wide range of archaeological material existed within the site, including Mesolithic, Neolithic, Roman and medieval remains. Subsequently aerial photograph review has revealed a complex range of archaeology including a substantive enclosure and what appears to be a settlement, likely to be of Roman or medieval date.

Archaeological issues are likely to be significant at this site. The substantive settlement site might (on balance of archaeological merit or on balance of value of deposits compared to cost of mitigation) require preservation. This would reduce the capacity of the allocation in worst case scenario by 10 to 15%. This is dependent on archaeological survey and depth of winnable deposits.

The Plateau gravel has a low potential for derived Palaeolithic artefacts.

There are two small clusters of historic buildings in the general vicinity of the proposed allocation site. One cluster to the south, surrounding Fern Hill Copse, and a second cluster to the east at Bickton. However, both of these clusters are sufficiently separated from the proposed allocation site, that their settings are unlikely to be impacted by the proposal. As such, there should be no constraint to this allocation.'

Preliminary evaluation of the areas of highest archaeological potential are currently being undertaken by the operator. The results will be provided to the Hampshire Authorities.

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Within a groundwater source protection zone (SPZ)	No	
Within 250m of a Public Water Supply (PWS)	No	
abstraction point		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

#### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3? Flood Zone 1			
Sand/gravel extraction (water compatible)? Yes			
Net Effect:		+	

#### **Objective 8 Justification:**

Within flood zone 1 and water compatible development.

Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	Site is located within	
	Bournemouth Airport	
	safeguarding zone (airport	
	13.60 km south)	
Proximity to residential dwellings?	<15m east; 35m west	
Proximity to schools?	2.74km east	
Proximity to hospitals?	1.95km north east	
Other:		
Recreation ground / sports pitch	0.29km west	
Allotments	0.34km north-west	
Stables	0.15km north-east	
Golf course	3.36km south	
Net Effect:		0

### **Objective 9 Justification:**

Potential impact on amenity facilities can be mitigated with appropriate bunds/screening etc.

Consideration will need to be given to providing an off-set and screening any development from nearby residential dwellings to minimise visual intrusion and noise.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport

	AWOIK.	
Proximity of significant road junction?		
A338	1.48km east	
Proximity of Strategic Road Network (SRN)?		
A31	6.15km south	
Method of materials transportation – road, rail		
and/or water?	Road	
Net Effect:		0

# **Objective 10 Justification:**

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials, this would be equivalent to approximately 55 HGVs or 110 two-way HGV movements per day, with a maximum of 10 staff on site (or 20 car movements per day).

Routing to the SRN (A31) will be south along Hillbury Road/Harbridge Drove before joining briefly the B3081 to its junction with the A31. Both Harbridge Drove and the B3081 are suitable routes for HGV traffic.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

A new priority junction will be required onto Hillbury Road and a conveyor belt to cross Lomer Lane for the second phase of extraction.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

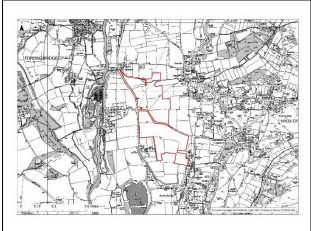
Through consultation on the draft Plan, local users have shared that people walking, cycling and horse riding use the carriage way (due to lack of footpath) on Hillbury Road and Harbridge Drove. Safety of these users should be considered through the Transport Assessment/Statement. Objective 11: Sustainable minerals supply Support sustainable extraction, re-use and recycling of mineral and aggregate resources. Does the proposal support production of recycled N/A and secondary aggregate? Is the proposal an extension of existing mineral N/A extraction? Net Effect: Objective 11 Justification: The proposal is for mineral extraction, with restoration including backfilling with inert material (recovery). **Objective 12: Waste Hierarchy** Contribute towards moving up the waste hierarchy in the Plan area. Landfilled N/A Recycled N/A Composted N/A Recovered Yes, inert backfill Net Effect: **Objective 12 Justification:** The proposal is for mineral extraction, with restoration including backfilling with inert material (recovery). Objective 13: Minerals and waste self-sufficiency Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs. N/A Increased waste management / processing Minerals extraction or wharf or rail depot? Yes Helps with production of secondary and recycled N/A aggregate? **Net Effect: Objective 13 Justification:** The proposal is a mineral extraction facility. **Objective 14: Economic** Support the Plan area's economic growth and reduce disparities across the area Job creation / Ha Unknown ? Deprivation index in locality Decile 6 Minerals (temporary) development Yes Waste (potentially permanent) development N/A **Net Effect: Objective 14 Justification:** The proposal is likely to create temporary employment, although number of jobs created is currently unknown. The site would contribute to economic growth. **Objective 15: Green networks** Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace. Public Rights of Way (PRoW) on site or <50m Statutory footpath (Footpath 090) crosses the north, east and south parts of the site. Will proposed restoration enhance networks of Yes green and blue infrastructure and public access **Net Effect: Objective 15 Justification:** Consideration needs to be given to the impact of site allocation on the statutory footpath crossing the site. Restoration to agriculture at the existing levels using imported inert materials, including nature

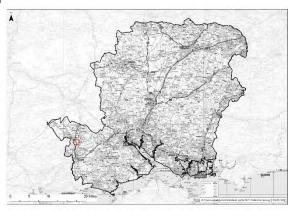
conservation and increased permissive access.

Site name: Hyde Farm, Bickton	Site ID: NFD05
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Grid reference: SU 154 129 Area (ha): 54.3

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Mineral extraction

Current use: Open agricultural land

**Proposal:** Extraction of up to 3.2 million tonnes of sharp sand and gravel from two parcels, north and

south of Hern Lane

**Restoration:** Restoration to agricultural grazing at existing levels using approximately 4 million tonnes of inert fill material, including nature conservation and increased permissive access.

**Proposal nominated by:** CEMEX

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Climate Change  Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate change.		te change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail and/or water?	Road	
Site in flood Zone 1, 2 and/or 3	Mostly FZ1 (0.40% FZ2; 5.86% FZ3)	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

## **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1 (northern edge of the site is within Flood Zone 2 and 3), with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water?	Road	
Distance from air quality sensitive ecological	60m	
receptors (International and national sites)		
Net Effect:		-

# Objective 2 Justification:

Site and transport route not within an Air Quality Management Area. Transportation by road. 60m from air quality sensitive ecological receptors (International and national sites).

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and		
protected species.		
International sites:		
The New Forest SAC	0.06km	
New Forest SPA/Ramsar	0.08km	
River Avon SAC	0.16km	
Avon Valley SPA/Ramsar	0.60km	
Dorset Heaths SAC	4.24km	
Dorset Heathlands SPA/Ramsar	4.24km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
New Forest SSSI	0.06km south-east	
River Avon System SSSI	0.17km west	
Avon Valley (Bickton to Christchurch) SSSI	0.61Km west	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any development that could cause AIR POLLUTION or DUST either in its construction or operation (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Mechanical and biological waste treatment, inert landfill, non-hazardous landfill, hazardous landfill, household civic amenity recycling facilities construction, demolition and excavation waste, other waste management.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Hungerford Copse 1A SINC	0.50km east	
Midgham Long Copse 1A/1B SINC	0.91km west	
Newfoundland/Broadhill Wood 1A/1B/1Cii SINC	0.87km north-east.	
Net Effect:		_

#### **Objective 3 Justification:**

The Ecological Statement states – 'The interest of the site lies in its proximity to the New Forest to the east and the River Avon to the west. Species are likely to be using the site to move between these areas of significant interest. This could include bird species which would mean that the site is supporting habitat to the SPAs. The watercourse running along the northern margin provide potentially significant interest. The habitats within the site are common and widespread, but still may support protected species. The proximity of the site to the core statutory and non-statutory ecological networks 25m to the east of the site means that the upfront enhancements and restoration design will be key in contributing towards this requirement.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

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Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:			
New Forest National Park	Adjacent east		
Green Belt	6.92km south		
TPO	Not on HCC land		
Not Effect:			

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The proposed site is contiguous with the boundary of the National Park and is, therefore, within the setting of the designated landscape. Consideration needs to be given to the potential impact of the intended use of the site on the primary purposes of the National Park.

Potential impact of development on the landscape: The proposed site is consistent with the key characteristics of the landscape type. There would be a loss of the intimate field pattern, hedgerows and treed nature of the valley. Opening it up to extensive views. Loss of the pastoral landscape.

The character of large parts of the Avon valley has been changed by the extraction of sands and gravel and the sites being restored to open water bodies rather than meadow land. The landscape value of the

remaining parts of the valley that are still intact is becoming a more important and this is considered to be a highly sensitive area.

Extraction in this area would have a Large adverse effect on the landscape.

Opportunities for enhancement: Restore to existing ground levels and back to agriculture. Replant all hedgerows with trees. Reduce the area of the proposed site in the southern section to keep works away from properties in North Gorley. No ponds or lakes to form part of the restoration.'

non proportion in the in constitution of factor to term part or interestination		
Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Area of Grade 2 across southern part of site. Grade 3a on site	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

#### **Objective 5 Justification:**

Land is greenfield, with ALC Grade 2 and 3a present on site. Not on heathland/peat soils. Consideration should be given to protection of soil quality during extraction and restoration.

Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:		
5No. listed buildings	<250m	
(closest = Grade II Royal Oak Public House)	45m south-east	
22No. listed buildings	250m – 500m	
Conservation Areas:		
New Forest (Western Escarpment) and	Immediately east	
Bickton Conservation Areas	0.14km west	
Registered Battlefield:	N/A	
Archaeology Alert Yellow Buffer:	47m east; 0.18km south-west	
Net Effect:		0

### **Objective 6 Justification:**

The Heritage Statement states – 'Despite the large size of the allocation there are few existing archaeological records. Some field walking suggests prehistoric and Roman occupation evidence will be encountered and evidence close by suggests prehistoric burial sites will be encountered. However, survey and archaeological excavation ahead of similar extraction to the south in the same topographic area of the Avon Valley indicates that a wide range of archaeological sites are likely to be present. There is currently nothing to suggest that these may emerge as overriding but any extraction proposal will have significant archaeological mitigation to achieve. The historic landscape character does suggest that a prehistoric settled landscape did previously exist.

The lower river gravel has a moderate potential for derived Palaeolithic artefacts.

There are three clusters of historic buildings within the general vicinity of the proposed allocation site: to the west of the site at Bickton, to the east of the site at Hyde Farm and to the south of the site along Ringwood Road and Lawrence Lane.

The historic buildings at Bickton are split between three residential buildings and four agricultural buildings. The three residential buildings are grade II listed and located on the main Bickton road. These buildings can be defined by their rural residential setting, opening on to farmland and surrounded by other residential and agricultural buildings. The agricultural buildings comprise Bickton Manor Farm (Grade II\* farmhouse and two grade II barns) and the unlisted water mill. Bickton Manor Farm's setting is defined by the agricultural setting of open farmland. The setting of the mill is defined by the rural and riverine landscape that it sits in. The proposal will not encroach on the settings of any of these buildings to a significant extent, with open farmland remaining in the immediate vicinity of these buildings and with the proposed allocation site being separated by the A338.

Hyde Farm comprises a group of seven buildings; Hyde Farmhouse (Grade II listed), two unlisted boundary walls (likely covered by curtilage listing), three agricultural buildings (grade II listed) and one cottage (grade II listed). These buildings have a setting that is defined by the agricultural setting of open farmland and light industrial, agricultural yards and buildings. Hyde Farmhouse, in particular, has a significant visual link to the proposed site over open farmland. However, this setting will largely be

preserved by a buffer of at least three open fields which are not included within the allocation. Any slight harm (that would be temporary in nature) that remains from the visual link could be minimised through appropriate design and screening.

The buildings to the south of the site share a similar agricultural setting. Hern Gate Farmhouse and barn, and the Royal Oak Public House (all grade II listed buildings), will have their setting to the east significantly impacted. However visual links to the east are already broken by plantation and if appropriate screening is maintained any harm will be minimised.

Owing to the temporary nature of any potential harm and on the basis that appropriate design measures are put in place (i.e. screening and buffer areas of farmland), there should be no constraint which would preclude allocation.'

### **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Sustainable way.		
Within a groundwater source protection zone (SPZ)	No	
Within 250m of a Public Water Supply (PWS)	No	
abstraction point		
8m buffer of watercourses	Within	
Over Chalk Principal Aquifer?	No	
Net Effect:		_

### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone or 250m of a public water supply but is within the 8m buffer of a watercourse (the Ditchend Brook crosses the site).

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3	Mostly FZ1 (0.40% FZ2; 5.86% FZ3)	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

#### **Objective 8 Justification:**

Mineral deposits have to be worked where they are found. Sand and gravel extraction is defined as 'water-compatible development'. Sequential working and restoration can be designed to reduce flood risk by providing flood storage and attenuation. However, consideration needs to given to regular surface water flooding on Hern Lane near the A338 and the Ditchend Brook, which is subject to 'rapid runoff' and subsequent risk of increased flooding in Stuckton village.

Objective 9: Communities		
Minimise negative impacts of waste management facilities	nd local communities.	
Proximity to Airport/aerodrome (safeguarding)?	Southern portion of site	
	within Bournemouth Airport	
	safeguarding zone (12.33km	
	south)	
Proximity to residential dwellings?	30m east	
Proximity to schools?	0.82km east	
Proximity to hospitals?	1.36km north-west	
Other		
Recreation ground / sports pitch	0.50km north; 0.72km east	
Allotments	1.32km north-west	
Golf course	4.22km south-west	
Water Park	0.41km south-west	
Net Effect:		

#### **Objective 9 Justification:**

As a minerals site and due to its distance from Bournemouth Airport, the airport safeguarding issue is unlikely to be significant. The red line boundary is, however, very close to residential properties. Careful consideration will need to be given to providing an off-set and screening any development from nearby residential dwellings to minimise visual intrusion and noise.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction?

Hern Land and A338	Immediately west	
Proximity of Strategic Road Network (SRN)?	6.33km south	
Method of materials transportation – road, rail		
and/or water?	Road	
Net Effect:		0

#### **Objective 10 Justification:**

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials, this would be equivalent to approximately 55 HGVs or 110 two-way HGV movements per day, with a maximum of 10 staff on site (or 20 car movements per day).

Routing to the Major Road Network (MRN) (A338) will be along Hern lane to its junction with the A338 and onward connection with the A31, both of which are suitable routes for HGV traffic.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

A new priority junction will be required from Hern Lane. This may need to be a cross-road arrangement if the use of conveyor to link both parcels is not feasible. Given that HGV routing will be to and from the south, consideration to the provision of a right turning lane at the A338/Hern Lane junction should form part of any assessment.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	N/A	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		0

### **Objective 11 Justification:**

The proposal is for mineral extraction, with restoration to existing levels including backfilling with approximately 4Mt of inert material (recovery).

Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Yes, proposal for approximately 4Mt of inert backfill	
Net Effect:	Duckini	+

### **Objective 12 Justification:**

The proposal is for mineral extraction, with restoration to existing levels including backfilling with approximately 4Mt of inert material (recovery).

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

moot to lood floods.		
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		
Not Effect.		

#### **Objective 13 Justification:**

The proposal is a mineral extraction facility with no minerals importation from outside the Plan area.

The proposal is a militeral extraction facility with no militerals importation from outside the Plan area.			
Objective 14: Economic			
Support the Plan area's economic growth and reduce disparities across the area.			
Job creation / Ha? Unknown ?			
Deprivation index in locality?	Decile 6		
Minerals (temporary) development?	Yes		
Waste (potentially permanent) development?	N/A		

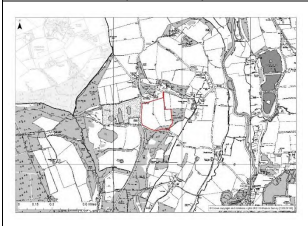
Net Effect:		+		
Objective 14 Justification:	Objective 14 Justification:			
The proposal is likely to create temporary employme	ted is currently			
unknown. The site would contribute to economic gro	wth.			
Objective 15: 0				
Enhance networks of green and blue infrastructure and enable safe access to countryside		and greenspace.		
Public Rights of Way (PRoW) on site or <50m	Footpath 125 criss-crosses			
	the site.			
Will proposed restoration enhance networks of	Yes			
green and blue infrastructure and public access				
Net Effect:		+		

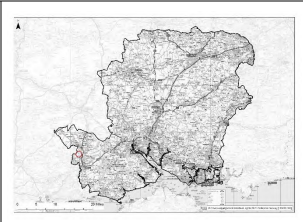
## **Objective 15 Justification:**

The statutory footpath that cross-crosses the site will be impacted by the proposed development of this site. Restoration to agricultural grazing at existing levels using approximately 4 million tonnes of inert fill material, including nature conservation and increased permissive access.

Grid reference: SU 136 107 Area (ha): 14.8

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Mineral extraction

Current use: Open agricultural land

Proposal: Extraction of up to 1.0 million tonnes of sharp sand and gravel

Restoration: Restoration agricultural grazing land with increased nature conservation and biodiversity.

Woodland and permissive access could also be included.

**Proposal nominated by: CEMEX** 

Previous consideration within the plan making process:

Additional information: The site is proposed to be processed as an extension to Hamer Warren

Quarry, with a conveyor either over or under Harbridge Drove.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water	Road	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		0

#### **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water	Road	
Distance from air quality sensitive ecological	790m	
receptors (International and national sites)		
Net Effect:		0

#### Objective 2 Justification:

Site and transport route not within an Air Quality Management Area. Transportation by road. 0.79km from air quality sensitive ecological receptors (International and national sites).

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

Avon Valley SPA/Ramsar	0.79km	
River Avon SAC	0.80km	
Dorset Heaths SAC	2.09km	
Dorset Heathlands SPA/Ramsar	2.09km	
The New Forest SAC	2.28km	
New Forest SPA/Ramsar	2.28km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
River Avon SSSI and Avon Valley SSSI	0.81km east	
Cranborne Common SSSI	2.07km west	
New Forest SSSI,	2.35km south east	
Verwood Heaths SSSI	3.54km south west	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste of more than 2m³/day to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Ringwood Forest & Home Wood 1A/3Bi/3Bii/6A		
SINC, and	Adjacent	
Cobley Copse (Cobley Wood) 1A SINC.	Adjacent	
Lomer Copse 1A SINC	0.30km north	
Lomer Meadow 2B/5B SINC	0.14km north	
Hamer Copse 1A SINC	0.87km south-west	
Midgham Long Copse 1A/1B SINC	0.94km north-east	
Stephens Castle LNR	4.26km south-west	
Net Effect:		_

# **Objective 3 Justification:**

The Ecological Statement states – 'The main feature of interest of the site is the woodland to the south. Given the proximity of this to the SINC, it is likely that this should be retained, and adequate buffer provided. The hedgerow to the west provides some connectivity to the wider landscape for this species and bats and birds, and retention, enhancement and buffering will be required. The woodland is sensitive to airborne pollutants. Assessment of the site to determine ecological connectivity either through hydrology or the behaviour of SPA birds will need to be established.'

Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Transfer to guidantino , to continuit or and ristrict a state of page 1 to proceed a state in the state in th			
Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:			
New Forest National Park	2.05km south-east		
Cranborne Chase AONB	3.93km north-west		
Green Belt	5.28km south		
TPO	Not on HCC land		
Net Effect:		0	

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location. The landscape condition is considered to be good. It is laid to pasture and although open without and field boundaries other than around the site boundaries, it is an attractive and relatively tranquil area. Old mapping appears to show there was a former gravel pit in the north eastern corner of the site. Potential impact of development on the landscape: The proposed site is found on the western edge of the character area, and it is not typical of the key characteristics. The site is located on a hilltop with extensive long distant views out to the western side of the Avon Valley and the New Forest National Park. The site is generally one large open field with two properties to the north and further properties at Cobley Wood Farm.

The lack of landscape features within this site make it less sensitive to the proposed extraction. It is considered that extraction would have a Low adverse effect on the landscape.

Opportunities for enhancement: Screening will be required for properties to the north of the site. Access should be off Harbridge Drove and not the access road to Cobley Wood Farm. Additional screen planting should be carried out along Harbridge Drove. Screening for long distant views across the valley needs to be considered along with the careful siting of any plant. The mature woodland found along part of the eastern boundary should be used as a screen.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		ral land.
Agricultural Land Classification (ALC) Grade	Grade 3a on site	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

#### **Objective 5 Justification:**

Land is greenfield, with ALC Grade 3a present on site. Not on heathland/peat soils. Consideration should be given to protection of soil quality during extraction and restoration.

### **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.

Heritage Assets		
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:		
2No. listed buildings	<250m	
Closest = Primrose Cottage (Grade II)	<30m east	
4No. listed buildings	250m – 500m	
Conservation Areas:		
Harbridge conservation area	0.14km south-east; 0.19km	
	east	
Registered Battlefield:	N/A	
Archaeology Alert Yellow Buffer:	0.61km south-east	
Net Effect:	·	0

### **Objective 6 Justification:**

The Heritage Statement states – 'Little is currently recorded at this location but archaeological investigation at neighbouring quarries ahead of extraction consistently encountered a low level of archaeological activity. There is no evidence to suggest that archaeological matters may emerge as overriding to the allocation, but some archaeological mitigation would be needed in due course. The Plateau gravel has a low potential for derived Palaeolithic artefacts.

There are four historic buildings within the immediate vicinity of the site, however only one of these is not sufficiently separated or screened from the proposed allocation site to protect it from any potential harm. Primrose Cottage (Grade II listed buildings) is located on the north-west corner of the proposed allocation site. Its setting is defined by a remote rural landscape, with views overlooking open farmland. The setting currently includes the allocation site as well as a portion of farmland to outside of the allocation to the north. The allocation will temporarily encroach upon the setting of the cottage but will not completely remove it. The proposed restoration plan will restore the original setting of the building. The harm caused by the proposal could be minimised by creating a buffer of farmland between the proposed allocation and the cottage, as well as the inclusion of suitable screening. If appropriate design measures are introduced, there should be no constraint which would preclude allocation.'

### **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Sustaina	ole way.	
Within a groundwater source protection zone (SPZ)	No	
Within 250m of a Public Water Supply (PWS)	No	
abstraction point		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

#### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:		+

#### **Objective 8 Justification:**

The proposed site is in Flood Zone 1 and sand and gravel extraction is considered 'water compatible development'.

devole ment.			
Objective 9: Communities  Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.			
Proximity to Airport/aerodrome (safeguarding)	The site within Bournemouth	na local communities.	
	Airport safeguarding zone		
	(11.50km south)		
Proximity to residential dwellings	<30m north		
Proximity to schools	2.08km north-west		
Proximity to hospitals	3.69km north-east		
Other			
Recreation ground / sports pitch (distance)	1.37km north-west		
Allotments (distance)	3.91km north-east		
Golf course (distance)	2.18km south		
Net Effect:		0	

### **Objective 9 Justification:**

As a minerals site and due to its distance from Bournemouth Airport, the airport safeguarding issue is unlikely to be significant. Consideration will need to be given to providing an off-set and screening any development from nearby residential dwellings to minimise visual intrusion and noise.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

116	Hetwork.		
Proximity of significant road junction?			
A31 and B3081	5.54km south		
Proximity of Strategic Road Network (SRN)?			
A31	5.54km south		
Method of materials transportation – road, rail			
and/or water	Road		
Net Effect:		0	

## Objective 10 Justification:

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials, this would be equivalent to approximately 55 HGVs or 110 two-way HGV movements per day, with a maximum of 10 staff on site (or 20 car movements per day). These were the same number of HGV movements for Hammer Warren at the time of the planning application for the extension of the Hamer warren site period.

Routing to the SRN (A31) will be south along Harbridge Drove for connection with the B3081 at its junction with the A31, both of which are suitable routes for HGV traffic. The SRN is located some 4.7 miles south from the site. The same routing management will need to be followed.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

Works associated with the installation of a conveyor belt over the public highway (Harbridge Drove) will be required.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

Through consultation on the draft Plan, local users have shared people walking, cycling, horse riding and jogging use the carriage way (due to the lack of pavements) on Harbridge Drove and the B3078. Safety of these users should be considered through the Transport Assessment/Statement.

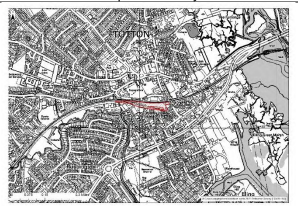
of these users should be considered through the Transport Assessment Statement.		
Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		sources.
Does the proposal support production of recycled	N/A	
and secondary aggregate?		

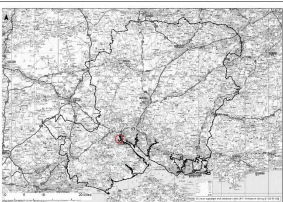
Is the proposal an extension of existing mineral	N/A	
extraction?	N/A	
Net Effect:		0
Objective 11 Justification:		
The proposal is for mineral extraction – restoration t	o agriculture, nature conservation	n and woodland.
with the potential for inert waste backfill.	,	,
	Waste Hierarchy	
	e waste hierarchy in the Plan area.	
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Potential for use of inert	
	waste for backfill	
Net Effect:		+
Objective 12 Justification:		
The proposal is for mineral extraction – restoration t	o agriculture, nature conservation	n and woodland,
with the potential for inert waste backfill.		
	and waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste ma		supply of minerals to
	ocal needs.	
Increased waste management / processing	N/A	
capacity?  Minerals extraction or wharf or rail depot?	Vac	
. Minerals extraction of what of fall deport	Yes	
	NI/A	
Helps with production of secondary and recycled	N/A	
Helps with production of secondary and recycled aggregate?	N/A	
Helps with production of secondary and recycled aggregate?  Net Effect:	N/A	+
Helps with production of secondary and recycled aggregate?  Net Effect: Objective 13 Justification:		
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Site name: Totton Sidings Site ID: NFD08

Grid reference: SU 36108 13163 Area (ha): 1.12

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Rail Depot

Current use: Rail siding and adjacent railway land

Proposal: Creation of a rail depot

Restoration: N/A (would revert to railway land upon ceasing of depot activities)

Proposal nominated by: Network Rail Ltd

Previous consideration within the plan making process:

Additional information: The site at Totton is one of Network Rail's Strategic Rail Freight Site listings (SFSS). The site is currently occupied by Network Rail, but future plans for the site involve the relocation of existing operations to a site at Eastleigh.

There has been some customer interest for aggregate services at the site. The site already benefits from rail paths needed for movement of aggregates on the lines. Totton sidings has been nominated as a potential aggregate depot in the Minerals and Waste Plan given the strategic nature of the site. Site is in proximity to residential housing, so any future operation would need to consider this development constraint.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	Climate Change	
Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate		e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Site in Flood Zone 1, 2 and/or 3:	Mostly in Flood Zone 1 (0.83% in FZ2 and 0.42% in FZ3)	
Sand/gravel extraction (water compatible):	N/A	
Method of materials transportation – road, rail and/or water:	Rail and road	
Net Effect:		0

### **Objective 1 Justification:**

Rail depot proposal surrounded by built infrastructure and rail corridor.			
Objective 2: Air Quality			
Improve and maintain air quality at levels which do	es not damage natural systems and	human health.	
Site or transport route within Air Quality	No		
Management Area (AQMA)?			
Method of materials transportation – road, rail	Rail and road		
and/or water			
Distance from air quality sensitive ecological	>200m		
receptors (International and national sites)			
Net Effect:		0	
Objective 2 Justification:			

Site and transport route not within an Air Quality Management Area. 350m from air quality sensitive ecological receptors (International and national sites). However, proposed rail depot surrounded by built development.

Objective 3: Biodiversity / Geodiversity		
Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and		ra and fauna and
protected species.		
International sites (SPA/SAC/Ramsar):		
Solent & Southampton Water SPA	0.35km east	
Solent and Dorset Coast SPA	0.66km east	
Solent & Southampton Water Ramsar	0.35km east	
Solent Maritime SAC	0.35km east	
New Forest SPA/SAC/Ramsar	3.31km south west	
Screened in by HRA Screening Assessment?	No	
National sites (SSSI/NNR):		
Lower Test Valley SSSI:	0.35km east	
Eling and Bury Marshes SSSI	0.46km east	
River Test SSSI;	1.28km north	
SSSI Impact Zone Issues:		
Any transport proposal including rail.		
Local sites (LWS/LNR/nature reserves):		
Redbridge Mud Flats SINC 4A	0.76km east	
Redbridge Wharf SINC 4A	0.94km east	
Eling Hill Mudflats SINC, 4A	0.61km east	
Eling Hill Salt Marsh SINC 4A/6A		
Bartley Water Meadow South SINC 4A	0.68km south	
Bartley Water Meadow (North) SINC 4A	0.54km south	
A326 Roadside Woodland and Little Copse 1A/4A		
SINC	0.58km south	
Bartley Park Meadows SINC 2B/7A	0.93km southwest	
Net Effect:		0

#### **Objective 3 Justification:**

The Ecological Statement states – 'There is limited interest on site, though the mature tree line does contribute over and above its face value due to the sparseness of this habitat in the local landscape.' Close proximity to International sites. Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	1.54km south west	
Green Belt:	>10km	
TPO:	Not on HCC land	
Net Effect:		0

### **Objective 4 Justification:**

The Strategic Landscape and Visual Statement states – 'The condition of this landscape is urban and industrial. The landscape is not sensitive to change.

The sensitivity of this landscape is considered to be moderate /low in this area, the adjacent residential areas increase the sensitivity, particularly if the development would result in down grading their outlook. The development would have a Moderate adverse effect, without mitigation to protect the adjacent housing areas.

Potential impact of development on the landscape: The townscape assessment does not detail the effects of the railway or the railway corridor in any detail, other than addressing the constraints it imposes on north south movements through the town.

Opportunities for enhancement: Retain and enhance all vegetation along the southern boundary and improve the buffer for the adjacent housing areas.

Increased heavy goods vehicle movements along Junction Road, could further degrade the Urban character, street scene improvements will need to be introduced to offset the impact.'

#### Objective 5: Soils

Maintain and protect soil quality and protect the best and most versatile agricultural land.

Agricultural Land Classification (ALC) Grade	Not present		
Contaminated / brownfield land / greenfield land:	Brownfield		
Heathland/peat soils?	No		
Net Effect:		+	
Objective 5 Justification:			
Brownfield site with no agricultural, heathland or pe	at soils		
	toric environment		
Protect and conserve the historic environment, signifi		s and their setting	
Heritage Assets		and their setting.	
Scheduled Monument:	N/A		
Historic Park:	N/A		
Listed buildings:	14/7		
The Cross Keys Public House (Grade II)	180m north		
Conservation Areas:	Toom Horar		
Eling Conservation Area	410m south		
Registered Battlefield:	410111 30411		
Archaeological Alert Yellow Buffer:	182m south east		
Net Effect:	1 .02 004 040.	0	
Objective 6 Justification:		U	
compromised. There is a residual possibility of individual historic features related to historic railway, but nothing of that nature is currently recorded on our data base.  Previous gravel extraction at this site suggests no residual archaeological potential related to underlying deposits.  All surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to the buildings or their settings. As such, there should be no constraint to this allocation.'			
Objective 7: V Maintain and enhance the quality of ground, surface and	Vater resources coastal waters and manage the cons	sumption of water in a	
	able way.		
Within a groundwater source protection zone (SPZ)?	No		
Within 250m of a Public Water Supply (PWS) abstraction point?	No		
Within 8m buffer of watercourses	No		
	No		
Over Chalk Principal Aquifer?	NO		
Net Effect:  Objective 7 Justification:  Not within an SPZ, 250m of a PWS abstraction point, over a Chalk Principal Aquifer or within 8m of a watercourse.			
	3: Flood risk		
	risk of flooding.		
Site in Flood Zone 1, 2 and/or 3:	Mostly in Flood Zone 1 (0.83% in FZ2 and 0.42% in FZ3)		
Sand/gravel extraction (water compatible):	N/A		
Net Effect:	•	0	
Objective 8 Justification: Site surrounded by built infrastructure and rail corrid	lor		
	Communities		
Minimise negative impacts of waste management facilities		nd local communities	
Proximity to Airport/aerodrome (safeguarding):	Airport 9.27km north east:		
Southampton Airport	site within safeguarding zone		
Proximity to residential dwellings:	10m south		

325m north east 2.85km north west

Proximity to schools:
Proximity to hospitals:

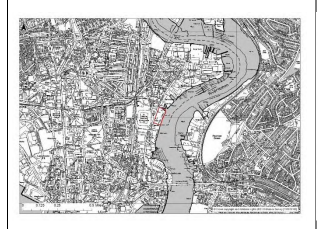
Other:

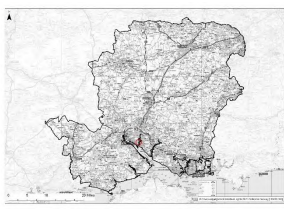
Recreation ground / sports pitch (distance)	295m south		
Allotments (distance)	461m north west		
Stables (distance)	N/A		
Golf course (distance)	N/A	0	
Net Effect: Objective 9 Justification:		0	
Despite existing industrial and rail activity, careful co	nsideration needs to be given to	mitigating notential	
impacts on local residents.	risideration needs to be given to	miligating potential	
	0: Transport		
Minimise the impact of the transportation of aggregates		I strategic transport	
Proximity of significant road junction:	A36 and A336 roundabout – 175m north		
Proximity of Strategic Road Network (SRN):	M27 – 3.1km north		
Method of materials transportation – road, rail	Rail and Road		
and/or water:			
Net Effect:		0	
Objective 10 Justification: The Strategic Transport Statement states – 'Althoug			
(cars and vans) and HGV movements. It is expected that this would be replaced by similar traffic levels once the existing site operations relocate to Eastleigh and the site is developed as an aggregate depot in future.  The sensitivity of receptors along the preferred route will be negligible given that the route has low sensitivity to traffic flows.  No highway works will be required.  Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the Hampshire Minerals &			
Waste Plan. A routing agreement as detailed above		nponiio iviinoraio a	
	nable minerals supply		
Support sustainable extraction, re-use and re		sources.	
Does the proposal support production of recycled and secondary aggregate?	No		
Is the proposal an extension of existing mineral extraction?	No		
Net Effect:		0	
Objective 11 Justification:			
Proposed creation of a rail depot.			
	Vaste Hierarchy		
	waste hierarchy in the Plan area.  N/A	T	
Landfilled Recycled	N/A		
Composted	N/A		
Recovered	N/A		
Net Effect:	1.07.1	0	
Objective 12 Justification:			
Proposed creation of a rail depot.			
	nd waste self-sufficiency		
Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.			
	I NI/A	1	
Increased waste management / processing capacity?	N/A		
capacity? Minerals extraction or wharf or rail depot?	Yes		
capacity?  Minerals extraction or wharf or rail depot?  Helps with production of secondary and recycled			
capacity?  Minerals extraction or wharf or rail depot?  Helps with production of secondary and recycled aggregate?	Yes		
capacity?  Minerals extraction or wharf or rail depot?  Helps with production of secondary and recycled aggregate?  Net Effect:	Yes	+	
capacity?  Minerals extraction or wharf or rail depot?  Helps with production of secondary and recycled aggregate?  Net Effect:  Objective 13 Justification:	Yes	+	
capacity?  Minerals extraction or wharf or rail depot?  Helps with production of secondary and recycled aggregate?  Net Effect:  Objective 13 Justification:  Proposed creation of a rail depot.	Yes	+	

Support the Plan area's economic growth	n and reduce disparities across the a	irea.
Job creation / Ha:	Unknown	
Deprivation index in locality:	Decile 4	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Permanent development	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create permanent employment, although number of jobs created is currently		
unknown and the site and is not within a deprived area. The site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		and greenspace.
Public Rights of Way (PRoW) on site or <50m?	Footbridge over western tip	
	of site.	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
The footbridge would be unaffected by the proposed development and the site would be permanent.		

Site name: Leamouth Wharf	Site ID: SOU01
Grid reference: SU 431 120	Area (ha): 16
Gild lefelelice. 30 431 120	Alea (lia). 10

MWPA / LPA: Southampton City Council





Site category: Mineral wharf

Current use: Existing mineral wharf

**Proposal:** Modernise existing mineral wharf to enable efficiency of operations

Restoration: None (permanent development)

Proposal nominated by: CEMEX

Previous consideration within the plan making process:

Additional information: Site is safeguarded under Policy 16 of the currently adopted HMWP.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	limate Change	
Reduce greenhouse gas emissions and adapt		e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Water	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1, 2 and 3	
Sand/gravel extraction (water compatible)	N/A	
Net Effect:		+

#### **Objective 1 Justification:**

Proposed modernisation of existing minerals wharf.

# Objective 2: Air Quality

Improve and maintain air quality at levels which does not damage natural systems and human health.

Net Effect:		0
receptors (International and national sites)		
Distance from air quality sensitive ecological	<200m (adjacent/within)	
and/or water?	Water	
Method of materials transportation – road, rail		
Management Area (AQMA)?	route to be within AQMA)	
Site or transport route within Air Quality	Yes (potential for transport	

# Objective 2 Justification:

Potential for transport route to be within an Air Quality Management Area. Adjacent to air quality sensitive ecological receptors. Materials transportation by water. However, proposal is for the modernisation of the existing mineral wharf to enable efficiency of operations.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected species.		
International sites:		
Solent and Dorset Coast SPA	Adjacent/within	

Solent & Southampton Water SPA/Ramsar	0.17km	
River Itchen SAC	3.20km	
Solent Maritime SAC	4.30km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Lee-on-the-Solent to Itchen Estuary SSSI	0.17km east	

Any transport proposal including road, rail and by water (excluding routine maintenance).

Any development that could cause AIR POLLUTION (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Saxon Wharf/Shamrock Quay 4A SINC	0.24km north-east	
Itchen Bridge Mudflat 4A SINC	0.30km south	
Peartree Green 2B/2D/6A/7A SINC	0.53km east	
Braeside Road Woodland 1A/7A SINC River Itchen	0.80km north-east	
Mudland 4A SINC	0.77km north	
Net Effect:		_

### **Objective 3 Justification:**

The Ecological Statement states - 'The site is adjacent to very sensitive and important habitats though much of this stretch of the river/coast is already developed into wharves and boatyards. There are no habitats within the site, though building may support birds and bats. The proposal will need to be supported by a HRA that addressed any potential impacts to the integrity of the SPA. Assessment of the potential impacts to the adjacent intertidal mud areas on the opposite bank will need to be undertaken. Air quality assessment will also be required.'

Close proximity to International sites. Potential impacts on International sites and associated SSSI units are addressed in greater detail in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	3.53km south west	
Green Belt	Not within 10km	
TPO	None within HCC land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states - 'The site is all heavy industry and a working wharf with no soft landscape features. The landscape condition is low. The site is clearly visible from the immediate surrounding areas, but it is not an unexpected view in the industrial and waterside context in which it sits.

Potential impact of development on the landscape: Very limited impact as the proposal does not aim to change the use of the site, just to rearrange it. The site is not sensitive, but account needs to be taken of the important ecological designations along the River Itchen.

Opportunities for enhancement: Seek to encourage good design in replacement buildings fronting Marine Parade/Belvidere Road which have a more dynamic and active relationship with the roadside. Seek to maximise views/glimpses across the water wherever possible. Improve site fencing and consider roadside trees."

consider reading troop.			
Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.			
Agricultural Land Classification (ALC) Grade N/A			
Greenfield / brownfield land	Brownfield		
Heathland/peat soils?			
Net Effect:		+	
Objective 5 Justification:			

### Objective 5 Justification:

Protect and conserve the histo

Existing mineral wharf.

Heritage Assets

Objective 6: Historic environment
oric environment, significance of heritage assets and features and

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their setting.

Scheduled Monument:		
Historic Park:		
Central Parks	0.59km west	
Listed buildings:		
4No. listed buildings	Within 500m	
Closest – Quay Wall, American Wharf (G.II)	0.39km south	
Conservation Areas:		
Canute Place	0.76km south west	
Cranbury Place	1km north west	
Registered Battlefield:	N/a	
Archaeology Alert Green Buffer	0.67km south west	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'The site is in Local Area of Archaeological Potential 8 (City Centre and Itchen Ferry), as defined in the Southampton Local Plan and Core Strategy. It lies on land reclaimed piecemeal from the Itchen Estuary from about 1800 onwards, and into the 20<sup>th</sup> century. Prehistoric peat and ancient alluvial deposits are present below land reclamation along the Itchen. Such deposits contain important information about past landscapes and environments in the periods following the end of the last Ice Age. Peat deposits may survive at depth on the Leamouth Wharf site. Pre-19<sup>th</sup> century waterfront structures and vessels may survive in the former intertidal mud below the land reclamation. All such remains are non-designated heritage assets under the National Planning Policy Framework, as are remains associated with 19<sup>th</sup> and some 20<sup>th</sup> century land reclamation and land use.

The site contains no historic buildings. The proposed modernisation of existing activities within the proposed site should cause no new impact to the setting of any historic buildings. As such, there should be no constraint to this allocation.'

## **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

edetamasie way.		
Within a groundwater source protection zone (SPZ)	No	
Within 250m of a Public Water Supply (PWS)	No	
abstraction point		
8m buffer of watercourses	Within	
Over Chalk Principal Aquifer?	No	
Net Effect:		

### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone or within 250m of a public water supply but is within an 8m watercourse buffer.

but to Within an on Waterboard burion.			
Objective 8: Flood risk			
Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3 Flood Zone 1,2 and 3			
Sand/gravel extraction (water compatible)  N/A			
Net Effect:		0	

#### **Objective 8 Justification:**

Modernisation of existing mineral wharf

Modernisation of existing milieral whan		
Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	Within Southampton Airport	
	Safeguarding zone	
Proximity to residential dwellings?	0.26km west	
Proximity to schools?	0.23km west	
Proximity to hospitals?	0.76km north west	
Other		
Southampton FC Stadium	<30m west	
Allotments	0.51km north west	
Golf course	4.22km north east	
Net Effect:		0

#### **Objective 9 Justification:**

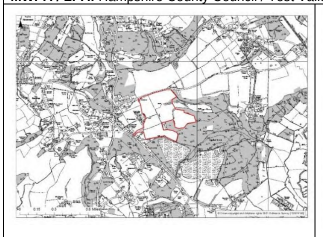
Modernisation of existing mineral wharf

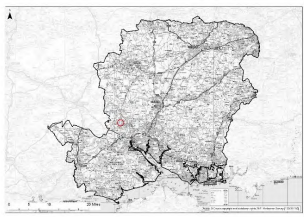
### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.		
Proximity of significant road junction? B3038 and A3024	0.27km north west	
Proximity of Strategic Road Network (SRN)?		
M27	4.22km north east	
Method of materials transportation?	Water	
Net Effect:		0
Objective 10 Justification:		
The Strategic Transport Statement states – 'The site		
details have been provided in relation to existing level impacts has therefore been undertaken but the proportion		
HGV traffic or routing on the local roads.	osais are unintery to significantly to	aneci ine level oi
The site use is not proposed to change and the proposed	osals for internal modifications to	the lavout are
unlikely to affect existing HGV routing.		are ray car are
HGV routing will be along urban corridors within Sou	thampton, which are congested a	and serve a number
of sensitive receptors such as schools, residential are		
receptor is therefore considered to be high.		
Any future application would need to be supported by		
would consider the cumulative impacts of any permit		<i>WP</i> .'
Objective 11: Sustain		
Support sustainable extraction, re-use and re	ecycling of mineral and aggregate res	sources.
Does the proposal support production of recycled and secondary aggregate?	IN/A	
Is the proposal an extension of existing mineral	N/A	
extraction?	14/7	
Net Effect:		0
Objective 11 Justification:		
Proposal to modernise existing mineral wharf to enab	ole efficiency of operations.	
Objective 12: W		
Contribute towards moving up the		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	N/A	•
Net Effect: 0		
Objective 12 Justification:	ale officionay of approxima	
Proposal to modernise existing mineral wharf to enable Objective 13: Minerals ar		
Enable the Plan area to be self-sufficient in its waste mar		supply of minerals to
meet its loc		supply of fillinorals to
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	?	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
Proposal to modernise existing mineral wharf to enable efficiency of operations.		
Objective 14: Economic Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha  Support the Plan area's economic growth and reduce dispanties across the area.  Unknown  ?		
Deprivation index in locality	Decile 1	:
Minerals (temporary) development	Permanent	
Waste (potentially permanent) development N/A		
Net Effect:		
Objective 14 Justification:		

Although in an area of relative deprivation, the proposal is a modernisation of an existing facility. The proposal is likely to create/maintain permanent employment, although number of jobs created is currently unknown. The site would contribute to economic growth.			
Objective 15: Green networks			
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.			
Public Rights of Way (PRoW) on site or <50m No			
Will proposed restoration enhance networks of N/A			
green and blue infrastructure and public access			
Net Effect: 0			
Objective 15 Justification: No PRoW affected. Permanent development.			

Site name: Roke Manor Quarry Extension (Stanbridge Ranvilles Farm)	Site ID: TSV06
Grid reference: SU 3244 2229	Area (ha): 32.6
MWPA / LPA: Hampshire County Council / Test Valley Borough Council	





Site category: Mineral extraction

Current use: Open agricultural land

**Proposal:** Extraction of 1.1 million tonnes of sharp sand and gravel as an extension to Roke Manor Quarry

**Restoration:** Restoration to existing levels for agricultural use, with 600,000 tonnes of inert waste material.

Proposal nominated by: Raymond Brown Quarry Products Ltd.

Previous consideration within the plan making process: N/A

**Additional information:** Scoping Opinion application was made, SCO/2020/0566, in 2020. Decided on 02/12/2020.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Climate Change		
Reduce greenhouse gas emissions and adap	t to and mitigate the impacts of clim	ate change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation?	Road	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	Yes	
Net Effect:	_	0

#### Objective 1 Justification:

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation?	Road	
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

#### **Objective 2 Justification:**

Site and transport route not within an Air Quality Management Area. Transportation by road. 1.34km from air quality sensitive ecological receptors (International and national sites).

#### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

Mottisfont Bats SAC	4.01km	
The New Forest SAC	4.04km	
New Forest SPA/Ramsar	4.42km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
River Test SSSI	1.34km east	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Tadburn Meadows LNR	3.77km south east	
Dunwood Manor – Woodland J (Baldwins		
Copse) 1A/1B SINC	0.37km west	
Squabb Wood 1A/1B SINC	0.25km south east	
South-west of Squabb Wood 6A SINC	0.30km south east	
Shootash Copse 1A SINC	0.49km west	
Palmer's/Bull's Copse 1A/1B SINC	0.07km east	
Squabb Wood Meadow 2A SINC	0.88km south east	
Hall Copse (North) 1B SINC	0.84km south	
All Saints, Awbridge 2A/6A SINC	0.84km north	
Ellis's Copse 1A SINC 900m W	0.90km west	
Net Effect:		_

#### **Objective 3 Justification:**

The Ecological Statement states – 'Ecological Assessment Summary: Removal of hedgerows will be a huge loss in the landscape – they are particularly mature and provide an important link to the wider landscape. Habitats to mitigate this impact will need to be provided upfront, and as soon as practically possible as each phase is restored.'

Potential impacts on the Mottisfont Bats SAC will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape  Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	4.12km south	
Green Belt	23.24km south	
TPO	Not on HCC Land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The landscape condition is Good. Increased development on this site could have a negative impact on the surrounding rural landscape, with the loss of the gentle undulations in the local topography and loss of the small scale fields and hedgerow boundaries. The sensitivity of this site is moderate / high, and additional development would require careful mitigation.

Potential impact of development on the landscape: Loss of small scale field pattern and loss of boundary hedgerows. Potential loss of topographical undulations and diversity due to simplified restoration levels and soil settlement. Loss of tranquillity along the rural lanes and associated properties.

Opportunities for enhancement: The site should be restored to existing levels; the hedgerows replaced and include trees. Management of the adjacent woodland to increase biodiversity.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Grade 3		
Contaminated / brownfield land Greenfield		
Heathland/peat soils?		
Net Effect:		0

#### **Objective 5 Justification**

Land is greenfield and ALC Grade 3. Not on heathland/peat soils. Consideration should be given to protection of soil quality.

Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument: Dunwood Camp	0.98km	
Registered Park and Garden:	N/a	
Awbridge Danes	0.22km north	
Embley Park	0.26km south	

Listed buildings: Longdown cottage 47m south Conservation Areas: N/a Registered Battlefield: N/a

**Net Effect:** 

#### **Objective 6 Justification:**

The Heritage Statement states – 'It would appear from archaeological monitoring on the adjacent quarry of which this is the extension, that the site has some archaeological potential that can be addressed by mitigation but is very unlikely to emerge as an overriding issue. This is acknowledged in a recent planning application consultation response. Monitoring of the gravel faces of the adjacent guarry of which this is the extension found no artefact rich geological contexts nor any context where in-situ deposits may have survived. It is proposed that continued monitoring of the geological context should take place but that the potential does not appear to be overriding. This is acknowledged in a recent planning application consultation response. There are two historic buildings within the vicinity of the proposed allocation, that might be impacted by the proposed mineral extraction. The Round House (Grade II listed dwelling to the north-west of the proposed allocation) and Longdown Cottage (Grade II listed dwelling to the south-west of the proposed allocation). Other historic buildings are present in the general area surrounding the allocation but are unlikely to be impacted. Longdown Cottage sits directly on the edge of the proposed allocation area. Its setting can be defined by a remote, forested, rural landscape. Although the application boundary borders the property boundary, there is only a limited visual link as the northern boundary of Longdown Cottage is planted. Any harm to the listed building can be minimised by maintaining and enhancing screening.

As such, there should be no constraint which would preclude allocation.'

### **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a

Sustainable way.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible) Yes		
Net Effect:		+

### **Objective 8 Justification:**

The proposed site is within Flood Zone 1.

### **Objective 9: Communities**

minimise negative impacts of waste management racilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	13.11km south east –	
	Southampton Airport	
	Safeguarding zone is 0.52km	
	east of site	

Proximity to residential dwellings?	<50m west (Stanbridge	
	Ranvilles Farm); 1.65km	
	north, 2.17 and 2.38km east	
Proximity to schools?	0.98km south; 1.68km north	
Proximity to hospitals?	3.46km south east (Romsey	
	Hospital)	
Other:		
Recreation ground / sports pitch	1.30km	
Golf course	0.67km north west and	
	1.34km south	
Net Effect:		0

#### **Objective 9 Justification:**

The site could potentially have impacts for residents due to noise, highway movements, dust etc. However, these impacts can be mitigated. Stanbridge Ranvilles Farm is within 50m of the site but is part of the proposed site ownership.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport

network.		
Proximity of significant road junction?		
A27 and A3090	2.44 Km southeast	
Proximity of Strategic Road Network (SRN)?		
M27	5.43 Km south	
Method of materials transportation – road, rail		
and/or water	Road	
Net Effect:		_

#### **Objective 10 Justification:**

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials, this would be equivalent to a total of approximately 100 HGVs or 200 two-way HGV movements per day, with a maximum of 8 staff and visitor car movements per day. As no information on existing movements from the recently closed Raymond Brown Roke Manor Quarry have been provided, which would in effect potentially be replaced by traffic from the proposed extension, the above estimates have been taken as net to the local network as a worst case.

Routing to the SRN (A36) will be south-east along the A27 Salisbury Road to the junction with the A3090 Romsey Road before accessing the A36.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	N/A	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		0

### Objective 11 Justification:

The proposal is for mineral extraction, with restoration including backfilling with inert materials (recovery).

The proposal to the minoral extraorder, many contract		111010110110
Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Yes (import of inert waste backfill)	
Net Effect:		+

#### **Objective 12 Justification:**

The proposal is for mineral extraction, with restoration including backfilling with inert materials (recovery).

### Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

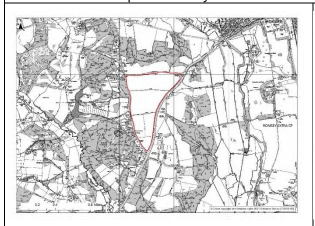
1	T N1/A	
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal is a mineral extraction facility.		
Objective	14: Economic	
Support the Plan area's economic grow		area.
Job creation / Ha	Unknown	?
Deprivation index in locality	Decile 6	
Minerals (temporary) development	Yes, no timeframe provided	
Waste (potentially permanent) development	N/A	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employment, although job creation is currently unknown. The		
site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure		de and greenspace.
Public Rights of Way (PRoW) on site or <50m	Footpath 010/747/1	
	terminates 14m from the site	
	on the opposite side of Old	
	Salisbury lane	
Will proposed restoration enhance networks of	No	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		

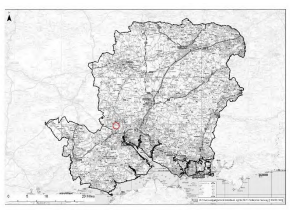
As the footpath terminates on the opposite side of Old Salisbury Lane, the proposal would not have a significant impact on the footpath or its users. Restoration to existing levels for agricultural use, with 600,000 tonnes of inert waste material.

Site name: Land at The Triangle	Site ID: TSV07

Area (ha): 68

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Mineral extraction

Current use: Open agricultural land

Grid reference: SU 335 195

Proposal: Extraction of up to 2.0 million tonnes of sharp sand and gravel

**Restoration:** Restoration of existing levels for use as agriculture with enhanced environmental and ecological benefits, using up to 2.0 million tonnes of inert waste material.

Proposal nominated by: Raymond Brown Quarry Products Ltd.

**Previous consideration within the plan making process:** Not currently allocated, however, previously identified as 'Preferred Area No. 4 for mineral extraction and waste disposal in the Hampshire, Portsmouth and Southampton Minerals and Waste Local Plan Dec 1998'

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement	
Objective 1: Climate Change			
Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate change.			
Generates energy/heat production?	N/A		
Supports renewables?	N/A		
Method of materials transportation – road, rail			
and/or water?	Road		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1		
Sand/gravel extraction (water compatible)	Yes		
Net Effect:		0	

#### **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water?	Road	
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

#### Objective 2 Justification:

Site and transport route not within an Air Quality Management Area. Transportation by road. Site 1.03km from air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

The New Forest SAC	2.87km	
New Forest SPA/Ramsar	3.35km	
Solent & Southampton Water SPA/Ramsar	3.96km	
Solent Maritime SAC	4.49km	
Emer Bog SAC	4.97km	
Mottisfont Bats SAC <sup>53</sup>	6.70km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
River Test SSSI	1.03km east	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Draft Plan.

1 1'	T = 1 = 1 = 1 = 1	
Local sites:		
Tadburn Meadows LNR	2.9km north east	
Kentford Lake Wood (2 Sites) 1A/1B SINC	0.01km west	
Burnt Grove 1A/1B SINC	0.11km north	
Embley Wood & Bog 1D/3A/3Bi/5A/5B/6C SINC	0.17km west	
Yew Tree Copse/Ridge Copse/Moorcourt Copse	0.18km east	
1A/1B SINC		
Town Copse 1A/1B SINC	0.35km east	
Grandmother's Meadow 2A SINC	0.58km south	
Romsey Common Farm Field 3 2A/5B SINC	0.66km south west	
Greenhill Meadow 2A/5B/6A SINC	0.74km north	
Hall Copse (North) 1B SINC	0.76km north west	
Embley Wood Nursery 2A SINC	0.81km south west	
Embley Wood Alders 1A SINC	0.86km south west	
Yew Tree Copse Meadow 2A SINC	0.96km south east	
Net Effect:		-

#### **Objective 3 Justification:**

The Ecological Statement states – 'The hydrological connection to the River Test and the River Blackwater a likely constraining issue at this site; area to the east of the site is rife with a network of streams as the land falls away from the site. The site is important in the landscape connectivity due to the maturity of the treelines and hedgerows that cross the site. These will support an array of protected species, and the site would need to accommodate retention of connectivity throughout the phasing of the development, with the inclusion of up front pre-commencement planting that forms the framework for restoration proposals. It does appear that the majority of the hedgerows will possibly be retained, but adequate buffering, enhancement and long-term management will be required.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	1.6km south	
Green Belt	21.9km	
TPO	None on HCC land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location.

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The site is currently a series of agricultural fields divided by mature hedgerows and trees, used for growing arable crops. The condition is good.

Proposal would have a Moderate / High Adverse impact if the whole site was developed and the tree lined hedgerows / tree belt across the site removed.

Potential impact of development on the landscape: Potential loss of significant mature Oak trees within the hedgerows across the site. Impacts on the character of the lanes around the site as a result of additional HGV movements.

Opportunities for enhancement: If the whole of this site was developed there would be a very significant loss of mature trees that cross the site from east to west. The middle belt is a particularly wide belt typical of a double hedgerow with trees. These tree belts are within hedgerows and they should be retained, loss of these ancient trees would be unacceptable.

The southern end of the site is divided into smaller fields with hedgerows that also contain some mature trees. The southern-most field, is a small triangular field, currently used for growing asparagus. It should also be removed from the site area to retain the northern treed hedgerow.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 3	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

#### **Objective 5 Justification:**

Land is greenfield and ALC Grade 3. Not on heathland/peat soils. Consideration should be given to protection of soil quality.

protestion or son quanty.		
Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument:	1.95km south	
Historic Park:		
Embley Park	35m west	
Broadlands Park	0.79m east	
Listed buildings:		
Milestone	33m east	
Cutters Barn	0.64km east	
6 others	<250m	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Archaeology Alert Green Buffer:		
Deserted Settlement: Pauncefoot House	0.15km	
Net Effect:	·	0

#### **Objective 6 Justification:**

The Heritage Statement states – 'There are no archaeological sites currently recorded within the site. However, the large area does have some archaeological potential that will need to be reviewed and explored but is very unlikely to represent an overriding archaeological issue.

A number of historic buildings lies on the eastern side of the A3090, including the Grade II\* Ranvilles Farm. However, the A3090 provides both a visual and physical barrier between the buildings and the proposed allocation site. This interrupts any historical setting of the buildings that might have included the allocation site. As such, the proposals are unlikely to harm the setting of these buildings and there should be no constraint which would preclude allocation.

The woodland block that is part of the Embley Park Registered Park (GII) to the south east acts as a screen between the designed elements of the park and the allocation. As noted in the Register description; "South-east of the House the site is largely woodland, established progressively from the early to mid C19 and now containing a mixture of deciduous and coniferous plantations including coppice. The eastern boundary strip is occupied by private properties with gardens, largely dating from the mid C20". The road front of the park facing the allocation is already significantly eroded by 20th century development. Consideration of the proximity of the Registered Park should be acknowledged. Broadlands Registered Park and Garden sits in the valley and is for the most part screened from the allocation by a belt of trees. At the northern end this might afford some glimpses through. At planning consideration some additional screening and consideration of restoration will address the temporary glimpses.

Objective 7: Water resources  Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.			
Within a groundwater source protection zone (SPZ)?			
No			
Not within			
No			
Net Effect:			
	nd coastal waters and manage the consinable way.  No  No  No  Not within		

### Objective 7 Justification:

The proposed site is not within a groundwater protection zone, 250m of a public water supply, over a Chalk Principal Aguifer or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3 Flood Zone 1			
Sand/gravel extraction (water compatible)			
Net Effect:		+	

# **Objective 8 Justification:**

The proposed site is within Flood Zone 1.

Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)	Site is just within	
	Southampton Airport	
	Safeguarding zone	
	(11.86km west of airport)	
Proximity to residential dwellings	<50m	
Proximity to schools	1.50km – north east	
Proximity to hospitals	2.76km north east (Romsey	
	Hospital)	
Other		
Recreation ground / sports pitch	1.28km north east; 1.76km	
	east	
Allotments	2.10km east	
Golf course	1.03km west (Wellow Golf	
	Course)	
Net Effect:		-

# **Objective 9 Justification:**

Potential impact on school and other amenity facilities can be mitigated with bunds/screening etc. As a minerals site and due to its distance from Southampton Airport, the airport safeguarding issue is unlikely to be significant. Consideration will need to be given to screening any development from nearby residential dwellings to minimise visual intrusion and noise.

# **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction?		
A36 and A3090	1.47km south	
Proximity of Strategic Road Network (SRN)?		
M27	2.1km south	
Method of materials transportation – road, rail		
and/or water?	Road	
Net Effect:		0

# Objective 10 Justification:

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials (progressive restoration), this would be equivalent to a total of approximately 125 HGVs or 250 two-way HGV movements per day, with a maximum of 8 staff and visitor car movements per day. Routing to the SRN (A36) will be south-east via the junction with the A3090 Romsey Road before accessing the A36.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

A new access from either Gardeners Lane (preferred) or Ryedown Lane will be required.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

Through consultation on the draft Plan, local users have shared that people walking, cycling and horse riding use the carriage way (due to the narrowness of the pavements) on Ryedown Lane and Gardiners Lane to access Romsey and the New Forest. In addition, golf players at Wellow Golf Club need to cross Ryedown Lane to access part of the course. Safety of these users should be considered through the Transport Assessment/Statement.

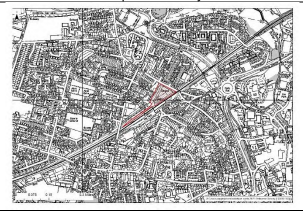
Transport Assessment/Statement.		
Objective 11: Sustain	able minerals supply	
Support sustainable extraction, re-use and re-	ecycling of mineral and aggregate re-	sources.
Does the proposal support production of recycled and secondary aggregate?	N/A	
Is the proposal an extension of existing mineral extraction?	N/A	
Net Effect:		0
Objective 11 Justification:		
The proposal is for mineral extraction, with restoratio	n including backfilling with inert r	naterials.
Objective 12: W		
Contribute towards moving up the		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Yes (inert construction waste backfill)	
Net Effect:	,	+
Objective 12 Justification:		
The proposal is for mineral extraction, with restoratio (recovery).	n including backfilling with inert r	naterials
Objective 13: Minerals ar	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste mar		supply of minerals to
meet its lo	_	_
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled aggregate?	N/A	
Net Effect:		+
Objective 13 Justification:		
The proposal is a mineral extraction facility with no m	nineral importation from outside the	he Plan area.
Objective 14		
Support the Plan area's economic growth	n and reduce disparities across the a	
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 6	
Minerals (temporary) development?	Yes, 18 years	
Waste (potentially permanent) development?	N/A	
Net Effect:		+
Objective 14 Justification: The proposal is likely to create temporary employment, although job creation is currently unknown. The		
site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	Yes	
green and blue infrastructure and public access		
Net Effect:		+

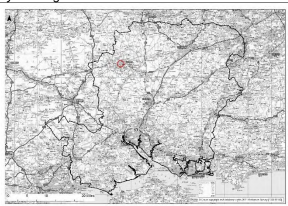
**Objective 15 Justification:** 

No PRoW on site or within 50m. Restoration of existing levels for use as agriculture with enhanced environmental and ecological benefits, using up to 2.0 million tonnes of inert waste material.

Site name: Andover Sidings	Site ID: TSV09
<b>Grid reference:</b> SU 35536 45982 / 435536, 145982	Area (ha): 1.7

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Rail Depot

Current use: Rail siding and adjacent railway land.

Proposal: Make use of recently completed rail depot for aggregates

Restoration: N/A (would revert to railway land upon ceasing of depot activities)

Proposal nominated by: Network Rail Ltd

Previous consideration within the plan making process:

Additional information: Network Rail have recently completed a project at Andover Sidings to develop the site for use as a rail depot. This has links to London and serves as an alternative to the Solent mainline.

It is envisaged that an operator would lease the site for a temporary period during a project or construction period to allow the importation of aggregate and construction materials. Following completion of the project the site could be leased by another operator and continue the temporary use of the site.

Network Rail have highlighted that this site would be considered as a grouped 'aggregates/construction' site, including this as the most likely potential commodity for Andover freight operations.

This is an important point as moving forward, the rail and freight industry foresee a dual functionality use of depots rather than the traditional aggregate depots.

or depote ratio traditional aggregate depote.		
Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C	limate Change	
Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate change.		
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water		
Site in flood Zone 1, 2 and/or 3:	Flood Zone 1	
Sand/gravel extraction (water compatible):	N/a	
Net Effect:		0
Objective 1 Justification:		

Aggregate rail depot proposal in Flood Zone 1

Aggregate rail depot proposal in Flood Zone 1.		
Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Rail and road	
and/or water?		
Distance from air quality sensitive ecological	>5km	
receptors (International and national sites)		
Net Effect: +		
Objective 2 Justification:		

Site and transport route not within an Air Quality Management Area. Transportation includes rail. Greater than 5km from air quality sensitive ecological receptors (International and national sites). **Objective 3: Biodiversity / Geodiversity** Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species International sites (SPA/SAC/Ramsar): >5km Screened in by HRA Screening Assessment? No National sites (SSSI/NNR): >5km SSSI Impact Zone Issues: N/A Local sites (LWS/LNR/nature reserves): Andover Ring Road (Hogarth Court Bank) SINC 6A (Valerianella carinata), 0.33km north A3057 Northern Avenue, Andover SINC 1Cii/5A/5B 0.38km east A3057 Fen adjacent to Sainsbury's SINC 1Cii 0.8km east Anton Lakes - Meadow C SINC 2A/5A/5B/6A 0.73km east Anton Lakes - Meadows A & B SINC 2B/5A/5B/6A 0.7km northeast Anton Lakes - Lakes & Surround SINC 2B/5A/5B/6A/7A 0.53km north Shepherd's Spring Meadow SINC 2A/2B/5A/5B/6A 0.82km northeast Anton Lakes – Eastern Meadow SINC 5B 0.87km north Anton Lakes - Cress Beds SINC 5A/5B/6A 0.79km north **Net Effect:** 0 **Objective 3 Justification:** The site does support some mature trees/woodland that provides some ecological interest, especially

with its connection to the wider landscape.

man no commodati to ano material santocapo.			
Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape: >4km			
Green Belt:	>10km		
TPO:	Not on HCC Land		
Net Effect:		0	

# **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment stats – 'The condition of this landscape is urban and industrial, with pockets of housing within close proximity. The landscape is not sensitive to change The site is well screened from the wider landscape the main views into the site are from the railway station and from the adjacent housing estate.

Potential impact of development on the landscape: The sensitivity of this landscape is considered to be moderate /low in this area, the adjacent residential areas increase the sensitivity, particularly if the development would result in downgrading their outlook. The development would have a Moderate/Low adverse effect, without mitigation to protect the adjacent housing areas.

Opportunities for enhancement: Retain and enhance all vegetation along the northern and eastern boundary and improve the buffer for the adjacent housing areas. Increased heavy goods vehicle movements along Mylen Road, could further degrade the Urban character, street scene improvements

will need to be introduced to offset the impact.'		
Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Not present	
Contaminated / brownfield land / greenfield land:	Brownfield	
Heathland/peat soils?	No	
Net Effect: +		
Objective 5 Justification:		
Brownfield site with no agricultural soils.		
Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:	2 No. listed buildings within	
	500 m of the site. Closest is	

	Andover Station immediately	
	south (Grade II)	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Archaeology Alert Area:	N/A	
Net Effect:	·	0

# **Objective 6 Justification:**

The Heritage Statement states – 'There are no archaeological sites currently recorded at this location. The site has been impacted by past land use, though the development of the railway siding and mapping shows the ground level has been lowered to create a level siding. Any archaeological potential has been lost or at the least severely compromised. There is a residual possibility of individual historic features related to historic railway, but nothing of that nature is currently recorded on our data base and railway buildings associated with the shown on the old maps are no longer present.

The site is chalk and so suggests no residual archaeological potential related to underlying deposits. Immediately to the south of the proposed allocation area is the Grade II listed Andover Railway Station. The setting of this building is defined by its historic and current use as a railway station. Although the proposed allocation will fall within the setting of the building, the proposed activity is likely to be broadly consistent with activity expected within the setting of a historic railway station. The impact on the station should be considered in the design of the scheme (whether that is through screening or design) and it is important that any buildings or mass (such as piled aggregate) does not overpower the station, which would negatively alter the setting. As such, there should be no constraint which would preclude allocation.'

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
Within 8m buffer of watercourses	No	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		+

### **Objective 7 Justification:**

Not within an SPZ, 250m of a PWS abstraction point or within 8m of a watercourse but over Principal Chalk Aquifer. Previously developed land in urban area.

# Objective 8: Flood risk Reduce the risk of flooding.

Site in flood Zone 1, 2 and/or 3: Flood Zone 1
Sand/gravel extraction (water compatible): N/A

Net Effect: +

### **Objective 8 Justification:**

Flood Zone 1

# **Objective 9: Communities**

Minimise negative impacts of waste management facilities and mineral extraction on people and local communities. Proximity to Airport/aerodrome (safeguarding): 4.2km south west Proximity to residential dwellings: Immediately north Proximity to schools: 666m north west Proximity to hospitals: 260m north Other: Recreation ground / sports pitch (distance) 215m west Allotments (distance) 205m north 1.6km south Golf course (distance) **Net Effect:** 

### **Objective 9 Justification:**

Due to the nature and location of the site with existing industrial and rail activity. Ability to reinforce vegetation screening.

# **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction:	A343 and A3057 roundabout	
	<ul><li>– 297m east</li></ul>	
Proximity of Strategic Road Network (SRN):	A303 – 1.25km west	
Method of materials transportation – road, rail	Rail and road	
and/or water:		
Net Effect:		0

# Objective 10 Justification:

The Strategic Transport Statement states – 'Although the site has no historical traffic generation to rely on, the road network serving the area already experiences a significant number of HGV traffic, with Weyhill Road one of Andover's arterial roads within the A303/A343 ring road. The future capacity of the rail depot is unknown but any additional HGV movements are likely to be in the order of 90 HGV movements per day if handling 200,00tpa of aggregates based on 3 trains per day. There would also be limited full time staff on-site resulting in limited additional car/light vehicle movements per day. The average daily traffic on the A303 between the A342 and A343 was 45,840 vehicles, of which 1888 were HGVs. The addition of 90 HGV movements a day would have a negligible impact, representing a 1.7% increase in the proportion of HGV vehicles using the corridor. With staff vehicles included, the increase in vehicles would be negligible at a 0.2% increase in total traffic.'

increase in vehicles would be negligible at a 0.2% increase in total traffic.'			
Objective 11: Sustainable minerals supply			
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.			
Does the proposal support production of recycled and secondary aggregate?	?		
Is the proposal an extension of existing mineral extraction?	No		
Net Effect: 0			
Objective 11 Justification:			
Proposed creation of a rail depot.			
Objective 12: Waste Hierarchy			
Contribute towards moving up the waste hierarchy in the Plan area.			
Landfilled	N/A		
Recycled	Potential	?	
Composted	N/A		

# **Objective 12 Justification:**

Recovered

Net Effect:

Proposed creation of a rail depot.

# Objective 13: Minerals and waste self-sufficiency

N/A

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

meet its local needs.		
Increased waste management / processing	?	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled		
aggregate?		
Net Effect:		+

# **Objective 13 Justification:**

Proposed creation of a rail depot.

Objective 14: Economic			
Support the Plan area's economic growth and reduce disparities across the area.			
Job creation / Ha:	Unknown		
Deprivation index in locality:	Decile 5		
Minerals (temporary) development?	N/A		
Waste (potentially permanent) development?	Permanent		
Net Effect:		+	

# **Objective 14 Justification:**

The proposal is likely to create permanent employment, although number of jobs created is currently unknown and the site and is not within a deprived area. The site would contribute to economic growth.

# **Objective 15: Green networks**

Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.

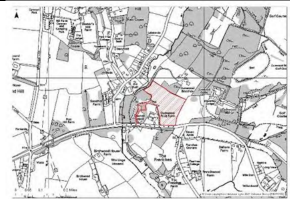
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Public Rights of Way (PRoW) on site or <50m?	<50m	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Net Effect.		U

Site name: Dunwood Fruit Farm	Site ID: TSV10
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**Grid reference:** 430670, 122820 / SU 30670 22820 **Area (ha):** 4.2

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Minerals extraction

Current use: Fruit Farm / Nursery

Proposal: Extraction of up to 500,000 tonnes of soft sand

Restoration: Agriculture with enhanced woodland and hedgerows

Proposal nominated by: Grundon Sand & Gravel Limited

Previous consideration within the plan making process: Site was submitted and assessment under

the HMWP (2013). The site was not taken forward to allocation.

Additional information: N/A

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation?	Road	
Site in flood Zone 1, 2 and/or 3:	Flood Zone 1	
Sand/gravel extraction (water compatible):	Yes	
Net Effect:		0

# **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation?	Road	
Distance from air quality sensitive ecological receptors (International and national sites)	>2km	
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within an Air Quality Management Area. Transportation by road. Greater than 2km from air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

-10100100		
International sites (SPA/SAC/Ramsar):		
Mottisfont Bat SAC 3.5km	3.51 km	
The New Forest SAC	4.07 km	
New Forest SPA/Ramsar	4.07 km	
Screened in by HRA Screening Assessment?	Yes	
National sites (SSSI/NNR):		
Dunbridge Pit SSSI	2.85 km	

# River Test SSSI 3.51 km

### SSSI Impact Zone Issues:

All planning applications (except householder) outside or extending outside existing settlements/urban areas affecting greenspace, farmland, semi natural habitats or landscape features such as trees, hedges, streams, rural buildings/structures.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites (LWS/LNR/nature reserves):		
Butler's Copse South SINC (1A)	0.87 km north east	
Hilltop Woodland SINC (1A)	0.92 km north east	
Dunwood Manor woodland complex of SINC,		
mainly 1a/1B.	0.18 km north	
Dunwood Manor – Woodland J (Baldwins Copse)		
1A SINC	0.65 km east	
Buckhill Meadow 1 SINC 2b/5B	0.40 km south	
Buckhill Meadow 3 SINC (2b/5B)	0.14 km south	
Ellis's Copse SINC (1a)	0.7 km south east	
Winacres Farm Meadows complex (2A/5B)	0.45 km south	
Aldermoor Copse East SINC (1A)	0.5 km south	
Midfield Farm Meadow – plot no. 0086 SINC (2a)	0.74 km south west	
Sherfield English Fen & Marshy Field SINC (2A/5B)	0.92 km south west	
Doctor's Hill Farm Row SINC (1A)	0.37 km north west	
Doctor's Copse SINC (1A)	0.46 km north west	
Net Effect:		-

### **Objective 3 Justification:**

The Ecological Statement states – 'Adjacent woodland (priority habitat) is contiguous with onsite scrub that will be good supporting habitat for protected species and the biodiversity interest of ancient woodland. The majority of the site boundaries will have similar interest. The rest of the site is likely to have limited habitat value, but studies will need to investigate presence of protected species, especially the use of the open fields and the margins by the SAC bats.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Draft Plan.

regulations resoccition of the rimiting regulate Branch land		
Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	4.3 km west	
Green Belt:	Not within 5 Km	
TPO:	Not within HCC land	
Net Effect:		0

### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The physical condition of this site area is currently degraded, because the fields are used for intensive horse grazing. However, the woodland surrounding the site is a significant landscape element in the local landscape character. The localised undulating topography on the site is also a strong feature in the local landscape. Whilst the open area of flat land is not sensitive to change, the west facing hillside on the site is sensitive along with the surrounding woodland.

The site is well screened from the wider landscape the main views into the site are from the A27, footpath no 209/39/1 and from some of the adjacent houses on Newtown Lane.

Potential impact of development on the landscape: The sensitivity of this landscape is considered to be moderate on the flat hilltop and high on the west facing slope. The adjacent woodland and the residential area along Newtown Lane increase the sensitivity, particularly if the development did not restore the landscape to its existing levels. The development would have a moderate/ high adverse effect, without reducing the working area and omitting the sloping hillside in the north western part of the site to protect the landscape character and the adjacent housing areas.

Opportunities for enhancement: The area of extraction should omit the sloping hillside in the north-western part of the site. This will reduce impacts on landscape character and visual intrusion on the nearby properties. Screening for properties and the adjacent footpath and roads.'

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Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	N/A	
Contaminated / brownfield land / greenfield land:	Part greenfield	
Heathland/peat soils?	No	
Net Effect:		0

# **Objective 5 Justification:**

Land is part-greenfield. Not best and most versatile agricultural land and not on heathland/peat soils but consideration should be given to protection of soil quality.

Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		and their setting.
Heritage Assets		
Scheduled Monument:		
Dunwood Camp Scheduled Monument	0.28 km north east	
Historic Park:		
Awbridge Danes	0.84 km east	
Listed buildings:		
Buckhill – Grade II	Within 0.5 km	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Archaeology Alert Area:	N/A	
Alert Red Buffer – Dunwood Camp	0.28 km north east	
Net Effect:		0

# **Objective 6 Justification:**

The Heritage Statement states – 'Only one historic building is located within the immediate vicinity of the site; Buckhill Farmhouse (Grade II listed). All remaining historic buildings are sufficiently separated or screened from the proposed allocation, so that no harm will be caused to these buildings settings. Buckhill Farmhouse is located immediately to the south of the site, separated from the site by Salisbury Road. The setting of Buckhill Farmhouse can be defined by an open agricultural setting to its south, with the view to the north obscured by woodland/wooded verge. If this screening is maintained to the north, there is unlikely to be any harm caused by the proposed works. On this basis, there should be no significant constraint to this site.'

A site visit has been undertaken to confirm there is no visual link between the site and the scheduled monument (nor the listed building). The woodland that separates the site from the Hill Fort to the north and the east is dense and blocks any view. The woodland increases in height with the natural topography. The depth of the wooded areas seems to suggest that even in winter, with the foliage gone, it would not be possible to have a visual link with monument.

Objective 7: Water resources		
Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a		
sustainable way.		
Within a groundwater source protection zone	No	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)	No	
abstraction point?		
Within 8m buffer of watercourses	No	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

# **Objective 7 Justification:**

Not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS), within an 8m watercourse buffer or over a Chalk Principal Aquifer.

an one watercourse burier or over a chark i fincipal Aquiter.		
Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3:	Flood Zone 1	
Sand/gravel extraction (water compatible):		
Net Effect:		+

### **Objective 8 Justification:** Not within a Flood Zone 2 or 3 and water compatible development. **Objective 9: Communities** Minimise negative impacts of waste management facilities and mineral extraction on people and local communities. Proximity to Airport/aerodrome (safeguarding): Southampton Airport Safeguarding Zone 2.75 km south east Proximity to residential dwellings: 30m south, 70m north west, and 90m north east Proximity to schools: 1.70 km north east Proximity to hospitals: 5.74 km south east Other: 1.86 km north east Recreation ground / sports pitch Allotments 5.36 km south east Stables 2.06 km south west

Consideration will need to be given to screening any development from nearby residential dwellings to minimise visual intrusion and noise.

2.34 Km south east

# Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network. Proximity of significant road junction: 4.49 km south east – A27 and A3090 Proximity of Strategic Road Network (SRN): 6.65 km south east – M27 Method of materials transportation – road, rail and/or water: Net Effect:

# **Objective 10 Justification:**

Golf course

**Net Effect:** 

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials (progressive restoration), this would be equivalent to a total of approximately 60 HGVs or 120 two-way HGV movements per day, with 10 staff and visitor car movements per day.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

The addition of 60 HGV movements would have slight impact, representing a 22.6% increase in the proportion of HGVs using the corridor with the additional staff movements of 10 leading to no significant impact on overall traffic flows on the route at a 0.4% increase.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the Hampshire MWP. A routing agreement as detailed above would also be required.'

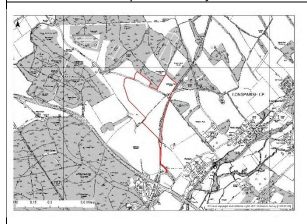
Through consultation on the draft Plan, local users have shared that people walking and cycling use the carriage way (due to the lack of pavements) on the local road network. In addition, the proposed access on the site would cause a conflict with the eastern section of Footpath 39. Safety of these users should be considered through the Transport Assessment/Statement.

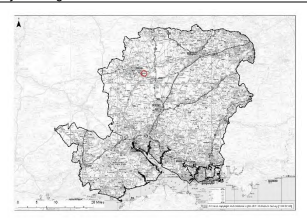
be considered through the Transport Assessment/Statement.			
Objective 11: Sustainable minerals supply			
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.			
Does the proposal support production of recycled and secondary aggregate?	N/A		
Is the proposal an extension of existing mineral extraction?	N/A		
Net Effect:		0	
Objective 11 Justification:			
Objective 11 Justification:			
Objective 11 Justification: The proposal is a mineral extraction facility. Use back	ckfill (recovery) is unknown.		
The proposal is a mineral extraction facility. Use back	skfill (recovery) is unknown.  Vaste Hierarchy		
The proposal is a mineral extraction facility. Use bac Objective 12: \	, , , , , , , , , , , , , , , , , , , ,		
The proposal is a mineral extraction facility. Use bac Objective 12: \	Vaste Hierarchy		
The proposal is a mineral extraction facility. Use bac Objective 12: V	Vaste Hierarchy waste hierarchy in the Plan area.		
The proposal is a mineral extraction facility. Use bac Objective 12: V  Contribute towards moving up the Landfilled	Vaste Hierarchy e waste hierarchy in the Plan area.  N/A		

Net Effect:		?
Objective 12 Justification:		
The proposal is a mineral extraction facility. Use backfill (recovery) is unknown.		
	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste ma		supply of minerals to
	ocal needs.	
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	Yes	
Helps with production of secondary and recycled	N/A	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal is a mineral extraction facility. Use bac		
	4: Economic	
Support the Plan area's economic grow		
Job creation / Ha:	Unknown	?
Deprivation index in locality:	Decile 5	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employment, although number of jobs created is currently		
unknown. The site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m?	Footpath 209/39/1 crosses	
	parts of the site	
Will proposed restoration enhance networks of	Insufficient information	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
Consideration needs to be given to the impact of site allocation on the statutory footpath crossing the		
site. Insufficient information to determine whether restoration of the site would lead to green/blue		
infrastructure network improvements		

Site name: Cutty Brow	Site ID: TSV08
Grid reference: SLL413 445	Area (ha): 36.7

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Mineral extraction

Current use: Open agricultural land

Proposal: Extraction of up to 1.0 million tonnes of sharp sand and gravel

Restoration: Restoration to agricultural uses.

Proposal nominated by: HCC

Previous consideration within the plan making process: Is a current allocation in the adopted

**HMWP** 

### Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C		
Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate		e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	Yes	
Net Effect:		0

# **Objective 1 Justification:**

Minerals extraction proposal within Flood Zone 1, with materials transportation by road.

# **Objective 2: Air Quality**

Improve and maintain air quality at levels which does not damage natural systems and human health.

Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water	Road	
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within an Air Quality Management Area. Transportation by road. 0.85km from air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

prototica apolica.			
	International sites:	>10km	
	Screened in by HRA Screening Assessment?	No	
	National sites:		

River Test SSSI 0.85km south east

Relevant SSSI Impact Risk Zone Issues:

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:	4.8km north west	
Anton Lakes LNR		
Net Effect:		0

# **Objective 3 Justification:**

The Ecological Statement states – 'The northern pastures, the east-west strip of lowland woodland south of the east west track, and the railway line provide extensive interest at this site and contribute significantly to the local landscape. The presence of Hazel Dormouse and the presence of Barbastelle bats within this habitat emphasises the importance of these areas of connectivity. The swathes of arable fields provide little ecological interest, but the northern most field is likely to be of more interest. Protection, and buffering of these areas will be essential, though this will make the access difficult to achieve. Dormouse habitat and the southern section of the connective railway habitat will have to be removed causing fragmentation.'

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
North Wessex Downs AONB	2.28km north	
Green Belt	>10km	
TPO	Not on HCC land	
Net Effect:		0

# Objective 4 Justification:

The Strategic Landscape and Visual Assessment – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the AONB due to scale, design and location. The existing fields are well managed arable with a smaller field in pasture. Their current condition is Good. Due to its rural character, location adjacent to an important landscape feature (Harewood Forest) and its value for recreation, evidenced by numerous rights of way, the landscape sensitivity level is High. The proposal is likely to have a large adverse effect on the landscape.

By virtue of the proximity of the country lane which cuts through the site, the PRoWs, and the likely visibility from longer distance viewpoints, the visual sensitivity is High. The proposal is likely to have a large adverse visual effect.

Potential impact of development on the landscape: Visual intrusion on the immediate setting of Harewood Forest (the largest area of forest in Hampshire outside the New Forest), and potentially on long distance views from the south.

Negative impact on this plateau downland area which, although disturbed aurally by the busy A303, is currently intact visually with few detractors.

Opportunities for enhancement: The site will be difficult to mitigate successfully due to the lie of the land, its exposed nature and the proximity of rights of way and the country lane. The smaller north-eastern field is less exposed and may be screened with boundary planting along the southern/lane edge however, the land falls away into the site making screening more difficult to achieve. The creation of access points will likely have a negative impact on the existing mature boundary vegetation. Adjacent mature hedgerows and woodland must be protected with generous exclusion/buffer zones.

Restoration to arable and pasture in keeping with the landscape character.

Restoration to arable and pasture in keeping with the landscape character.		
Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 3b	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0
Objective 5 Justification:		

Land is greenfield and ALC Grade 3. Not on heathland/peat soils. Consideration should be given to protection of soil quality. **Objective 6: Historic environment** Protect and conserve the historic environment, significance of heritage assets and features and their setting. Heritage Assets Scheduled Monument: Old Pound Earthworks 1.18 km west Historic Park: Hurstbourne Park 1.93km north east Listed buildings: Forton House 0.42km east (closest) Conservation Areas: Middleton 0.27km east Registered Battlefield: N/A Archaeology Alert Yellow Buffer On site

# **Objective 6 Justification:**

**Net Effect:** 

The Heritage Statement – 'The site has some known archaeological remains including two enclosures of unknown date. It has a high archaeological potential particularly towards the river valley. Further uphill the area appears to have been woodland until the recent historic period and might have a more limited archaeological potential. These will need to be addressed but are not considered likely to prove overriding.

River Terrace 1 and 2 have a moderate potential for derived Palaeolithic material.

All surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to the buildings or their settings. As such, there should be no constraint to this allocation.'

# Objective 7: Water resources Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way. Within a groundwater source protection zone (SPZ) No Within 250m of a Public Water Supply (PWS) No abstraction point 8m buffer of watercourses Not within Over Chalk Principal Aquifer? Yes Net Effect: O

# **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer but is over a Chalk Principal Aquifer.

Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3? Flood Zone 1		
Sand/gravel extraction (water compatible)? Yes		
Net Effect:		+

# **Objective 8 Justification:**

The proposed site is within Flood Zone 1.

Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)	29.3km	
Proximity to residential dwellings	0.42km	
Proximity to schools	1.9km	
Proximity to hospitals	5.7km	
Other		
Recreation ground / sports pitch	1.16km	
Golf course	3.88km	
Net Effect:		+

# **Objective 9 Justification:**

Beyond the thresholds for amenity facilities.

# **Objective 10: Transport**

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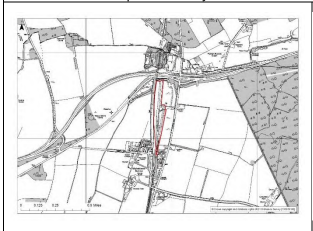
Minimise the impact of the transportation of aggregates		I strategic transport	
netv	vork.		
Proximity of significant road junction? A303	0.25km south		
Proximity of Strategic Road Network (SRN)?			
A303  Method of materials transportation – road, rail	0.25km south		
and/or water	Road		
Net Effect:		+	
Objective 10 Justification:  The Strategic Transport Statement states – 'It is expected that a similar amount of inert waste would be required for restoration and based on other proposals, it is estimated that this would be equivalent to up to 110 HGV movements per day. In the absence of any other information, this has been taken as net additional traffic as a worst case.  The site would provide direct access onto the SRN (A303).  The sensitivity of receptors along the preferred route will be negligible given that the route has low sensitivity to traffic flows.  Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'			
Objective 11: Sustain			
Support sustainable extraction, re-use and re Does the proposal support production of recycled	ecycling of mineral and aggregate res	sources.	
and secondary aggregate?	IN/A		
Is the proposal an extension of existing mineral extraction?	N/A		
Net Effect:		0	
	waste hierarchy in the Plan area.		
Landfilled	N/A		
Recycled	N/A		
Composted	N/A		
Recovered	Yes, backfill material unknown		
Net Effect:		+	
Objective 12 Justification: The proposal is for mineral extraction, with restoration including backfilling (recovery). Currently backfill material unknown.  Objective 13: Minerals and waste self-sufficiency  Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.			
Increased waste management / processing capacity?	N/A		
Minerals extraction or wharf or rail depot?	Yes		
Helps with production of secondary and recycled	N/A		
aggregate?  Net Effect:		+	
Objective 13 Justification:			
The proposal is a mineral extraction facility with no mineral importation from outside the Plan area.			
Objective 14: Economic			
Support the Plan area's economic growth	n and reduce disparities across the a		
Job creation / Ha?	Unknown	?	
Deprivation index in locality?	Decile 7		
Minerals (temporary) development?	Yes		
Waste (potentially permanent) development?	N/A		

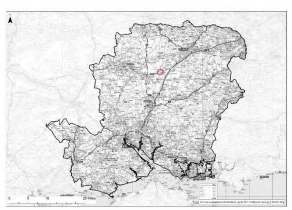
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employment, although job creation is currently unknown. The site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure an	d enable safe access to countryside	and greenspace.
Public Rights of Way (PRoW) on site or <50m	2 footpaths present on site	
	(Route 146 and the Test	
	Way)	
Will proposed restoration enhance networks of	No	
green and blue infrastructure and public access		
Net Effect:		-
Objective 15 Justification:		
Footpaths, including a long distance route cross the site entrance. Restoration to agricultural uses.		

Site name: Micheldever Sidings	Site ID: WIN03
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Grid reference: SU 518 433 Area (ha): 7.2

MWPA / LPA: Hampshire County Council / Winchester City Council





Site category: Rail depot

Current use: Rail siding and adjacent railway land.

Proposal: Considered to be primarily suitable for use as an aggregate rail depot. May also have some

potential for waste uses.

Restoration: None (permanent development)

Proposal nominated by: IRUK Waste Planning & Consultancy Ltd.

Previous consideration within the plan making process: Site is currently allocated in the adopted

HMWP.

# Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Rail (railway on site)	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		+

### **Objective 1 Justification:**

Aggregate rail depot proposal within Flood Zone 1. Material would ordinarily be transported by road and this proposal provides for a rail component to transportation. Although this would potentially increase HGV traffic locally, the net effect for the Plan area as a whole is positive.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water?	Rail (railway on site)	
Distance from air quality sensitive ecological	87m	
receptors (International and national sites)		
Net Effect:		-

# **Objective 2 Justification:**

Site or transport route not within an Air Quality Management Area. Transportation by rail. 87m from an air quality sensitive ecological receptor (national site). Material would ordinarily be transported by road and this proposal provides for a rail component to transportation. Although this would potentially increase HGV traffic locally, the net effect for the Plan area as a whole is positive.

However, uncertainty in relation to potential waste uses of proposal and proposed use listed as SSSI Impact Zone Issue.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species

prototica aposico.		
ternational sites:	>10km	
creened in by HRA Screening Assessment?	No	
ational sites:		
icheldever Spoil Heaps SSSI	87m north	
	ternational sites: creened in by HRA Screening Assessment? ational sites:	creened in by HRA Screening Assessment? No ational sites:

## Relevant SSSI Impact Risk Zone Issues:

Any transport proposal including road, rail and by water (excluding routine maintenance).

Any development that could cause AIR POLLUTION or DUST either in its construction or operation (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Micheldever Oil Terminal 2A/6A.	Within north-east part of site	
Black Wood, Micheldever 1B/6A/6C SINC	0.76km east	
Cobley Wood South 1A SINC	0.93km north-east	
Net Effect:		_

### **Objective 3 Justification:**

Ecological Statement states - 'Chalk grassland to the east, and priority habitat to west - sensitive to air pollution. Site does contain some of the very rare Schedule 8 plants found within the SINC, these are illegal to remove.'

Uncertainty in relation to potential waste uses of proposal and proposed use listed as SSSI Impact Zone Issue.

### Objective 4: Landscape / townscape Protect and enhance landscape and townscape character, local distinctiveness and tranquillity. Nationally designated landscape: North Wessex Downs AONB 7.31km north-west Green Belt >10km **TPO** No **Net Effect:**

# **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment - 'The site is significantly beyond the thresholds set for designated landscapes and Green Belt, with no relevant TPOs.

The site is located around and including existing railway sidings and does not contain best and most versatile agricultural soils. The proposal would have a Slight Adverse impact. Proposal could lead to greater traffic around Micheldever Station and could stimulate further development which could compromise the village character which is largely made up of 20th C small housing estates and Victorian housing.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Grade 3 (Pre 1988)		
Contaminated / brownfield land	Existing railway sidings	
Heathland/peat soils?	No	
Net Effect:		0

### **Objective 5 Justification:**

Although the site is listed ALC Grade 3 (pre-1988 dataset), the majority of the site comprises existing railway sidings. Nevertheless, consideration should be given to protection of soil quality.

# **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Scheduled Monument:		
Popham Beacons	0.67km north-east	
Historic Park:		
Stratton Park	2.85km south-east	
Listed buildings:		

Net Effect:		0
Archaeology Alert Yellow Buffer:	0.33km east and 0.41km	
Registered Battlefield:	N/A	
Conservation Areas:	N/A	
9No. listed buildings	within 500m of site west	
(Grade II)	<30m west	
(closest = Micheldever Railway Station		
5No. listed buildings	<250m	

# **Objective 6 Justification:**

The Heritage Statement states – 'The site is constructed by excavation and to that extent any earlier archaeology has been removed. But the site does have some heritage value in relation to the railway the site's use in the Second World War. This would require specialist archaeological knowledge and might represent both an opportunity in design, or possible constraint to design options at the site.

The site is excavated into chalk and has no Palaeolithic potential.

To the south of the proposed allocation area is the Grade II listed Micheldever Station. The setting of this building is defined by its historic and current use as a railway station.

Although the proposed allocation will fall within the setting of the building, the proposed activity (aggregate rail depot) is broadly consistent with activity expected within the setting of a historic railway station. The impact on the station should be considered in the design of the depot (whether that is through screening or building design). As such, there should be no constraint which would preclude allocation.'

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

oublamable way.		
Within a groundwater source protection zone (SPZ)?	Zone 3 – Total Catchment	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		-

# **Objective 7 Justification:**

Although the site is not within 250m of a public water supply or an 8m watercourse buffer, it is within SPZ Zone 3 and over a Chalk Principal Aquifer. Further consideration needs to be given to the potential for pollution to potable water supplies.

Tot polititori to potable water supplies:				
Objective 8: Flood risk				
Reduce the risk of flooding.				
Site in flood Zone 1, 2 and/or 3? Flood Zone 1				
Sand/gravel extraction (water compatible)?	N/A			
Net Effect:		_		

# **Objective 8 Justification:**

The proposed site is within Flood Zone 1.

The proposed site is within Flood Zone 1.				
Objective 9: Communities				
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.				
Proximity to Airport/aerodrome (safeguarding) >10km				
Proximity to residential dwellings	<10m east			
Proximity to schools	5.02km north-east			
Proximity to hospitals	>10km			
Other:				
Recreation ground/sports pitch	95m west			
Golf course	1.25km north			
Net Effect:		-		

### **Objective 9 Justification:**

The net effect score reflects the situation before mitigation and also reflects the fact that the proposal would increase the level of HGV traffic locally. Although screening mitigation could be employed to minimise impacts on the recreation facilities, consideration needs to be given to the degree of offset adjacent to residential dwellings.

# **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.		
Proximity of significant road junction?		
A303 and Overton Road	0.18km east	
Proximity of Strategic Road Network (SRN)?		
A303	36m north	
Method of materials transportation – road, rail		
and/or water?	Rail (railway on site)	
Net Effect:		+

### **Objective 10 Justification:**

The Strategic Transport Statement states – 'The sidings are currently accessed from New Road, which also serves a number of residential properties from its junction with Overton Road.

The proposals would be to increase storage and transfer capacity. It is recognised that the current access from New Road would no longer be suitable, and a new access required from Overton Road. Overton Road is a single carriageway road with no verges or footways on both sides. The road is unlit and derestricted past the site frontage some 130m north of its junction with New Road. The road links Micheldever to the south and Overton to the north but mainly provides access to the A303 at a grade-separated priority junction some 450m north of the proposed new site access.

The site is already operating as a rail depot, but no details have been provided in relation to existing levels of HGV movements. The applicant's estimates of HGV movements from the total future capacity of the depot have, therefore been taken as net additional to the network as a worst-case scenario. The future capacity of the rail depot would be to handle 200,00tpa of aggregates based on 3 trains per day, which would result in up to 90 GHV movements per day when operating at full capacity. The applicant has also indicated that up to 3 full time additional staff would be on-site resulting in up to 6 additional car/light vehicle movements per day.

The A303 forms part of the Strategic Road Network (SRN) managed by Highways England. The nearest access point to the SRN is the A303, some 0.3 miles north from an assumed new site access off Overton Road.

The sensitivity of receptors along the preferred route will be negligible given that the route has low sensitivity to traffic flows.

The proposals include a new site access from Overton Road.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

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Objective 12 Justification:		
The site is a proposed rail depot.		
Objective 13: Minerals and waste self-sufficiency		
Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to		
meet its local needs.		

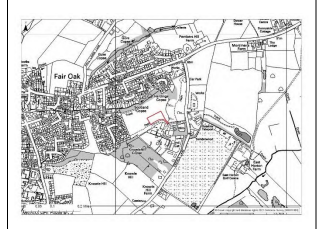
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rities across the are	ea.	
	?	
	+	
Net Effect: + Objective 14 Justification:		
creation is curren	ntly unknown. The	
The proposal is likely to create permanent employment, although job creation is currently unknown. The site would contribute to economic growth.		
S		
ess to countryside a	and greenspace.	
	?	
Objective 15 Justification:		
Consideration will need to be given to minimising the impact of the development and operation of the site		
rtainty in relation t	to potential waste	
Objective 15 Justification:		
•	tainty in rolation	

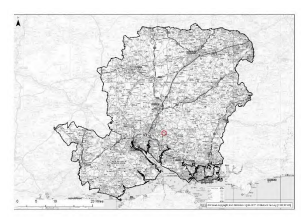
# **Waste Sites**

- Land at Deer Park Farm (EAL01)
- Down Barn Farm and Spurlings Industrial Estate (FAR01)
- Land off Boarhunt Road (FAR02)
- Rookery Farm (FAR03)
- Bramshill Quarry (part) (HAR02)
- Hamer Warren Quarry (NFD07)
- Tower View (NNP01)
- Whitehouse Field (TSV01)
- Grateley Bio Depot (TSV02)
- Lee Lane, Nursling (TSV03)
- A303 Enviropark Shooting School (TSV04)
- Land west of A303 Enviropark (TSV05)
- Church Farm (WIN01)
- Silverlake Automotive Recycling (WIN02)
- Three Maids Hill (WIN04)

Site name: Land at Deer Park Farm	Site ID: EAL01
Grid reference: SU 502 185	Area (ha): 0.404

MWPA / LPA: Hampshire County Council / Eastleigh Borough Council





Site category: Waste processing Current use: Open scrubland

**Proposal:** Facility for the recycling of concrete, hardcore, inert soils and green waste for reuse in the construction industry.

Restoration: None (permanent facility)

Proposal nominated by: DMS Landholdings Ltd. & CWM Aggregates Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	Objective 1: Climate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	Unknown	
Supports renewables?	Unknown	
Method of materials transportation – road, rail and/or water?	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		?

# **Objective 1 Justification:**

Energy/heat production and renewables currently unknown. Materials transportation by road. Within Flood Zone 1.

Objective 2. All Quality			
Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality  Potential for transport route			
Management Area (AQMA)?	to use AQMA		
Method of materials transportation – road, rail	Road		
and/or water?			
Distance from air quality sensitive ecological	>2km		
recentors (International and national sites)			

# **Objective 2 Justification:**

Potential for transport route to use Air Quality Management Area. Careful consideration required in relation to routing. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

**Net Effect:** 

River Itchen SAC	2.92km southwest	
Screened in by HRA Screening Assessment?	No	
National sites:		
River Itchen SSSI	2.92km southwest	

Relevant SSSI Impact Risk Zone Issues:

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 750m², manure stores > 3500t).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Knowle Lane Open Space 7A SINC	Adjacent	
Knowlehill Copse 1A SINC	100m southeast	
Gore Copse 1A SINC	400m northwest	
Hall Lands Copse 1A SINC	0.67km northwest	
Moplands Copse 1A SINC	900m east	
Net Effect:		0

# **Objective 3 Justification:**

The Ecological Statement states – 'Site unlikely to be of significant ecological interest - interest lies in landscape context for ancient woodland. Impacts will arise from lighting, noise, dust and vibration. Some compensation/mitigation for loss of foraging would be welcome.'

Potential impacts on the SAC and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:			
South Downs National Park	2.16km northeast		
Green Belt	>10km		
TPO	Not on HCC Land		
Net Effect:		0	

# **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The landscape of this site comprises scrub woodland which provides a locally valuable landscape asset. It sits on previous landfill and is subject to patchy waterlogging. Vegetation includes swathes of ash seedlings suffering from die-back. The site's condition appears unmanaged but is locally valuable for informal recreation and as a linking habitat between the 2 adjacent SINCS. Its condition is Moderate.

The regenerating woodland scrub around the proposal site provides reasonable screening for receptors in adjacent residential areas. Users of the permissive path would be adversely affected by the proposal. The visual sensitivity is low and the likely visual effect is slightly adverse providing the development is appropriately designed and effectively screened.

Potential impact of development on the landscape: Loss of locally valued, accessible scrub/ woodland vegetation which has the potential to re-establish part of the historic Forest of Bere's landscape character.

Parts of the site immediately adjacent the SINCs have a high sensitivity to development but the small, proposed development location, adjacent the existing Industrial Estate, has a low sensitivity. The likely landscape effect of the proposals should only be slight adverse.

Opportunities for enhancement: Protect and retain the maturing vegetation around the existing perimeter of the Industrial Estate to ensure screening of that site is maintained. The layout of the extension should seek to minimise intrusion into the adjacent site by careful positioning of new boundary. Provide a native species planting belt around the proposals to screen it from residential areas and users of the open space, and to enhance connectivity between habitats in the adjacent SINCS.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 1, 2 or 3 not present	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0
Objective 5 Justification:		

Land is greenfield, but Grades 1, 2 or 3 soils or heathland/peat soils are not present on site. Nevertheless, consideration should be given to protection of soil quality of any soils removed or retained. **Objective 6: Historic environment** Protect and conserve the historic environment, significance of heritage assets and features and their setting. Heritage Assets Archaeological Alert Green Buffers: 0.73Km northwest Scheduled Monument: N/A Historic Park: N/A Listed buildings: Barn at Horton Farm (Unknown Grade), only 480m southeast. one within 500m of site. Conservation Areas: Registered Battlefield: N/A

# **Objective 6 Justification:**

**Net Effect:** 

The Heritage Statement states – 'In so far as the land has been subject to past sand extraction there are no archaeological issues.

N/A

The proposed allocation site will not have a direct impact on any historic buildings or their settings. As such, there should be no constraint which would preclude allocation.'

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

	one many.	
Within a groundwater source protection zone	No	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)	No	
abstraction point?		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

# **Objective 7 Justification:**

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3? Flood Zone 1		
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		+

# **Objective 8 Justification:**

<0.1% risk of flooding.

Co. 176 Hok of Hodding.		
Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	Site within Zone, 4.52km	
Southampton Airport Safeguarding Zone	southwest of Airport	
Proximity to residential dwellings?	0.12km north	
Proximity to schools?	0.74km southwest	
Proximity to hospitals?	4.61km southwest	
Other		
Recreation/ sports ground	1.08km west	
Allotments	0.32km south	
Stables	1.23km east	
Golf Course	0.42km east	
Net Effect:		0

# **Objective 9 Justification:**

Due to the proposed use of the site and its distance from Southampton Airport, the airport safeguarding issue would not be significant. Although adjacent scrub and woodland provides some screening between the proposed site and nearby residential development, consideration needs to be given to minimising impacts through the use of additional mitigation, such as bunding and use of vegetation.

# **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.		
Proximity of significant road junction?	0.33km northeast	
Proximity of Strategic Road Network (SRN)		
M27	5.55km southwest	
Method of materials transportation – road, rail	Road	
and/or water?		
Net Effect:		0

### **Objective 10 Justification:**

The Strategic Transport Statement states – 'As the site is currently not in use, there are no existing traffic flows for comparison. The applicant for the site has estimated that there will be 36 HGV movements per day, with an additional 26 movements per day from staff vehicles.

The applicant has not proposed an HGV route for trips to and from the site. Given the HGV restriction on Knowle Lane, HGVs would be required to turn left and towards Mortimers Lane, but from there, there are several options to the local A roads and motorway junctions as described above. It is suggested that the applicant considers the location of sensitive receptors described below when assessing route options in a future Transport Assessment as part of any planning application.

An improved and formalised access from the Deer Park Farm Industrial Estate into the site will be required. As HGVs already use the junction with Knowle Lane, it is unlikely any further works will be needed at that location.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	Yes	
and secondary aggregate?		
Is the proposal an extension of existing mineral N/A		
extraction?		
Not Effect:		

# **Objective 11 Justification:**

The proposed facility is for the recycling of concrete, hardcore, inert soils and green waste for reuse in the construction industry.

and demonstrate and in the death j.		
Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	Yes	
Composted	Potential	
Recovered	Potential	
Net Effect:		+

# **Objective 12 Justification:**

The proposed facility is for the recycling of concrete, hardcore, inert soils and green waste for reuse in the construction industry.

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

meet its local needs.		
Increased waste management / processing	Yes	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect:		+

### **Objective 13 Justification:**

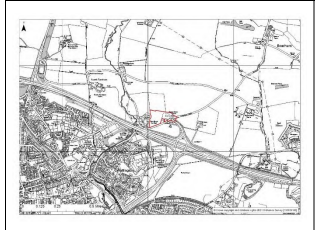
Recycling of concrete and hardcore for use in the construction industry will enhance minerals self-sufficiency.

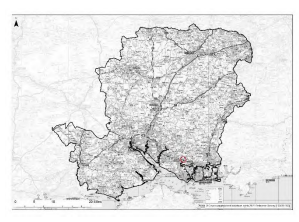
Objective 14: Economic		
Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 7	

Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create permanent employment, although number of jobs created is currently unknown. The site would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
No PRoW within the proposed site or within 50m.		

Site name: Down Barn Farm and Spurlings Industrial Estate	Site ID: FAR01
Grid reference: SU 592 074	Area (ha): 3.5

MWPA / LPA: Hampshire County Council / Fareham Borough Council





Site category: Waste processing

Current use: Existing aggregate recycling facility

**Proposal:** Extension to existing concrete/hardcore recycling site with potential inclusion of energy recovery

Restoration: None (permanent development)

Proposal nominated by: Graham Moyse trading as Recycling and Waste Management (Southern) Ltd.

Previous consideration within the plan making process:

# Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Climate Change  Reduce greenhouse gas emissions and adapt to and mitigate the impacts of climate		e change.
Generates energy/heat production?	Potential, based on design of new facility	
Supports renewables?	N/A	
Method of materials transportation – road, rail and/or water?	Road	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		+

### Objective 1 Justification:

The proposal includes the potential for energy recovery. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Road	
and/or water?		
Distance from air quality sensitive ecological	840m	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within Air Quality Management Area. Transportation by road. Within 840m of air quality sensitive ecological receptors (International and national sites). However, extension to existing concrete/hardcore recycling site.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:		
Portsmouth Harbour SPA/Ramsar	1.08km southwest	
Solent & Dorset Coast SPA	0.84km southwest	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Portsmouth Harbour	0.88km south	
Downend Chalk Pit SSSI	0.97km southeast	
Portsdown	2.59km east	

### Relevant SSSI Impact Risk Zone Issues:

Large non-residential developments outside existing settlements/urban areas where footprint exceeds 1ha.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

General combustion processes >20MW energy input. Incl: energy from waste incineration, other incineration, landfill gas generation plant, pyrolysis/gasification, anaerobic digestion, sewage treatment works, other incineration/ combustion.

Any composting proposal with more than 75000 tonnes maximum annual operational throughput. Incl: open windrow composting, in-vessel composting, anaerobic digestion, other waste management. Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

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Local sites:		
Berry Coppice LNR	4.78km west	
Dell Row South 1A SINC	0.92km north	
Fort Nelson 2A/2B SINC	0.97km east	
Down End Road Verge 2B SINC	0.63km east	
Wallington Meadow 2D/7A SINC	230m southwest	
Wallington Way 4A/6A	860m south	
Net Effect:		-

# Objective 3 Justification:

The Ecological Statement states – 'Site has limited existing ecological importance, though the arable will have the potential to support features of interest. Nearby road verges have been marked out as areas for potential ecological network opportunities - more can be made of the existing site and any proposals to provide better contribution to connectivity and habitat provisions. Though close to the motorway, most development is to the south of the motorway, so lighting, noise, dust etc will still be a factor for consideration, especially in proximity to SSSI and SPA.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

3		
Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
South Downs National Park	3.57km north	
Green Belt	>10km	
TPO	None on HCC Land	
Net Effect:		0

# Objective 4 Justification:

The Strategic Landscape and Visual Assessment states – 'The site is currently open arable downland, which lacks tree or scrub cover other than a hedgerow along the road boundary. The condition is good; however, it is slightly downgraded by the adjacent commercial land uses. The visual effects would result in development reaching over the ridgeline opening it up to more distant views to the north west and it would urbanise an essentially rural landscape Large Adverse effect.

Potential impact of development on the landscape: Loss of open arable field in an essentially rural landscape. The proposal would have a permanent urbanising Large adverse effect on landscape and introduce development onto the Skyline. The open nature of this landscape is being compromised by so much development in the immediate environs.

Opportunities for enhancement: If developed a significant tree belt should be planted all around the north western and eastern boundaries of the site.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Grades 1, 2 or 3 not present		
Contaminated / brownfield land	Greenfield	
Heathland/peat soils? No		
Net Effect:		0

### **Objective 5 Justification:**

Land is greenfield, but Grades 1, 2 or 3 soils and heathland/peat soils are not present on site. Nevertheless, consideration should be given to protection of soil quality of any soils removed or retained.

# **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting

1 Total and conserve the mistoric environment, significance of heritage assets and realares and their setting.		
Heritage Assets		
Archaeology Alert Yellow Buffer:	Onsite	
Archaeology Alert Green Buffer:	80m north	
Archaeology Alert Red Buffer:	0.66km east	
Scheduled Monument:		
Monument Farm	0.66km east	
Fort Nelson	1.2km east	
Historic Park:	N/A	
Listed buildings:		
3 Listed Buildings	Within 500m of site	
Downbarn Cottage (Grade II)	10m west	
Downbarn Farmhouse (Grade II)	15m south	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Net Effect:		_

### **Objective 6 Justification:**

The Heritage Statement states – 'Although there are no recorded archaeological sites within the allocation it sits in a rich archaeological landscape on the lower slopes of Portsdown Hill. A putative burial mound was investigated on the north edge of the Spurlings quarry and inhumations were encountered. It is possible that other burial mounds and burial activity exists in this vicinity. The proposal would introduce additional development within the flank of Portsdown Hill. Review of the site from the site towards Fort Nelson and from Fort Nelson towards the site suggest that it is not immediately intervisible, although existing development in the vicinity suggests any structure of height might become visible. Whilst the setting of the monuments on the hill Is not an overriding constraint to allocation it would presume careful consideration of this issue and provisions for screening and potential height limited.

Below ground archaeological issues will need to be addressed during any application and development but it is not likely that these would constrain allocation. However, the setting of the Scheduled Monument might constrain the allocation.

There are some head deposits in this area. If there are head deposits in site, it is possible for in-situ palaeolithic remains to be sealed beneath them. This is not regarded as likely but is a theoretical potential. However, such buried deposits are implied to be at depth and the proposal does not seem likely to imply deep excavation.

Three Historic buildings lie within 500m of the proposed site; one grade II Farmhouse (Downbarn Farmhouse) and two grade II cottages. Greenhill Cottage is buffered by an existing industrial estate, between itself and the site, and is unlikely to be negatively impacted by the proposal.

The proposal will remove the last open agricultural setting to Downbarn Farmhouse, albeit only a limited contributor to the setting given the development around. The farmhouse does retain the agricultural setting of the farmyard and barn which given the extensive development around may prove to be the more pertinent setting. If the open setting to the west is lost, screening and a more positive relationship with the farmyard setting might compensate for this. Downbarn Cottage is currently enclosed on three sides by industrial estate, but open on one side to open farmland. The proposed allocation would infill the last side of open agricultural land for both buildings to be replaced with an immediate industrial landscape; This would be harmful to the setting of these buildings. It is possible that considerate design and screening might be able to minimise the negative impact on these buildings' setting, however, it is likely that there will be some constraint to the allocation.'

# **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Within a groundwater source protection zone (SPZ)?	Within SPZ1 (Inner Zone)	
Within 250m of a Public Water Supply (PWS)	Yes, 235m south- Licence	
abstraction point?	Number 11/42/33.9/20	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		-
Objective 7 Justification: Within Inner zone (SPZ1) of a groundwater protect abstraction point and over Chalk Principal Aquifer.	Not within an 8m watercourse bu	
	8: Flood risk risk of flooding.	
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		+
Objective 8 Justification: <0.1% risk of flooding.		
	: Communities	
Minimise negative impacts of waste management faciliti		and local communities.
Proximity to Airport/aerodrome (safeguarding)?		
Daedalus Airfield Safeguarding Zone	0.89km south	
Southampton Airport Safeguarding Zone	4.3km west	
Proximity to residential dwellings?	15m south	
Proximity to schools?	1.34km southwest	
Proximity to hospitals?	1.62km west	
Other:		
Recreation/ Sports Ground	1.65km southwest	
Allotments	0.84km southwest	
Golf Course	1.8km south	
Net Effect:		0
Objective 9 Justification: Impact on nearby residential property from noise, dust, vibration, vehicle movements, etc will be dependent on mitigation in the form on stand-off, screening etc.		
Minimise the impact of the transportation of aggregate		nd strategic transport
Proximity of significant road junction?	etwork.	
M27 & A27	40m south	
Proximity of Strategic Road Network (SRN)	70111 30uti1	
M27	40m south	
Method of materials transportation – road, rail	Road	
and/or water?	Noau	
Net Effect:		+
Objective 10 Justification:		T .
	policant auggests that there will b	o around 120 vahiala
The Strategic Transport Statement states – 'The applicant suggests that there will be around 120 vehicle		
movements per day associated with the waste recycling activity. The applicant does not propose a		
routing, but the Site is within 350m of the M27, junction 11 via Boarhunt Road so this route is proposed.		
As the existing access is already approved for HGV use, it is unlikely that any further works to the Site access would be required. Nevertheless, impacts on the wider network would need to be assessed		
through a Transport Assessment at the time of planning. Any future application would need to be		
supported by a Transport Assessment at the time of plates of the supported by a Transport Assessment or Statement or State		
supported by a Transport Assessment of Statemen		

required.'
Objective 11: Sustainable minerals supply

Support sustainable extraction, re-use and recycling of mineral and aggregate resources.

Does the proposal support production of recycled and secondary aggregate?

Is the proposal an extension of existing mineral extraction?

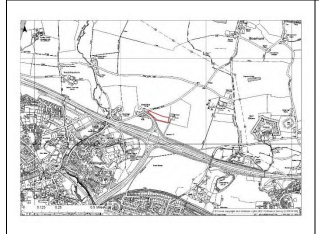
N/A

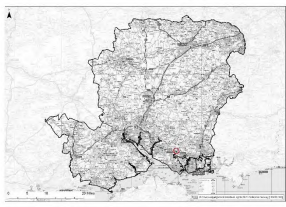
any permitted developments under the HMWP. A routeing agreement as detailed above would also be

Net Effect:		+
Objective 11 Justification:		
The proposal is to extend the existing concrete/hardo	core recycling site	
Objective 12: Waste Hierarchy		
Contribute towards moving up the	waste hierarchy in the Plan area.	
Landfilled	No	
Recycled	Yes	
Composted	No	
Recovered	Yes	
Net Effect:		+
Objective 12 Justification:		
The proposal is to extend the existing concrete/hardo	core recycling site	
Objective 13: Minerals ar	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste mar		supply of minerals to
meet its lo	1	
Increased waste management / processing	Yes	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal would increase the local provision of se		
Objective 14		
Support the Plan area's economic growth		
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 9	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal may create permanent employment, al		currently
unknown. The proposal would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure an		and greenspace.
Public Rights of Way (PRoW) on site or <50m	No No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
There are no PRoW within or within 50m of the proposed extension site.		

Site name: Land off Boarhunt Road	Site ID: FAR02
Grid reference: SU 594 073	Area (ha): 1.3

MWPA / LPA: Hampshire County Council / Fareham Borough Council





Site category: Waste processing

Current use: Material and equipment depot for M27 Smart Motorway upgrade

**Proposal:** Development of an inert recycling facility (up to 75,000 tpa)

Restoration: None (permanent development)

Proposal nominated by: IRUK Waste Planning & Consultancy Ltd.

Previous consideration within the plan making process:

Additional information: Site appears to be operating as an inert recycling facility already.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1:	Climate Change	
Reduce greenhouse gas emissions and adaptions	pt to and mitigate the impacts of climat	te change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

# Objective 1 Justification:

The proposal is for the development of an inert recycling facility. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Road	
and/or water?		
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within Air Quality Management Area. Transportation by road. 720m from air quality sensitive ecological receptors (International and national sites). However, proposed development of an inert recycling facility.

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

Solent & Dorset Coast SPA	1.13km southwest	
Portsmouth Harbour SPA/Ramsar	1.25km southwest	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Downend Chalk Pit SSSI	0.72km southeast	
East Portsdown	2.33km east	
Relevant SSSI Impact Risk Zone Issues:		
N/A		
Local sites:		
Berry Coppice LNR	5.17km west	
Net Effect:		

# **Objective 3 Justification:**

The Ecological Statement states – 'Site has limited existing ecological importance, though the arable will have the potential to support features of interest. Nearby road verges have been marked out as areas for potential ecological network opportunities - more can be made of the existing site and any proposals to provide better contribution to connectivity and habitat provisions. Though close to the motorway, most development is to the south of the motorway, so lighting, noise, dust etc will still be a factor for consideration, especially in proximity to SSSI and SPA.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:			
South Downs National Park	3.57km north		
Green Belt	>10km		
TPO	Not on HCC Land		
Net Effect:		0	

# **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'This landscape has recently been designated in the Fareham Borough Local Plan as an Area of Special Landscape Quality. The landscape has already been developed as a waste recycling facility therefore the condition of the land has been compromised and is now Poor, but the wider agricultural land is intact and Good condition. Whilst the site is located near the top of the open downs the immediate topography helps to screen the site from the surrounding area.

Potential impact of development on the landscape: Loss of open arable field in an essentially rural landscape. This open downland is a Highly sensitive landscape. The open nature of the landscape is being compromised by the development of so many industrial uses in this area. Permanent development would have a High adverse effect.

Opportunities for enhancement: Permanent development of this site should be resisted as it is a designated landscape, Farehamborough Council Special Landscape Quality. Whilst the site is partially screened by the local topography, if it became a permanent site, it would need significant additional screening. New hedgerow planting should be carried out along the access track and new woodland planting along the northern and eastern boundaries. Lighting on this hill top location would make the site highly visible.

.'			
Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.			
Agricultural Land Classification (ALC) Grade	Grades 1, 2 or 3 not present		
Contaminated / brownfield land	Already developed		
Heathland/peat soils?	No		
Net Effect:		+	
Objective 5 Justification:			
The site has already developed for the intended use.			
Objective 6: Historic environment			
Protect and conserve the historic environment, significance of heritage assets and features and their setting			

Protect and conserve the historic environment, significance of heritage assets and features and their setting.

Heritage Assets
Archaeology Alert Green Buffer
Archaeology Alert Yellow Buffer
Archaeology Alert Red Buffer

0.28km west & northwest
0.28km west & northwest
0.41km east

Scheduled Monument:		
Monument Farm	0.41km east	
Fort Nelson	0.93km east	
Historic Park:	N/A	
Listed buildings:		
Downham Farmhouse (Grade II)	140m west	
3 other Listed Buildings	Within 500m	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Net Effect:		0

#### Objective 6 Justification:

The Heritage Statement states – 'Although there are no recorded archaeological sites within the allocation it sits in a rich archaeological landscape on the lower slopes of Portsdown Hill. A putative burial mound was investigated on the north edge of the Spurlings quarry, and it is possible that other burial mounds and burial activity exists in this landscape. The proposal would introduce additional development within the flank of Portsdown Hill and might introduce a visual elements into the setting of the two Scheduled monuments on the hill, but in particular Fort Nelson whose setting is a key part of the monuments character. Review of the site from the site towards Fort Nelson and from Fort Nelson towards the site suggest that it is not immediately intervisible, although existing development in the vicinity suggests any

structure of height might become visible. Whilst the setting of the monuments on the hill Is not an overriding constraint to allocation it would presume careful consideration of this issue and provisions for screening and potential height limited.

I note that the site is in use a (temporary) compound, and it is not clear what impact ground preparations may have had and whether any archaeological monitoring took place, but peripheral bunding deo s suggest that at a least top soil stripping took place. Below ground archaeological issues will need to be addressed during any application (if only to dismiss them due to past activity at the site) and development but it is not likely that these would constrain allocation. However, the setting of the Scheduled Monument might constrain the allocation.

There are some head deposits in this area. If there are head deposits in site, it is possible for in situ palaeolithic remains to be sealed beneath them. This is not regarded as likely but is a theoretical potential. However, such buried deposits are implied to be at depth and the proposal does not seem likely to imply deep excavation.

Three Historic buildings lie within 500m of the proposed site; one grade II Farmhouse (Downbarn Farmhouse) and two grade II cottages. However, all three buildings are separated from the site by Boarhunt Road and an Industrial/Agricultural Estate. This visual and physical separation indicates that the proposed allocation site does not form part of the setting of these three buildings. As such, there should be no constraint which would preclude allocation.'

Both scheduled monuments lie within a proximity of the allocation. Whilst the setting of the prominently positioned Fort Nelson with wide fields of fire and intervisibility with other forts might be problematic, the location of the anti-aircraft site is more discrete.

Objective 7: Water resources  Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.		
Within a groundwater source protection zone	Within SPZ1 (Inner & Zone)	
(SPZ)?	and SPZ2 (Outer Zone)	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		-

#### **Objective 7 Justification:**

Within Inner zone (SPZ1) and Outer Zone (SPZ2) of a groundwater protection zone, and over Chalk Principal Aquifer. Not within an 8m watercourse buffer.

Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	

Net Effect:		+
Objective 8 Justification:		
<0.1% risk of flooding.		
Objective 9:	Communities	
Minimise negative impacts of waste management facilities	and mineral extraction on people a	nd local communities.
Proximity to Airport/aerodrome (safeguarding)?		
Daedalus Airfield Safeguarding Zone	0.89km south	
Southampton Airport Safeguarding Zone	4.3km west	
Proximity to residential dwellings?	0.14km west	
Proximity to schools?	1.68km southwest	
Proximity to hospitals?	1.93km west	
Other		
Recreation/ Sports Ground	1.98km southwest	
Allotments	1.19km southwest	
Golf Course	1.93km south	
Net Effect:		0
Objective 9 Justification:		

Impact on nearby residential property from noise, dust, vibration, vehicle movements, etc will be dependent on mitigation in the form on stand-off, screening etc. However, the site is already developed for the intended use.

# Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network. Proximity of significant road junction? M27 & A27 Proximity of Strategic Road Network (SRN) M27 130m south Method of materials transportation – road, rail and/or water? Net Effect:

# Objective 10 Justification:

The Strategic Transport Statement states – 'Anticipated HGVs are expected to be up to 400 movement per week. Staff movements are anticipated as 8 staff car movements per day.

The existing Site has an access onto Boarhunt Road, a single carriageway de-restricted road. The applicant does not propose a routing, but the Site is within 350m of the M27, junction 11 via Boarhunt Road so this route is proposed. Applicant to use the existing site access for the Warren farm facility which is required to use haul road to Boarhunt Road/Junction 11 of the M27.

As the existing access is already approved for HGV use, it is unlikely that any further works to the Site access would be required. Nevertheless, impacts on the wider network would need to be assessed through a Transport Assessment at the time of planning.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

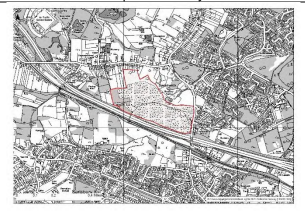
agreement as detailed above would also be required.		
Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	Yes	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect: +		
Objective 11 Justification:		
The proposal is for the development of an inert recycling facility.		
Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	Yes, C, D & E waste	
Composted	N/A	
Recovered	N/A	
Net Effect:		+

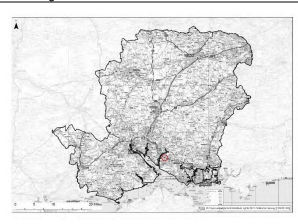
Objective 12 Justification:		
The proposal is for the development of an inert recy	cling facility.	
Objective 13: Minerals a	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste ma		supply of minerals to
	ocal needs.	T
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The proposal would increase the local provision of s		
	4: Economic	
Support the Plan area's economic grow		
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 9	
Minerals (temporary) development?	No	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal would create/maintain permanent emp		s created is
currently unknown. The proposal would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace		and greenspace.
Public Rights of Way (PRoW) on site or<50m?	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
There are no PRoW within or within 50m of the prop	osed site.	

Site name: Rookery Farm Site ID: FAR03

Grid reference: SU 513 092 Area (ha): 5.5

MWPA / LPA: Hampshire County Council / Fareham Borough Council





Site category: Waste processing

Current use: Existing aggregate recycling facility

Proposal: Extension or redevelopment of existing aggregate recycling facility to alternative waste uses

(total capacity - 140,000 tpa)

Restoration: None (permanent development)

Proposal nominated by: Raymond Brown Quarry Products Ltd

Previous consideration within the plan making process: Currently a safeguarded site under Policy

26 of the adopted HMWP. Additional information:

Additional information		
Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	Unknown	
Supports renewables?	Unknown	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		?

#### **Objective 1 Justification:**

Materials transportation by road. Within Flood Zone 1. Uncertainty in relation to type and scale of potential development.

potential development		
Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Road	
and/or water?		
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		?

#### Objective 2 Justification:

Site and transport route not within Air Quality Management Area. Transportation by road. 1.02km from air quality sensitive ecological receptors (International and national sites). Extension or redevelopment of existing aggregate recycling facility to alternative waste uses. Uncertainty in relation to type and scale of potential development.

#### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:		
Solent Maritime SAC	1.54km west	
Solent & Dorset Coast SPA	1.3km west	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Upper Hamble Estuary & Woods SSSI	1.02km northwest	
Lincegrove & Hackett's Marshes SSSI	1.57km	
Botley Wood & Everett's & Mushes Copses	1.83km	
Lee-on-the-Solent to Itchen Estuary	1.99km	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

General combustion processes >20MW energy input. Incl: energy from waste incineration, other incineration, landfill gas generation plant, pyrolysis/gasification, anaerobic digestion, sewage treatment works, other incineration/ combustion.

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any composting proposal with more than 75000 tonnes maximum annual operational throughput. Incl: open windrow composting, in-vessel composting, anaerobic digestion, other waste management. Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Gull Coppice LNR	0.71km east	
Round Coppice LNR	1.34km east	
Holly Hill Woodland Park	1.37km southwest	
Swanwick Lakes HIWWT Reserve	470m northeast	
Lower Swanwick Woodlands 1A/1Cii/5B SINC	130m west	
Whiteley Row 1A/6A SINC	215m east	
Gull Coppice SW (Shetland Rise) 1B/6A SINC	250m east	
Gull Coppice (South-West Remnant) 1A SINC	385m east	
Gull Coppice (West) 1A SINC	405m east	
Swanwick Nature Reserve 1A/1B/2A/5A/6A/6C		
SINC	470m northwest	
Whiteley Meadow Plot 2184 2D SINC	570m east	
Bushy Land 1A/1B SINC	630m northeast	
Gull Coppice (Remnants & Meadow) 1A/1B/2D		
SINC	650m east	
Ashley Wood, Fareham 1B SINC	700m east	
Gull Coppice (Central) 1A SINC	735m east	
Gull Coppice 1A/1B SINC	850m east	
Coldeast Hospital Pond 3Bi/5A SINC	850m southwest	
Swanwick Wood 1A SINC	900m northwest	
Burridge Road Meadow 2D SINC	940m north	
Bloomfield & Wellspring Copses 1A SINC	950m north	
Southlands Meadow East 2B SINC	1km north	
Net Effect:		-

#### **Objective 3 Justification:**

The Ecological Statement states – 'Southern scrub area likely to be important in the local landscape or maintaining ecological networks. Wooded boundaries and scrub on site are reflective of the wider landscape, which supports a lot of lowland woodland priority habitat. There will be little scope of additional land-take within the site whilst maintaining existing biodiversity and provision of biodiversity net gain. Reconfiguration of the site would need to take into consideration the protected species on the bunds. The proximity to the River will mean that the assessment will need to take into consideration impacts to the from air quality, hydrology and Solent nitrates, with an accompanying HRA is necessary.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan. Uncertainty in relation to type and scale of potential development.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
South Downs National Park	6.23km northeast	
Green Belt	>10km	
TPO	Not on HCC Land	
Net Effect:		?

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'As a former recycling centre, the site is largely despoiled and cover in hard surfacing, with scrub emerging on the rough topography and piles of soil, these areas are in Poor condition. There are also parts of the site that have been restored to grassland and these areas are in moderate / good condition as they appear to be occasionally mown to stop scrub encroaching. The area of the proposed expansion is currently, hard surfacing, mounds of retained soil often covered in scrub and grassland.

Potential impact of development on the landscape: Loss vegetation within the existing site and regrading of site levels. Most of the landscape elements have been removed from this site and it is a man-made landscape. The original undulating landform has been flattened as a result of filling the land and hard surfaces spread across the area. Therefore, the sensitivity is low and development would have a low to negligible adverse effect.

Opportunities for enhancement: Replant an orchard on part of site. Retain existing areas of restored open areas of grassland adjacent to the M27. Retain mature vegetation around and within the site area. Complete land filling adjacent to the M27.

Uncertainty in relation to type and scale of potential development.

entertainty in relation to type and estate or peterman development			
Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.			
Agricultural Land Classification (ALC) Grade Grades 1, 2 or 3 not present			
Contaminated / brownfield land	Brownfield		
Heathland/peat soils?	No		
Net Effect:		+	

# **Objective 5 Justification:**

Land is brownfield, with no Grade 1, 2 or 3 or heathland/peat soils present on site.

Earla le brewiniela, with the Grade 1, 2 et e et treatmand/peat eene procent en eite:		
Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Archaeology Alert Green Buffer:	0.34km east	
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:		
Rookery Farm Barn & Cart Shed (Grade II		
Listed)	65m north (Closest)	
15 Listed Buildings	Within 250m	
19 Listed Buildings	Within 500m	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Net Effect:		?

#### Objective 6 Justification:

The Heritage Statement states – 'The allocation appears to be a residual part of a much larger quarry activity, now in a post extraction use for waste processing. This being so the mineral extraction will have removed all archaeological potential at the site.

Within 500m of the proposed allocation site, there are three main clusters of historic buildings; to the east is Rookery Farm (comprising five Grade II listed buildings and two unlisted buildings) and Friends Farm (comprising four Grade II listed buildings and three unlisted buildings), to the west is Glen House (Comprising one Grade II listed buildings and two unlisted). In addition to these clusters of historic buildings, there are two un-associated Grade II listed buildings (Harpers Cottage and Manor Farmhouse). The settings of these buildings have already been modified by existing aggregate recycling

facility present on site, however any harm has been minimised through effective screening created by forested areas and plantation. If similar design principles are carried through to the proposed extension, then it is possible that any further impact on the settings of these historic buildings will also be minimised. On this basis, there should be no constraint which would preclude allocation.' Uncertainty in relation to type and scale of potential development.

checitality in relation to type and code of peterial development		
Objective 7: Water resources  Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.		
Within a groundwater source protection zone (SPZ)?		
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect: 0		0

#### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?  N/A		
Net Effect:		+

#### **Objective 8 Justification:**

<0.1% risk of flooding.

#### **Objective 9: Communities**

Minimise negative impacts of waste management facilities and mineral extraction on people and local communities. Proximity to Airport/aerodrome (safeguarding)? Daedalus Airfield (Site) 7.72km southeast Daedalus Airfield Safeguarding Zone 3.29km southeast Southampton Airport (Site) 8.76km northwest Southampton Airport Safeguarding Zone Within Proximity to residential dwellings? <30m north & east Proximity to schools? 0.68km east Proximity to hospitals? 0.74km south Other: Recreation/ Sports Ground 0.11km west Allotments 0.73km southwest Proximity to Golf Course 2.54km east **Net Effect:** 

# **Objective 9 Justification:**

Due to the proposed use of the site and the distance of the site from Southampton Airport, the airport safeguarding issue would not be significant. Uncertainty in relation to type and scale of potential development make assessment of potential impact on nearby residential property from noise, dust, vibration, vehicle movements, etc difficult.

# Objective 10: Transport Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network. Proximity of significant road junction? A3051 & A27 O.83km south Proximity of Strategic Road Network (SRN) M27 Method of materials transportation – road, rail and/or water? Net Effect: O.83km south Road Road O O

#### **Objective 10 Justification:**

The Strategic Transport Statement states – 'The applicant states that the existing permission already permits 240 HGV movements per day, which are also indicated under P/14/0857/CC. No additional information on growth, or otherwise, is provided.

From site access on Botley road, towards the A27 and then onto M27, depending on destination. Botley Road is a single carriage road which passes through built up residential area before joining the A27. Whilst the A27, is in part a single carriageway, which progress to a two-lane carriage road of 50MP road with a green verge on one side and residential development on the other.

There are 2 junctions on the A27 (The Avenue/Bishopsfield Road and The Avenue/Redlands Lane/Gudge Heath Lane) that have been identified where capacity would be exceed significantly through the Fareham Borough Council Local Plan Transport Assessment Model run. Neither of these are on part of the route linked to the above routing.

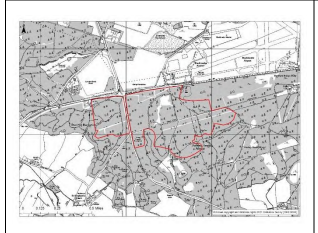
Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

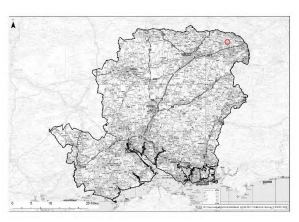
agreement as detailed above would also be required.'		
Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	? (alternative waste uses)	?
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		?
Objective 11 Justification:		
Uncertainty in relation to type and scale of potential		
	laste Hierarchy	
	waste hierarchy in the Plan area.	
Landfilled	N/A	
Recycled	Yes	
Composted	Unknown	?
Recovered	Yes	
Net Effect:		?
Objective 12 Justification:		
Uncertainty in relation to type and scale of potential		
	nd waste self-sufficiency	
Enable the Plan area to be self-sufficient in its waste ma	•	supply of minerals to
meet its lo	N/A	
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?	163	
Net Effect:		?
Objective 13 Justification:		
Uncertainty in relation to type and scale of potential	development	
	4: Economic	
Support the Plan area's economic growth		area.
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 8	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal would create permanent employment, although number of jobs created is currently		
unknown. The proposal would contribute to economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
There are no PRoW within or within 50m of the prop	osed extension site.	

Site name: Bramshill Quarry (part)	Site ID: HAR02
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**Grid reference**: SU 792 584 and SU 788 583 **Area (ha)**: 81

MWPA / LPA: Hampshire County Council / Hart District Council





Site category: Waste importation

Current use: Existing quarry

Proposal: Restoration of existing permitted mineral extraction using the importation of approximately

740,000 m<sup>3</sup> of inert waste material

Restoration: As above

Proposal nominated by: Carter Jonas on behalf of the Elvetham Estate

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	Climate Change	
Reduce greenhouse gas emissions and adap	t to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

#### **Objective 1 Justification:**

Proposal to restore existing permitted mineral extraction using the importation of inert waste material. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality  Management Area (AQMA)?			
Method of materials transportation – road, rail and/or water?	Road		
Distance from air quality sensitive ecological receptors (International and national sites)	Within		
Net Effect:			

#### Objective 2 Justification:

Site and transport not within an Air Quality Management Area. Transportation by road. Within and in close proximity to air quality sensitive ecological receptors (International and national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

Thames Basin Heaths SPA	Within	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Castle Bottom SSSI	Within	
Castle Bottom NNR	0.90km north	

Any development that could cause AIR POLLUTION or DUST either in its construction or operation (incl: industrial/commercial processes, livestock & poultry units, slurry lagoons & digestate stores, manure stores).

Mechanical and biological waste treatment, inert landfill, non-hazardous landfill, hazardous landfill, household civic amenity recycling facilities construction, demolition and excavation waste, other waste management.

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Elvetham Heath LNR	1.92km south	
Hartfordbridge Flats HIWWT	Adjacent	
Blackbushe Airfield 3A/6C SINC	125m north	
Alder Copse 1A SINC	720m southwest	
Word Hill Farm Arable Margins 1 6A SINC	880m south	
River Hart 5A/6A SINC	810m southeast	
Net Effect:		

#### **Objective 3 Justification:**

The Ecological Statement states – 'The site should be considered contributing to the SSSI/SPA habitat through provision of supporting habitat for nesting and foraging birds. There may also be some remaining floral and invertebrate interest. Any proposal on this site will need to ensure through HRA that these features can be protected to ensure no loss of integrity to the SPA. Hydrological and Air quality assessments would need to be undertaken to ensure that wider impacts are not felt by any proposal at this site.'

Potential impacts on the SPA and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape: >5km			
Green Belt	>10km		
TPO	Not on HCC Land		
Net Effect:		+	

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The Sites comprises a working quarry. The condition is poor.

Well screened to the south, and along Blackbushes Road, the site is intermittently visible from the busy A30. Access Land to the east provides clearer views into the proposal area. The visual sensitivity is moderate. The likely effect of the proposal in the long term is beneficial.

Potential impact of development on the landscape: The proposal to vary the restoration from commercial forestry to a more biodiverse habitat has potential to improve the outcome for this site in the long term, returning it to a mosaic of heath and woodland in keeping with the character of the area.

The sites are found on the NE Hampshire plantation/heathland plateau. A disturbed landscape contained by its surrounding plantations and woodland, the area has ecological sensitivities but has been severely affected by mineral workings, commercial forestry, military and commercial development. The landscape sensitivity is high. The proposed restoration has the potential for a beneficial effect in the long term.'

sensitivity is high. The proposed restoration has the potential for a beneficial effect in the long term.'				
Objectiv	Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.				
Agricultural Land Classification (ALC) Grade	No Grade 1, 2 or 3 present			
Contaminated / brownfield land	Existing quarry site			
Heathland/peat soils?	Yes, prior to current			
	operation			
Net Effect:		-		
Objective 5 Justification:				
Modification of existing mineral extraction operation.				

Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Archaeology Alert Red Buffer:	1 on site	
Archaeology Alert Green Buffer:	3 on site	
Scheduled Monument:		
Festaen Dic	Adjacent east	
Historic Park:		
Bramshill Park	0.71km north	
Elvetham Hall	0.87km southwest	
Minley Manor	1.02km southeast	
Listed buildings:		
Milestone 34 (Grade II Listed)	220m northeast	
Conservation Areas:		
Elveltham Farm	0.56km southwest	
Hartfordbridge	0.68km	
Hartley Wintney	1.02km southwest	
Registered Battlefield:	N/A	
Net Effect:		0

### Objective 6 Justification:

The Heritage Statement states – 'A number of archaeological sites were recorded during the implementation of permission to extract. In so far as the site has already been extracted the archaeological potential has been removed and no further on-site archaeological issues will be raised. In the northeast coherent immediately adjacent to the site is a Scheduled Monument. Restoration should seek to return the setting of that monument to a suitable landscape, and this will constrain the nature of restoration in that part of the site. If the proposed allocation extends extraction beyond the existing extracted area (which appears not to) some archaeological mitigation will be required but it is unlikely that archaeological issues will emerge as overriding.

The allocation appears to have been subject previous extraction (with permission to extract any phases not yet undertaken if any).

Historic buildings in the immediate vicinity of the proposed allocation areas are limited to two milestones on the route of the A30 (one grade II and one unlisted). These are sufficiently separated from the allocation area that any extension of the existing quarry is unlikely to affect the setting of the milestones. Historic buildings in the wider landscape are sufficiently separated and screened from the proposed allocation area that there will be no significant impact on their settings. As such, there should be no constraint which would preclude allocation.'

# Objective 7: Water resources

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Sustamable way.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:		0

#### **Objective 7 Justification:**

The proposed site is not within a groundwater protection zone, 250m of a public water supply or within an 8m watercourse buffer.

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?  N/A		
Net Effect:		+

#### **Objective 8 Justification:**

The proposed site is neither within a groundwater protection zone nor within 250m of a public water supply.

#### **Objective 9: Communities**

Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.

Proximity to Airport/aerodrome (safeguarding)?	Within (6.43km southeast of	
Farnborough Airport Safeguarding Zone	the Airport)	
Proximity to residential dwellings?	0.75km southwest	
Proximity to schools?	2.43km southwest	
Proximity to hospitals?	3.88km southwest	
Other:		
Recreation/ Sports Ground	2.69km southwest	
Allotments	2.27km southwest	
Stables	1.57km west	
Golf Course	0.83km southwest	
Net Effect:		+

#### **Objective 9 Justification:**

Due to the proposed use of the site and the distance of the site from Farnborough Airport, the airport safeguarding issue would not be significant.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

••		· · · · · · · · · · · · · · · · · · ·
Proximity of significant road junction?		
A30 & A327	Adjacent north	
Proximity of Strategic Road Network (SRN)		
M3	1.86km south	
Method of materials transportation – road, rail	Road	
and/or water?		
Net Effect:		0

# Objective 10 Justification:

The Strategic Transport Statement – 'The 2013 Transport Impact Assessment indicated there were 336 HGVs per day and 21% were Cemex operations at the time.

The A30 divides the site into north and south, therefore alongside the incoming vehicle movements via Welsh Drive, the site has a conveyor bridge over the A30, which facilitates the material extracted from Southside to be transported to the processing plant over a conveyer bridge to the northside, rather than via the highway.

Site Access currently used off a priority T junction on the A327, which has wide splays. The access is also shared with Collard which is focused on recycling. The site also has a signal controlled Access point on Blackbushes Road, 100m south of the A30 which provides, HGVs with a safe crossing point for extracted materials from east to the west of the road.

The site is currently accessed via Welsh Drive which is priority junction with the A327, which is a 60MPH. South of the Site access, the A327 joins the A30 which links to the M3 via A327 Minley and via the A331. Alternative routing is North of the site Access road, the A327 leads to Reading and the A M4, although this is a longer route to an MRN/SRN.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled	N/A	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		0

#### **Objective 11 Justification:**

Importation of approximately 740,000 m<sup>3</sup> of inert waste material to restore existing permitted mineral extraction.

Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	N/A	
Composted	N/A	
Recovered	Yes, inert waste backfill	
Net Effect:		+

#### **Objective 12 Justification:**

Importation of approximately 740,000 m<sup>3</sup> of inert waste material to restore existing permitted mineral extraction.

#### Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

meet its local needs.		
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	N/A	
aggregate?		
Net Effect:		0

#### **Objective 13 Justification:**

Importation of approximately 740,000 m³ of inert waste material to restore existing permitted mineral extraction.

Objective 14: Economic		
Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 7	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	N/A	
Net Effect:		+

#### **Objective 14 Justification:**

The proposal would create temporary employment, although number of jobs created is currently unknown. The proposal would contribute to economic growth.

Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0

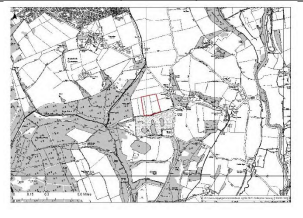
### **Objective 15 Justification:**

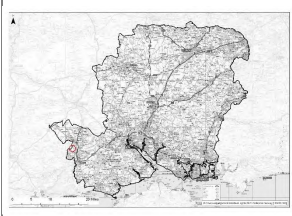
There are no PRoW within or within 50m of the proposed extension site. Restoration of existing permitted mineral extraction using the importation of approximately 740,000 m<sup>3</sup> of inert waste material.

Site name: Hamer Warren Quarry Site ID: NFD07

Grid reference: SU 130 107 Area (ha): 6.25

MWPA / LPA: Hampshire County Council / New Forest District Council





Site category: Hazardous landfill

Current use: Active sand and gravel quarry

Proposal: Infilling of approximately 6.25 ha of Bleak Hill II with asbestos contaminated soils (total

capacity - 0.4 million tonnes)

Restoration: Restoration as per the permitted proposals of Bleak Hill II

Proposal nominated by: Inert Recycling UK Ltd.

Previous consideration within the plan making process:

Additional information: Site is currently permitted for sand and gravel extraction under planning

permission 19/11325

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

#### **Objective 1 Justification:**

Proposal to infill approximately 6.25 ha of Bleak Hill II with asbestos contaminated soils. Materials transportation by road. Within Flood Zone 1.

transportation by road. Within 1 lood Zone 1.		
Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Road	
and/or water?		
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site and transport route not within Air Quality Management Area. Transportation by road. 1.46km from air quality sensitive ecological receptors (International and national sites). However, proposed infilling of approximately 6.25 ha of Bleak Hill II with asbestos contaminated soils.

### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		
International sites:		
River Itchen SAC	1.46km	
Avon Valley SPA/Ramsar	1.46km	
Dorset Heaths SAC	1.58km	
Dorset Heathlands SPA/Ramsar	1.58km	
The New Forest SAC	3.14km	
New Forest SPA/Ramsar	3.43km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
River Avon SSSI	1.48km east	
Avon Valley SSSI	1.48km east	
Cranborne Common SSSI	1.64km west	
Verwood Heaths SSSI	3.32km southwest	
New Forest SSSI	3.5km southeast	

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace  $> 500m^2$ , slurry lagoons & digestate stores  $> 200m^2$ , manure stores > 250t).

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any discharge of water or liquid waste of more than 5m³/day to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Stephens Castle LNR	3.93km southwest	
Ringwood Forest & Home Wood 1A/3Bi/3Bii/6A		
SINC	Adjacent to site	
Lomer Copse 1A SINC	90m northeast	
Lomer Meadow 2B/5B SINC	60m northeast	
Hamer Copse 1A SINC	560m southwest	
Cobley Copse (Cobley Wood) SINC	540m southeast	
Net Effect:		_

#### **Objective 3 Justification:**

The Ecological Statement – 'The site is very close to locally designated habitats, and in close proximity to the significant designations of the Dorset heaths. A Habitats Regulations Assessment will be required to assess the potential impacts to integrity for the SPA/SAC. Dormice are known to be supported on site, but the large part of the site will contribute only a low level of interest.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

regulations resources of the restrict of the r		
Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	2.82km east	
Green Belt	>5km	
TPO	Not on HCC Land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Although within 5 km of the New Forest National Park, this is an existing site, and the proposal relates only to the nature of some of the infill to implement restoration to agreed levels.

The landscape is currently in poor condition. The landscape is not considered to be sensitive in its current state, but it requires good mitigation to restore it to its former condition.

Potential impact of development on the landscape: There will be little impact on this landscape as the site has already been extracted.

Opportunities for enhancement: The final levels and ground restoration should be as approved for the existing planning permission for this site.'

İ	Objective 5: Soils		
	Maintain and protect soil quality and protect the best and most versatile agricultural land.		
	Agricultural Land Classification (ALC) Grade	N/A	

Contaminated / brownfield land	Active quarry site	
Heathland/peat soils?	No	
Net Effect:	<u> </u>	+
Objective 5 Justification:		
Soils have already or are already being stripped a	as part of current activity. Resto	oration would be as per
the agreed restoration scheme.		•
	listoric environment	
Protect and conserve the historic environment, sig	nificance of heritage assets and fea	atures and their setting.
Heritage Assets		
Archaeology Buffer Yellow Alerts:	0.65km east	
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:		
Primrose Cottage (Grade II)	0.19km east	
Conservation Areas:		
Harbridge conservation area	1.2km south east	
Registered Battlefield:	N/A	
Net Effect:		0
Objective 6 Justification:		
Objective 6 Justification: The Heritage Statement states – 'The site has be	een extracted for minerals and t	o that extent there is no
•	een extracted for minerals and t	o that extent there is no
The Heritage Statement states - 'The site has be		
The Heritage Statement states – 'The site has be surviving archaeological potential.	d allocation site is suitably sepa	arated and screened, so
The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose	d allocation site is suitably sepa	arated and screened, so
The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the proposa allocation.'  Objective 7:	d allocation site is suitably sepa d. As such, there should be no d	arated and screened, so constraint to this
The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the proposa allocation.'  Objective 7: Maintain and enhance the quality of ground, surface a	d allocation site is suitably sepa d. As such, there should be no d : Water resources and coastal waters and manage the	arated and screened, so constraint to this
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The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the proposa allocation.'  Objective 7:  Maintain and enhance the quality of ground, surface a sust:  Within a groundwater source protection zone	d allocation site is suitably sepa d. As such, there should be no d : Water resources and coastal waters and manage the	arated and screened, so constraint to this
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The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the proposa allocation.'  Objective 7:  Maintain and enhance the quality of ground, surface a sust: Within a groundwater source protection zone (SPZ)?  Within 250m of a Public Water Supply (PWS)	d allocation site is suitably separal. As such, there should be no common to the such that the suitable way.	arated and screened, so constraint to this
The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the propose allocation.'  Objective 7:  Maintain and enhance the quality of ground, surface a sust:  Within a groundwater source protection zone (SPZ)?  Within 250m of a Public Water Supply (PWS) abstraction point?	d allocation site is suitably separal. As such, there should be no decreased and coastal waters and manage the ainable way.  No  No	arated and screened, so constraint to this
The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the propose allocation.'  Objective 7:  Maintain and enhance the quality of ground, surface a sust:  Within a groundwater source protection zone (SPZ)?  Within 250m of a Public Water Supply (PWS) abstraction point?  8m buffer of watercourses	d allocation site is suitably separal. As such, there should be no described by the suitable way.  No  No  No  Not within	arated and screened, so constraint to this
The Heritage Statement states – 'The site has be surviving archaeological potential.  Any historic building in the vicinity of the propose that there will be no harm caused by the proposa allocation.'  Objective 7:  Maintain and enhance the quality of ground, surface a sust:  Within a groundwater source protection zone (SPZ)?  Within 250m of a Public Water Supply (PWS) abstraction point?  8m buffer of watercourses  Over Chalk Principal Aquifer?	d allocation site is suitably separal. As such, there should be no decreased and coastal waters and manage the ainable way.  No  No	arated and screened, so constraint to this
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<0.1% risk of flooding.

<0.1% fisk of flooding.		
Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	Within the zone	
Bournemouth Airport Safeguarding Zone	(Airport 12km south)	
Proximity to residential dwellings?	0.15km east	
Proximity to schools?	1.56km northwest	
Proximity to hospitals?	3.58km northeast	
Other:		
Recreation/ sports ground	0.88km north	
Allotments	3.79km northeast	
Golf Course	2.62km sound	
Net Effect:		0

#### **Objective 9 Justification:**

The site is a current quarry and the proposal us a change in some of the backfill to implement the agreed restoration scheme to agreed levels. Mitigation is already in place for nearby residential dwellings.

Objective '	10: Transport	
Minimise the impact of the transportation of aggregate		d strategic transport
ne	twork.	
Proximity of significant road junction?	6km south	
A31 & B3081 Proximity of Strategic Road Network (SRN)	OKIII SOULII	
A31	6km south	
Method of materials transportation - road, rail	Road	
and/or water?		
Net Effect:		0
Objective 10 Justification: The Strategic Transport Statement states – 'The ap HGV movements per day would be associated with existing Hamer Warren Quarry access.		
Routing to the SRN (A31) will be south along Harbi junction with the A31, both of which are suitable rol		e B3081 at its
The sensitivity of receptors along the preferred roun		fic will travel along
routes of low sensitivity to traffic flows.		
Any future application would need to be supported would consider the cumulative impacts of any perm		
	inable minerals supply	TIVVE.
Support sustainable extraction, re-use and		esources.
Does the proposal support production of recycled and secondary aggregate?	N/A	
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		0
Objective 11 Justification:		
The asbestos contaminated soils replace other suit	able waste material that would ha	ive been used to
restore the site to agreed levels.	NA/	
	Waste Hierarchy ne waste hierarchy in the Plan area.	
Landfilled	Yes, hazardous	
Recycled	N/A	
Composted	N/A	
Recovered	N/A	
Net Effect:		0
Objective 12 Justification: The asbestos contaminated soils replace other suit restore the site to agreed levels.		ave been used to
Enable the Plan area to be self-sufficient in its waste m meet its	and waste self-sufficiency anagement and provide an adequate local needs.	supply of minerals to
Increased waste management / processing capacity?	N/A	
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	N/A	
aggregate?		0
Net Effect:		0
Objective 13 Justification: No waste exported or minerals imported.		
	14: Economic	
Support the Plan area's economic grov		area.
Job creation / Ha?	Unknown	?
Deprivation index in locality?	Decile 4	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Waste (temporary)	
Net Effect:		+
Objective 14 Justification:		

The asbestos contaminated soils replace other suitable waste material that would have been used to restore the site to agreed levels. It is not known whether additional jobs would be created, but the safe disposal of asbestos material would enable economic growth activities, particularly development on asbestos contaminated sites.

Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way PRoW) on site or <50m	Yes - footpath 078/23a/1	
	runs along southern	
	boundary of the site.	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0

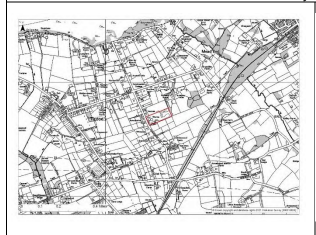
# **Objective 15 Justification:**

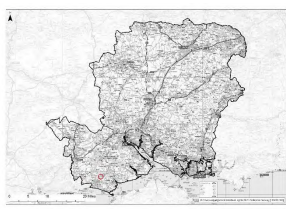
The proposal would operate within the existing mitigation regime. However, consideration needs to be given to the hazardous nature of the waste and any additional mitigation that would be required. Restoration as per the permitted proposals of Bleak Hill II.

Site name: Tower View	Site ID: NNP01

**Grid reference:** SZ 264 977 **Area (ha):** 1.346

MWPA / LPA: New Forest National Park Authority





Site category: Waste processing

Current use: Existing inert waste transfer facility

**Proposal:** Redevelopment of existing site to allow for the storage of inert construction waste leading to recycling

**Restoration:** None (permanent development)

Proposal nominated by: G Farwell Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	Climate Change	
Reduce greenhouse gas emissions and adap	ot to and mitigate the impacts of climate	te change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

#### Objective 1 Justification:

Proposal to redevelop existing site to allow for the storage of inert construction waste leading to recycling. Materials transportation by road. Within Flood Zone 1.

recycling. Materials transportation by read tritimin result to the m			
Objective 2: Air Quality			
Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality	No		
Management Area (AQMA)?			
Method of materials transportation – road, rail	Road		
and/or water?			
Distance from air quality sensitive ecological	>200m; <2km		
receptors (International and national sites)			
Net Effect:		0	

#### **Objective 2 Justification:**

Site and transport route not within Air Quality Management Area. Transportation by road. 430m and 680m from air quality sensitive ecological receptor (National and International sites, respectively). However, proposed redevelopment of existing site to allow for the storage of inert construction waste leading to recycling.

#### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.		ra and fauna and
International sites:		
The New Forest SAC	0.68km	
New Forest SPA/Ramsar	0.68km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
New Forest SSSI	0.43km north	

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Hordle Grange Wood 1A SINC	900m south	
Danes Stream Coppice 1A SINC	1km west	
Net Effect:		-

#### **Objective 3 Justification:**

The Ecological Statement states – 'The site is very developed and likely to not support any features of interest within the red line. However, the adjacent woodland and the context of the wider landscape mean that the site could impact biodiversity outside of the site.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

# Objective 4: Landscape / townscape Protect and enhance landscape and townscape character, local distinctiveness and tranquillity. Nationally designated landscape: New Forest National Park Site is within Green Belt Dorset Green Belt TPO Not on HCC land Net Effect:

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The proposed site is within the New Forest National Park. Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location.

The landscape condition is Poor. The site sits within the National Park, therefore there are high expectations that all development should improve the landscape. This site is currently in poor condition, and it requires enhancement and should be improved. The site has Large adverse sensitivity in the context of its location in the National Park.

Potential impact of development on the landscape: As this is an existing site used for industrial purposes reorganisation of the site should be used as an opportunity to improve its visual and physical appearance.

Opportunities for enhancement: Improvements need to be made to the boundary treatment around this site. New planting and hedgerow thickening are required. Heavy vehicle movements along the access lane have destroyed the rural character of the area. Any new structures or buildings need to reflect the rural location and should be of restricted height, less than 8m high.'

Tural location and should be of restricted height, less than on high.		
Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	N/A	
Contaminated / brownfield land	Existing development	
Heathland/peat soils?	No	
Net Effect:		
Objective 5 Justification:		
The site is an existing inert waste transfer facility.		
Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Archaeology Alert Green Buffers:	0.8km southwest	

Archaeology Alert Green Buffers:	1.1km northeast	
Scheduled Monument:	N/A	
Historic Park:	N/A	
Listed buildings:		
Laurel Cottage (Grade II)	0.35km southwest	
8 Listed Buildings	Within 1km	
Conservation Areas:		
Sway Tower	1.35km southeast	
Registered Battlefield:	N/A	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'There are no archaeological sites currently recorded at this location nor in its vicinity. Google earth and mapping show the site is extensively developed which is likely to have severely compromised any inherent archaeological potential. It is unlikely that archaeology will emerge as an issue at all.

The development is unlikely to involve extraction of minerals, but such as lie below have a moderate potential for derived Palaeolithic artefacts.

There are no historic buildings, or settings of historic buildings, which will be affected by this allocation. As such, there should be no constraint to this allocation.'

# Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way. Within a groundwater source protection zone (SPZ)? Within 250m of a Public Water Supply (PWS) No abstraction point? 8m buffer of watercourses Not within Over Chalk Principal Aquifer? No Net Effect:

#### **Objective 7 Justification:**

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS), within an 8m watercourse buffer or over a Chalk Principal Aquifer.

Objective 8: Flood risk			
Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3? Flood Zone 1			
Sand/gravel extraction (water compatible)?  N/A			
Net Effect:		+	

#### **Objective 8 Justification:**

<0.1% risk of flooding.

Obje	ective	9: Con	nmunities
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Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.

Proximity to Airport/aerodrome (safeguarding)?	West of site within safeguarding zone.	
Proximity to residential dwellings?	Adjacent to north	
Proximity to schools?	0.8km west	
Proximity to hospitals?	5.5km east	
Other:		
Recreation/ Sports Ground	1.4km east	
Allotments	2.75km southwest	
Stables	0.28km northwest	
Golf Course	1.44km southwest	
Net Effect:		0

#### **Objective 9 Justification:**

The site is an existing inert waste transfer facility. The proposal is to redevelop the existing site to allow for the storage of inert construction waste leading to recycling. Consideration will need to be given to minimising impacts on nearby residential properties.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Proximity of significant road junction?	2.25km northwest	
Proximity of Strategic Road Network (SRN)	Not within 10km	
Method of materials transportation – road, rail	Road	
and/or water?		
Net Effect:		0

#### **Objective 10 Justification:**

The Strategic Transport Statement states – 'Transport Assessment Summary: Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that current levels of HGV movements would remain unchanged and would be equivalent to approximately 45 HGVs or 90 two-way HGV movements per day, with a maximum of 40 staff on site (or up to 80 car movements per day). The A337 does not form part of HCC's Major Road Network (MRN) but provides strategic access to the South Hampshire areas and leads to the A31/M27 J1 at Cadnam, some 15 miles to the north of the site. For the purpose of these assessments, impacts have therefore been based on access to the A337.Routing to the A337 will be south along Crabbswood Lane and onto the B3055 as current. The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows. Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled Yes		
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		+

#### **Objective 11 Justification:**

The proposal is to redevelop the existing site to allow for the storage of inert construction waste leading to recycling.

Objective 12: Waste Hierarchy		
Contribute towards moving up the	waste hierarchy in the Plan area.	
Landfilled N/A		
Recycled	Yes	
Composted	N/A	
Recovered	Potential	
Net Effect:		+

#### **Objective 12 Justification:**

The proposal is to redevelop the existing site to allow for the storage of inert construction waste leading to recycling.

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

Increased waste management / processing capacity?	Yes	
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled aggregate?	Yes	
Net Effect:		+

# **Objective 13 Justification:**

The proposal would increase the local provision of secondary aggregate.

Objective 14: Economic				
	Support the Plan area's economic growth and reduce disparities across the area.			
Job cre	ation / Ha?	Unknown	?	
Depriva	ation index in locality?	Decile 8		
Mineral	s (temporary) development?	N/A		
Waste	(potentially permanent) development?	Yes		
Net Effect:		+		

#### **Objective 14 Justification:**

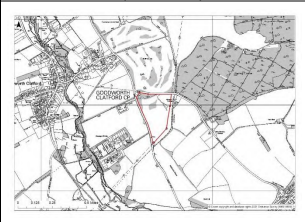
The proposal may create permanent employment, although number of jobs created is currently unknown. The proposal would contribute to economic growth.

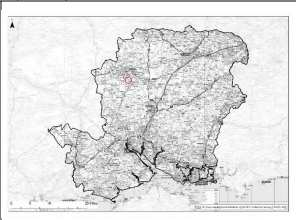
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
There are no DDAW within as within 50m of the assessed extension site or existing read entrance		

There are no PRoW within or within 50m of the proposed extension site or existing road entrance. Permanent development.

Grid reference: SU 373 419 Area (ha): 17.8

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Landfill reworking

Current use: Completed inert landfill

**Proposal:** Excavation of historic inert landfill for aggregate recycling as well as additional primary aggregate

**Restoration:** Importation of up to 500,000 m3 of inert waste material for deposition and restoration as a 5-hole golf course, in line with current planning permission

Proposal nominated by: Nelson Plant Hire

Previous consideration within the plan making process:

**Additional information:** Site has permanent permission for the construction of a 5-hole golf course

under Test Valley Borough Council.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl	imate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail		
and/or water?	Road	
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	N/A	
Net Effect:		0

#### Objective 1 Justification:

Inert landfill reworking proposal. Materials transportation by road. Within Flood Zone 1.

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Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail		
and/or water?	Road	
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

# **Objective 2 Justification:**

Site or transport route not within Air Quality Management Area. Transportation by road. 1.64km from air quality sensitive ecological receptors (International national sites).

# **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:	>10km	
Screened in by HRA Screening Assessment?	No	
National sites:		
River Test SSSI	1.64km southeast	
Chilbolton Common SSSI	1.64km southeast	
Bransbury Common SSSI	2.36km southeast	

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 750m², manure stores > 3500t).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Mackrels Down 2D/6A (Cirsium Eriophorum) SINC	70m south	
Harewood Forest SW (Including Upping Copse)	70m east	
1A/1B SINC		
River Anton 5A/6A SUBC	630m west	
Meadow South of Goodworth Clatford 2A/2D/5N		
SINC	810m west	
Red Hill 2A/2D SINC	720m south	
Net Effect:		0

#### Objective 3 Justification:

The Ecological Statement states – 'The site provides what appears to be semi-improved grassland in a surrounding landscape of improved arable and pasture. Given the proximity to the golf course with areas of scrub associate with it, and the close proximity to mature hedgerows and the SINC woodland in the wider landscape this site may be locally quite interesting.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

9	l l		
Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape >5km			
Green Belt	>10km		
TPO	Not on HCC land		
Net Effect:		0	

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The site has been disturbed by previous stockpiling of construction waste material. Although stockpiles are limited in extent, they reduce the overall condition to poor.

Due to the exposed nature of the sloping ground with prominent views of the site from the west and glimpsed views through gaps in hedgerows from the PRoW (restricted byway 17/2), this site has a Medium-High visual sensitivity. The likely effect of the proposal once restored could be beneficial. Potential impact of development on the landscape: Existing spoil heaps and machinery detract from the "generally unspoilt" character of this landscape. The exposed nature of the site ensures that activity within it is visible over a wide expanse of the countryside, in particular the nationally designated habitats in the river valley below.

Adjacent to the highly valued and ecologically rich landscape of a chalk river valley the site has a Medium-high landscape sensitivity. The likely effect of the proposal once restored could be beneficial. Opportunities for enhancement: Enhance existing hedgerows with additional planting. Create a buffer zone between the development and the adjacent residential property. Restore site to species rich grassland in line with the objectives of the Biodiversity Opportunity Area, in keeping with the historic landscape character and in sympathy with the visual landscape qualities of the area.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Formally Grade 3 present	
Contaminated / brownfield land	Potentially former inert	
	landfill site	

Heathland/peat soils?	No	
Net Effect:		0
Objective 5 Justification:		
Potentially a former inert landfill site		
Objective 6: His	storic environment	
Protect and conserve the historic environment, signi	ficance of heritage assets and features	and their setting.
Heritage Assets		
Archaeology Alert Orange Buffer	Adjacent northeast	
Scheduled Monument:		
Bury Hill Camp	2.72km northwest	
Historic Park:	N/A	
Listed buildings:		
Whitehouse Cottage (Grade II)	Adjacent east	
1 Listed Building	Within 250m of site	
5 Listed Buildings	Within 500m of site	
Conservation Areas:		
Goodworth Clatford	0.71km northwest	
Wherwell	1.54km southeast	
Registered Battlefield:	N/A	
Net Effect:		0

#### **Objective 6 Justification:**

The Heritage Statement states – 'There are no archaeological sites currently recorded although evidence of previous field system can be traced. However, the archaeological records in the vicinity suggest that this landscape was utilised since the early prehistoric and farmed and settled certainly by the Iron Age but probably since the Neolithic. The site has a high archaeological potential, and it is very likely that archaeological remains will be encountered during development and mitigation required. It is unlikely that they will emerge as overriding to the allocation. However, Google earth images do suggest that golf course upgrade work may have caused localised disturbance to the site, and this may be the inert landfill referred to, presumably imported to create golf course features so there may be a coincidence between areas of landfill and areas of past disturbance.

The underlying geology is chalk which has no palaeolithic potential. Palaeoliths have been found in the area associated with residual (lag) clay with flint deposits, however these are mapped east from the current site.

There is one historic building within the vicinity of the proposed allocation site; Whitehouse Cottage (Grade II listed). Its setting is defined by a remote rural landscape. There is a visual link between the proposed site and the cottage, however the proposed site does not fully retain its original rural character. The proposal does have the potential to harm the setting of Whitehouse Cottage, however the harm is likely to be slight and could be minimised through effective screening. If appropriate design measures are introduced, there should be no constraint which would preclude allocation.'

#### **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Within a groundwater source protection zone	No	
(SPZ)?		
Within 250m of a Public Water Supply (PWS)	No	
abstraction point?		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		0

#### Objective 7 Justification:

Not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer but over a Chalk Principal Aquifer.

an 8m watercourse buller but over a Chaik Principal Aquiler.			
Objective 8: Flood risk  Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3 Flood Zone 1			
Sand/gravel extraction (water compatible) N/A			
Net Effect: +			
Objective 8 Justification:			
Proposed development within Flood Zone 1.			

HMWP Partial Update: SA/SEA Environmental Report October 2023

Objective 9: Communities  Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
	and mineral extraction on people at	nd local communities.
Proximity to Airport/aerodrome (safeguarding)?		
Middle Wallop Airfield Safeguarding Zone	2.74km southwest	
Proximity to residential dwellings?	Adjacent east	
Proximity to schools?	0.95km west	
Proximity to hospitals?	4.59km northwest	
Other:		
Recreation Ground/ Sports Pitch	1.17m west	
Allotments	1.2km west	
Stables	1.94km southeast	
Golf Course	Adjacent north	
Net Effect:		0

#### **Objective 9 Justification:**

Particular consideration will need to be given to screening the development from the adjacent property. The site will be an extension to the golf course on completion.

#### **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.

Net Effect:		0
and/or water?	Road	
Method of materials transportation – road, rail		
A303	2.03km north	
Proximity of Strategic Road Network (SRN)		
A3067 & B3420	42m northwest	
Proximity of significant road junction?		

#### Objective 10 Justification:

The Strategic Transport Statement states – 'Based on the worst-case scenario in terms of traffic movements, the applicant has estimated that during the extraction and importation of fill materials, this would be equivalent to approximately 25 HGVs or 50 two-way HGV movements per day. All movements would be via the existing access through the car park and onto Winchester Road.

Routing to the SRN (A303) will be north along the A3057 Romsey Road.

The sensitivity of receptors along the preferred route will be negligible given that traffic will travel along routes of low sensitivity to traffic flows.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

The state of the s			
Objective 11: Sustainable minerals supply			
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.			
Does the proposal support production of recycled Yes			
and secondary aggregate?			
Is the proposal an extension of existing mineral N/A			
extraction?			
Net Effect:	+		

#### Objective 11 Justification:

Recovery of inert landfill material.		
Objective 12: Waste Hierarchy Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	
Recycled	Yes	
Composted	N/A	
Recovered	Yes, unknown backfill, however recovery of infilled inert waste.	
Net Effect:		+

#### **Objective 12 Justification:**

Recovery of inert landfill material. Importation of up to 500,000m3 of inert waste material for deposition and restoration

#### Objective 13: Minerals and waste self-sufficiency

	anagement and provide an adequate ocal needs.	oupply of millorate to
Increased waste management / processing	N/A	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
Recovery of inert landfill material.		
	4: Economic	
Support the Plan area's economic grow		area.
Job creation / Ha?	Unknown	
Deprivation index in locality?	Decile 9	
Minerals (temporary) development?	Yes	
Waste (potentially permanent) development?	No, temporary	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create temporary employme	ent, although job creation is curre	ntly unknown. The
site would contribute to economic growth.		
	Green networks	
Enhance networks of green and blue infrastructure a		and greenspace.
Public Rights of Way (PRoW) on site or <50m	Footpath 096/2/1 – 17m	
	west;	
	Footpath 096/3/1 – 72m	
	west;	
	Restricted Byway 096/17/3 -	
	Restricted Byway 096/17/3 – 45m north.	
Will proposed restoration enhance networks of green and blue infrastructure and public access	Restricted Byway 096/17/3 -	

# **Objective 15 Justification:**

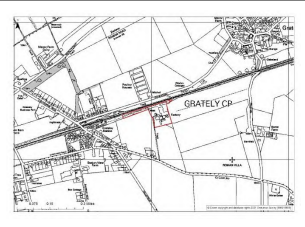
Net Effect:

Although, the statutory footpaths and restricted byway are within 50m of the proposed site, they terminate on the opposite side of the roads enclosing the site and would not be significantly impacted by the proposal. Excavation of historic inert landfill for aggregate recycling as well as additional primary aggregate. Importation of up to 500,000 m3 of inert waste material for deposition and restoration as a 5-hole golf course, in line with current planning permission.

Site name: Grateley Bio Depot	Site ID: TSV02
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Grid reference: SU 271 413 Area (ha): 2.45

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Waste processing

Current use: Existing inert waste processing and transfer facility

**Proposal:** Redevelopment of the site to allow for recycling of inert aggregates and soils for use in the construction industry

Restoration: None (permanent development)

Proposal nominated by: CA Stevens & Sons Transport Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
	Climate Change	
Reduce greenhouse gas emissions and adap	t to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	N/A	
Net Effect:		0

#### **Objective 1 Justification:**

Redevelopment of the site to allow for recycling of inert aggregates and soils for use in the construction industry. Materials transportation by road. Within Flood Zone 1.

industry. Materials transportation by road. Within Flood Zone 1.			
Objective 2: Air Quality			
Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality	No		
Management Area (AQMA)?			
Method of materials transportation – road, rail	Road		
and/or water?			
Distance from air quality sensitive ecological	>200m; <2km		
receptors (International and national sites)			
Net Effect:	0		

#### **Objective 2 Justification:**

Site and transport route not within Air Quality Management Area. Transportation by road. 1.05km from air quality sensitive ecological receptors (International national sites).

#### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:

Porton Down SPA	2.19km	
Salisbury Plain SAC	2.19km	
Screened in by HRA Screening Assessment?	No	
National sites:		
Quarley Hill Fort SSSI	1.05km north	
Porton Down SSSI	2.19km southwest	

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m<sup>2</sup>, slurry lagoons & digestate stores > 200m<sup>2</sup>, manure stores > 250t).

Any composting proposal with more than 75000 tonnes maximum annual operational throughput. Incl: open windrow composting, in-vessel composting, anaerobic digestion, other waste management. Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Grateley Station Grasslands 6A SINC	30m west	
Net Effect:		0

#### **Objective 3 Justification:**

The Ecological Statement states - 'The site is heavily developed, with some encroachment on the hedgerow boundaries, and no adequate stand-off for buildings and hardstanding."

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:			
North Wessex Downs AONB	9.5km northeast		
Green Belt >10km			
TPO	Not on HCC Land		
Net Effect:		0	

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states - 'Landscape Assessment Summary: The landscape condition is Poor. The open nature of this landscape results in visual sensitivity which needs to be addressed if the site is to be expanded.

Potential impact of development on the landscape: This site his already developed and the proposal is to increase the amount of inert aggregate and soils recycled on the site. Therefore, there are no landscape elements on the site that can be further damaged. There may be opportunities to improve the landscape setting if further development is approved on the site. This landscape is sensitive due to its open nature and any further development on the site need to take this into account.

Opportunities for enhancement: Improve the screen planting around the site, this may require more land. Plant native trees and shrubs along the access the road.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Industrial site		
Contaminated / brownfield land		
Heathland/peat soils?		
Net Effect:		+

#### Objective 5 Justification:

Existing inert waste processing site.					
Objective 6: Historic environment					
Protect and conserve the historic environment, significance of heritage assets and features and their setting.					
Heritage Assets	Heritage Assets				
Archaeology Alert Orange Buffer:	0.24km southeast				
Scheduled Monument:					
Quarley Hill Fort	1.05km north				
Historic Park:					
Amport Park	2.86km northeast				
Listed buildings:	N/A				
Conservation Areas:					
Grateley Conservation Area	0.51km east				

Registered Battlefield:	N/A	
Net Effect:	•	0
		-
Objective 6 Justification:  The Heritage Statement states – 'There are no archaeological sites currently recorded although archaeological records in the vicinity suggest that this landscape has a very high archaeological potential. However, mapping and Google earth images show the sites is developed and any archaeological potential will have been severely compromised. It is unlikely that archaeology will arise as an overriding issue or even possibly as an issue at all.  The underlying geology is chalk which has no palaeolithic potential.  There is a significant cluster of historic buildings to the north-east of the allocation site, in the village of Grateley. However, these are sufficiently separated from the allocation and would not be harmed by the proposals. As such, there should be no constraint to this allocation.'  Objective 7: Water resources  Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.  Within a groundwater source protection zone (SPZ)?  Within 250m of a Public Water Supply (PWS)		
abstraction point?		
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		0
Objective 7 Justification: Not within a groundwater source protection zone (SP an 8m watercourse buffer but over Chalk Principal Active 8	quifer. : Flood risk	oly (PWS) or within
Reduce the ris		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)  Net Effect:	N/A	+
Objective 8 Justification: Proposed development within Flood Zone 1.  Objective 9: Communities Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.  Proximity to Airport/aerodrome (safeguarding)? Middle Wallop Airfield Proximity to residential dwellings? Froximity to schools?  Proximity to schools?  Proximity to hospitals? Other: Recreation Ground/ Sports Pitch Allotments Stables Golf Course Net Effect: Objective 9 Justification: Due to the current and proposed use and the distance of the site from Middle Wallop Airfield, the airport approach of the current and proposed use of the current of the cur		
safeguarding issue would not be significant. Consideration needs to be given to potential impacts of the proposal on the residents of nearby properties. This is a currently operating site.  Objective 10: Transport  Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network.		
Proximity of significant road junction? B3084	0.32km southwest	
Proximity of Strategic Road Network (SRN)		
A303	3.62km northwest	
Method of materials transportation – road, rail and/or water?	Road	
Net Effect:	1	0

#### Objective 10 Justification:

The Strategic Transport Statement states – 'The applicant did not provide an indication of existing or anticipated HGV movements and an estimated based on the maximum 75,000tpa throughput has been provided. This would be equivalent to c.50 HGV movements per day, although some will already be on the network from existing operations.

Routing to the SRN (A303) will be north along the B3084.

The sensitivity of receptors along the preferred route will be low given that, although the majority of the route has low sensitivity to traffic flows, the route will travel through Grateley village, which includes residential areas bordered by adequate footways.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.'

Objective 11: Sustainable minerals supply			
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.			
Does the proposal support production of recycled Yes			
and secondary aggregate?			
Is the proposal an extension of existing mineral N/A			
extraction?			
Net Effect: +			

#### **Objective 11 Justification:**

Redevelopment of the site to allow for recycling of inert aggregates and soils for use in the construction industry.

Objective 12: Waste Hierarchy			
Contribute towards moving up the waste hierarchy in the Plan area.			
Landfilled N/A			
Recycled	Yes		
Composted	N/A		
Recovered	N/A		
Net Effect:		_	

#### **Objective 12 Justification:**

Redevelopment of the site to allow for recycling of inert aggregates and soils for use in the construction industry.

# Objective 13: Minerals and waste self-sufficiency

Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs.

THEEL IS IOC	ai necus.	
Increased waste management / processing	Yes	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect:		+

#### **Objective 13 Justification:**

Recycling of inert aggregates and soils for use in the construction industry will aid in aggregate self-sufficiency.

Objective 14: Economic		
Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha?	Unknown	
Deprivation index in locality?	Decile 6	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Yes	
Net Effect:		+

#### **Objective 14 Justification:**

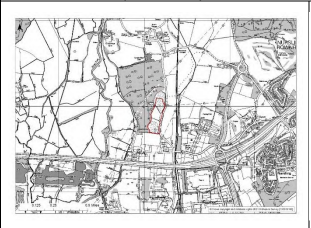
The proposal is likely to create/maintain permanent employment, although job creation is currently unknown. The site would contribute to economic growth.

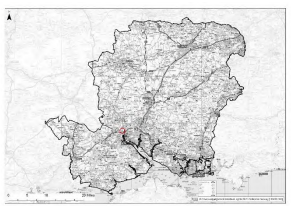
Objective 15: Green networks  Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m	No	and greenspace.
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		

Net Effect:	0
Objective 15 Justification:	
No PRoW on site or within 50m. Permanent development.	

Grid reference: SU 362 169 Area (ha): 2.5

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Concrete batching plant and waste processing

Current use: Exiting concrete batching plant, waste transfer station, and inert waste recycling facility

Proposal: Extension to existing site to contain a Ready-Mix Concrete facility and inert recycling

operation, increasing site capacity from 75,000 tpa to 125,000 tpa

**Restoration:** None (permanent development) **Proposal nominated by:** Collard Group Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Climate Change		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	te change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

#### Objective 1 Justification:

Extension to existing site to contain a Ready-Mix Concrete facility and inert recycling operation. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality Management Area (AQMA)?	No	
Method of materials transportation – road, rail and/or water?	Road	
Distance from air quality sensitive ecological receptors (International and national sites)	>200m; <2km	
Net Effect:		0

#### Objective 2 Justification:

Site and local transport route not within Air Quality Management Area. Transportation by road. 490m from air quality sensitive ecological receptors (International national sites). However, proposed extension to existing site to contain a Ready-Mix Concrete facility and inert recycling operation.

#### **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:		
Solent & Southampton Water SPA/Ramsar	1.15km	
Solent Maritime SAC	1.56km	
Solent and Dorset Coast SPA	3.08km	
The New Forest SAC	4.11km	
Emer Bog SAC	4.83km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
River Test SSSI	0.49km west	

Large non-residential developments outside existing settlements/urban areas where net additional gross internal floorspace is > 1,000m² or footprint exceeds 0.2ha.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Any composting proposal with more than 500 tonnes maximum annual operational throughput. Incl: open windrow composting, in-vessel composting, anaerobic digestion, other waste management. Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water. such as a beck or stream.

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Local sites:		
Valley Park Woodlands LNR	6.12km northeast	
Lower Test Valley: Pylon Fen 5B/2A SINC	480m southwest	
Big Willow Wood 1Cii/5B SINC	440m southwest	
Sunken Garden, Grove Place 2A/2B/6A SINC	510m east	
Fir Copse 1B SINC	590m east	
A3057 Romsey Road, Nursling REVI	950m northeast	
Manor House Farm HIWWT reserve	170m west	
Net Effect:		_

#### **Objective 3 Justification:**

The Ecological Statement states – 'The grassland habitat may be of some ecological interest, and further data will be required to determine the significance of the loss of this habitat is the wider landscape context. Species rich grassland provides excellent foraging habitat for many protected species. Though the woodland is not identified as priority habitat, it will still have some locally important ecological significance. Woodland habitat sensitive to airborne pollutants. Proximity of River test will mean that consideration of nitrates from the site impacting the Solent international sites will need to be considered.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

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Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
New Forest National Park	3.42Km west	
Green Belt >10 km		
TPO	None on HCC Land	
Net Effect:		0

#### **Objective 4 Justification:**

The Strategic Landscape and Visual Statement states – 'Potential impact of development on the landscape: Increased development of an urban nature affecting the small rural lanes in this area. Reduction in the sense of isolation that is found along Lee Lane.

Lee Lane has lost much of its rural character due to the level of traffic reducing tranquillity and a sense of remoteness. Further development will only exacerbate this situation and should be avoided, it is currently moderately sensitive.

Opportunities for enhancement: Improve the screen planting around the site. Plant along Lee Lane boundary. Look at improving the environment on Lee Lane.

Landscape Assessment Summary: The landscape condition is poor; it is a former gravel pit restored to pasture. It has not been maintained to a good standard and scrub has been allowed to grow.'

Objective 5: Soils			
Maintain and protect soil quality and protect the best and most versatile agricultural land.			
Agricultural Land Classification (ALC) Grade No			

Octobridge 1/1 octobridge 1	I Berten Lee 1.9	
Contaminated / brownfield land	Restored gravel pit	
Heathland/peat soils?	No	
Net Effect:		+
Objective 5 Justification:		
Former gravel pit restored to pasture.		
Objective 6: Historic environment		
Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets	O Olympia a synth	
Archaeology Alert Green Buffer: Scheduled Monument:	0.2km south	
	N/A N/A	
Historic Park:	IN/A	
Listed buildings:	310m south	
Church Farm (Unknown Grade) 9 Listed Buildings Total	Within 500m	
Conservation Areas:	N/A	
	N/A N/A	
Registered Battlefield:	IN/A	0
Net Effect: Objective 6 Justification:		0
extraction and restoration, map and aerial photography leave some areas in the centre of the site as 'uncertain'. Extent of past extraction would need to be confirmed, but for now is assumed. The site has been extracted for minerals and to that extent there is no surviving archaeological potential within deposits.  All surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to the buildings or their settings. As such, there should be no constraint to this allocation.		
Objective 7: Water resources		
Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	No	
Net Effect:	1.12	0
Objective 7 Justification: Not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS), within an 8m watercourse buffer or over a Chalk Principal Aquifer.  Objective 8: Flood risk		
Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		+
Objective 8 Justification:		
Proposed development within Flood Zone 1.  Objective 9: Communities		
Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	and minoral extraction on people at	ia local communities.
Southampton Airport	Within safeguarding zone	
Proximity to residential dwellings?	0.98km east	
Proximity to schools?	1.41km east	
Proximity to hospitals?	3.4km southwest	
Other:		
Proximity to Recreation Ground/ Sports Pitch	1.47km southeast	
Proximity to Allotments	1km southeast	
Proximity to Stables	0.37km south	
Proximity to Golf Course	1.04km west	

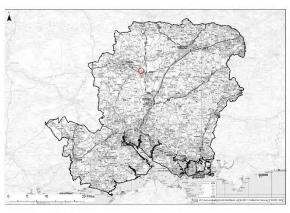
Net Effect:		+
Objective 9 Justification:		·
Due to the current and proposed use and the distance	e of the site from Middle Wallon	Airfield the airport
safeguarding issue would not be significant.	of the site from Middle Wallop	rumoia, ino amport
Objective 10	· Transport	
Minimise the impact of the transportation of aggregates		l strategic transport
netwi		i strategie transport
Proximity of significant road junction?		
M27	0.8km south	
Proximity of Strategic Road Network (SRN)		
M27	0.8km south	
Method of materials transportation – road, rail	Road	
and/or water?		
Net Effect:		0
Objective 10 Justification:		
The Strategic Transport Statement states – 'The site	has a current capacity of up to 7	'5 000tpa but could
be redeveloped to increase the throughput to 100,000		
per day, which would increase to 350 HGV movemen		
movements per day. In addition, the current operation		
day and the extension would seek to increase this lim		7701 1.01 to 100 por
All movements would be via the existing access from		(M271) will be north
along Lee Lane and through the Southampton Retail		
along the preferred route will be negligible given that		
future application would need to be supported by a Ti		
consider the cumulative impacts of any permitted dev		
as detailed above would also be required.'		routening agreement
Objective 11: Sustaina	able minerals supply	
Support sustainable extraction, re-use and re		sources.
Does the proposal support production of recycled	Yes	
and secondary aggregate?		
Is the proposal an extension of existing mineral	N/A	
extraction?		
Net Effect:		+
Objective 11 Justification:		
Extension to existing site to contain a Ready-Mix Concrete facility and inert recycling operation,		
increasing site capacity from 75,000 tpa to 100,000 tpa.		
Objective 12: W		
Contribute towards moving up the		
Landfilled	N/A	
Recycled	Yes	
Composted	N/A	
Recovered	N/A	
Net Effect:		+
Objective 12 Justification:		
Extension to existing site to contain a Ready-Mix Con	crete facility and inert recycling	operation,
increasing site capacity from 75,000 tpa to 100,000 tp	, , ,	'
Objective 13: Minerals an		
Enable the Plan area to be self-sufficient in its waste man		supply of minerals to
meet its local needs.		
Increased waste management / processing	Yes	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	Yes	
aggregate?		
Net Effect: +		
Objective 13 Justification:		
Extension to existing site to contain a Ready-Mix Concrete facility and inert recycling operation,		
increasing site capacity from 75,000 tpa to 100,000 tp		
Objective 14	: Economic	

Support the Plan area's economic growth and reduce disparities across the area.		
Job creation / Ha?	Unknown	
Deprivation index in locality?	Decile 5	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create permanent employment	ent, although number of jobs crea	ated is currently
unknown. The site would contribute to economic gro	wth.	
Objective 15: Green networks		
Enhance networks of green and blue infrastructure an	d enable safe access to countryside	and greenspace.
Public Rights of Way (PRoW) on site or within 50m	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
No PRoW on site or within 50m. Permanent development.		

Site name: A303 Enviropark Shooting School	Site ID: TSV04
Grid reference: SU 444 430	Area (ha): 15

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Mineral and/or waste

Current use: Open grassland used as a shooting school

Proposal: Extension to existing Enviropark site for potential waste and mineral use

Restoration: None (permanent development)

Proposal nominated by: Raymond Brown Quarry Products Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: 0	Climate Change	
Reduce greenhouse gas emissions and adap	t to and mitigate the impacts of climat	e change.
Generates energy/heat production?	Unknown	
Supports renewables?	Unknown	
Method of materials transportation – road, rail	Road	
and/or water		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	N/A	
Net Effect:		?

## **Objective 1 Justification:**

Information on energy/heat production and renewables is not known at this stage but will be supplied at application. However, there also remains uncertainty regarding the scale and nature of potential development at this location and where waste would be sourced from.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or local transport route within Air Quality Management Area (AQMA)?			
Method of materials transportation – road, rail and/or water	Road		
Distance from air quality sensitive ecological receptors (International and national sites)	>200m; <2km		
Net Effect:		?	

## **Objective 2 Justification:**

Site or local transport route not within Air Quality Management Area. Transportation by road. 720m from air quality sensitive ecological receptors (International and national sites). However, there remains uncertainty regarding the scale and nature of potential development at this location and where waste would be sourced from.

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.			
International sites: >10km			
Screened in by HRA Screening Assessment? No			
National sites:			
River Test SSSI,	0.72km south		
East Aston Common SSSI	1.44km north		
Bransbury Common SSSI	1.77km south west		

Planning applications for quarries, including: new proposals, Review of Minerals Permissions (ROMP), extensions, variations to conditions etc. Oil & gas exploration/extraction.

Large non-residential developments outside existing settlements/urban areas where footprint exceeds 1ha.

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

General combustion processes >20MW energy input. Incl: energy from waste incineration, other incineration, landfill gas generation plant, pyrolysis/gasification, anaerobic digestion, sewage treatment works, other incineration/ combustion.

Landfill. Incl: inert landfill, non-hazardous landfill, hazardous landfill.

Any composting proposal with more than 75000 tonnes maximum annual operational throughput. Incl: open windrow composting, in-vessel composting, anaerobic digestion, other waste management. Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

water, each as a book of stroam:		
Local sites:		
Drayton Down (area 1) 2A/6A SINC	Adj. to southern boundary	
Longparish Cornfields 6A SINC	325m north	
Net Effect:		2

## **Objective 3 Justification:**

The Ecological Statement states: 'Grassland may be of some quality, although this will be dependent on historic nature of soil not evident from aerial. Given the proximity to adjacent SINC, the site may provide supporting habitat for plant species and brown hare. The proposals are likely to remove large areas of this grassland, and mitigation will be difficult. Priority habitat woodland to the west (by entrance to site) and on the old railway line to the east of the site.'

In addition, there remains uncertainty regarding the scale and nature of potential development at this location and where waste would be sourced from, and the site is within an SSSI Impact Risk Zone.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
North Wessex Downs AONB	3.14km	
Green Belt	>10km	
TPO	None on HCC Land	
Net Effect:		?

## Objective 4 Justification:

The Strategic Landscape and Visual Assessment states: 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the AONB due to scale, design and location. The site is within the setting of the North Wessex Downs AONB. The impact of any minerals or waste development (temporary or permanent) will be dependent on the scale and design of the development. Landscape Assessment Summary: The road noise from the A303 is a major detractor in this otherwise tranquil, rural landscape. The existing industrial site, although relatively self-contained, is noticeable at its access point onto the B-road. The site is relatively well screened from the adjacent landscape by virtue of the topography, shelterbelts and bunding. Providing the proposals do not extend beyond the existing bunding, the visual sensitivity is low, and the likely visual effect is neutral.

Potential impact of development on the landscape: Visual intrusion into open vistas. The existing landscape is already disturbed, with various industrial and commercial uses including the adjacent solar farm. The sensitivity is low, and the likely effect of the proposal on the landscape is neutral.

Opportunities for enhancement: Additional planting around the entrance to the site at the junction with the B-road to reduce visual impact and intrusion into the country lane. Existing bund planting could be further enhanced with native species trees/shrubs and enrichment of grassland to create biodiverse meadow areas.'

In addition, there remains uncertainty regarding the scale and nature of potential development at this location and where waste would be sourced from

## Objective 5: Soils Maintain and protect soil quality and protect the best and most versatile agricultural land. ALC Grade Grade 3 present Contaminated / brownfield land Part-greenfield Heathland/peat soils? No Net Effect:

## **Objective 5 Justification:**

Although the site has been disturbed and modified, there is uncertainty as to whether it contains best and most versatile agricultural land and uncertainty in relation to the nature and scale of potential development.

Objective 6: Historic environment  Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
	cance of heritage assets and features	s and their setting.
Heritage Assets		
Scheduled Monument:		
Tidbury Ring	1.16km east	
The Andyke	1.18km west	
Historic Park:	N/A	
Listed buildings:		
Closest = Grade II listed Granary at South		
Side Farmhouse	1.09km north west	
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Archaeology Alert Yellow Buffer:	On site	
Net Effect:		7

## **Objective 6 Justification:**

The Heritage Statement states – 'A number of substantive archaeological sites are recorded in the vicinity and a Bronze Age burial site is recorded within the allocation. The area and the site have a high archaeological potential, that is the potential to encounter as yet unrecorded archaeological remains. However, the impact of past development is uncertain. LiDAR suggests that some groundworks have taken place in the site, but aerial photography suggests this may have been only peripheral bunds. Clarity is needed as to the impact of past land use in order to fully assess the archaeological potential. However even assuming the site is largely intact (which it may not be) it is unlikely that archaeology will emerge as a constraint to allocation.

The underlying geology is chalk which has no palaeolithic potential.

All surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to the buildings or their settings. As such, there should be no constraint to this allocation.'

However, there is uncertainty in the nature and scale of potential development at this site and therefore the impact of potential development on heritage assets.

## **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Within a groundwater source protection zone	-	
(SPZ)?	No	
Within 250m of a Public Water Supply (PWS)		
abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		<u>_</u>

## **Objective 7 Justification:**

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer, but is over Chalk Principal Aquifer. There is uncertainty in relation to the potential nature and scale of waste development at this site.

Objective 8: Flood risk  Reduce the risk of flooding.		
Site in flood Zone 1, 2 and/or 3	Flood Zone 1	
Sand/gravel extraction (water compatible)	N/A	

Net Effect:		+
Objective 8 Justification:		
<0.1% risk of flooding.		
Objective 9:	Communities	
Minimise negative impacts of waste management facilities	es and mineral extraction on people a	nd local communities.
Proximity to Airport/aerodrome (safeguarding)?		
Middle Wallop Airfield safeguarding zone	9.36km south west	
Proximity to residential dwellings?	0.69km south	
Proximity to schools?	1.24km south and 1.78km	
	north west	
Proximity to hospitals?	9.25km north west	
Other		
Recreation ground/sports pitches	1.7km north west	
Golf course	6.31km west	
Net Effect:		?

## **Objective 9 Justification:**

Although based on the distance threshold from residential development the site scores green, uncertainty in the nature and scale of the potential development at this site and its potential effect on residential development further than the threshold justifies a net effect score of uncertain.

## **Objective 10: Transport**

Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport

Tiot.	TIO THO THE		
Proximity of significant road junction	<50m south west A303		
Proximity of Strategic Road Network (SRN)	<50m south west A303		
Method of materials transportation – road, rail	Road		
and/or water			
Net Effect:		0	

## Objective 10 Justification:

The Strategic Transport Statement states – 'No information relating to existing throughout and HGV movements have been provided by the applicant other than the waste capacity of the facility (assumed to be from the existing site and proposed extension) would be 500,000tpa. This would be equivalent to 160 HGV movements per day. In the absence of any other information, this has been taken as net additional traffic as a worst case.

Routing to the SRN (A303) will be south along The Street.

The sensitivity of receptors along the preferred route will be negligible given that the route has low sensitivity to traffic flows.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'

Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled and secondary aggregate?		
Is the proposal an extension of existing mineral extraction?		
Net Effect:		?

## **Objective 11 Justification:**

Potential for site to cater for a range of waste and minerals uses, although uncertainty in relation to the nature and scale of potential development at this site.

Objective 12: Waste Hierarchy Contribute towards moving up the waste hierarchy in the Plan area.			
Landfilled N/A			
Recycled		Potential	?
Composted		Potential	?
Recovered		Potential	?
Net Effect:		?	

## Objective 12 Justification:

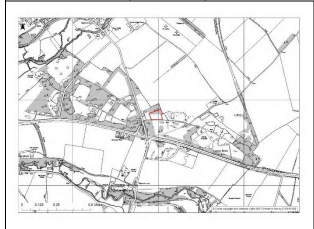
Potential for site to cater for a range of waste and minerals uses, although uncertainty in relation to the nature and scale of potential development at this site.

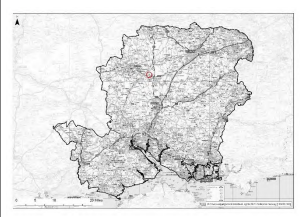
Objective 13: Minerals and Enable the Plan area to be self-sufficient in its waste manage		
		supply of minerals to
meet its local		?
increases management, processing	Potential	•
capacity?  Minerals extraction or wharf or rail depot?  N	N/A	
	Potential	?
	Potential	ſ
aggregate?  Net Effect:		?
1100 = 110011		ſ
<b>Objective 13 Justification:</b> The potential for waste importation at this site is current	thy unknown	
Objective 14: I	,	
Support the Plan area's economic growth a		roo
	Unknown	ica.
	Decile 7	
	Potential	?
, , , , , ,	Potential	·
Net Effect:	1 otential	?
Objective 14 Justification:		
Development and operation of the site would create job	os (number and nermanence ci	irrently unknown)
and is not within a deprived area. However, as the natu		
uncertain the potential for the development to impact or		
Objective 15: Gre		
Objective 10: Oreen networks		
Public Rights of Way (PRoW) on site or <50m	Yes	
	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
Restricted Byway terminates 49m east of the proposed site boundary. As such, the PRoW and		
recreational users would not be significantly impacted. Permanent development.		

Site name: Land west of A303 Enviropark	Site ID: TSV05
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Grid reference: SU 439 428 Area (ha): 1.8

MWPA / LPA: Hampshire County Council / Test Valley Borough Council





Site category: Waste storage and transfer

Current use: Recently developed Incinerator Bottom Ash storage area

**Proposal:** Extension of the existing A303 Enviropark for the storage and transfer of Incinerator Bottom

Ash (IBA) - total capacity 63,000 tpa.

Restoration: None (permanent development)

Proposal nominated by: Raymond Brown Quarry Products Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: C		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	-
Net Effect:		?

## **Objective 1 Justification:**

Proposal for storage and transfer of Incinerator Bottom Ash (IBA). Materials transportation by road. Within Flood Zone 1. Uncertainty in relation to source and destination of material.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or local transport route within Air Quality Management Area (AQMA)?			
Method of materials transportation – road, rail and/or water?	Road		
Distance from air quality sensitive ecological receptors (International and national sites)	>200m; <2km		
Net Effect:		?	

## Objective 2 Justification:

Site or local transport route not within Air Quality Management Area. Transportation by road. 820m from air quality sensitive ecological receptors (International and national sites sites). However, uncertainty in relation to source and destination of material.

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

International sites:	>10km	
Screened in by HRA Screening Assessment?	No	
National sites:		
River Test SSSI	0.82km south	
East Aston Common SSSI	1.81km southwest	
Bransbury Common	1.81km south	
Relevant SSSI Impact Risk Zone Issues:		
N/A		
Local sites:		
Anton Lakes LNR	8.58km northwest	
Drayton Down (Area 1) 2A/6A SINC	280m southeast	
Longparish Cornfields 6A SINC	560m north	
Net Effect:		0

## **Objective 3 Justification:**

The Ecological Statement states – 'Grassland possibly of some interest. Hedgerow to east and hedge/headland on the southern boundary; this southern boundary provides an excellent linkage between the SINC woodland/scrub to the south east and the parkland to the west of the site. Opportunities to improve the site exist as a result of this permanent development, the supporting information suggests that they will be including bat and dormouse boxes, and improve the woodland, however, suitable habitat for these enhancements lie outside of the current site boundary. Further enhancements in the form of building up and managing the southern boundary woodland/scrub/rough grassland. In addition to the enhancements, care should be taken to minimise removal of habitats of interest such as the eastern hedgerow where presumably the connection through to the existing site will lie. Proximity to the River Test will mean that impacts to Solent international sites from nitrates will need to be scoped into HRA assessment.'

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
North Wessex Downs AONB	3.46km north	
Green Belt	>10km	
TPO	None on HCC Land	
Net Effect:		0

## **Objective 4 Justification**

The Strategic Landscape and Visual Assessment states – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the AONB due to scale, design and location. The road noise from the A303 is a major detractor in this otherwise tranquil, rural landscape. The proposed extension site has recently been cleared and a low bund installed around its perimeter. The current landscape condition is poor. The proximity to the B-road and the more scattered nature of the planting between it and the proposed extension site, increase the visual sensitivity to medium. The likely visual effect of the proposal is moderately adverse.

Potential impact of development on the landscape: Visual intrusion into open vistas. The proposed extension site is close to the B-road to Longparish. Well screened to the north at present, by a wide belt of woodland. This site has a Medium level of sensitivity. The likely effect of the proposal on the landscape is moderately adverse.

Opportunities for enhancement: Prioritise the retention of existing screening woodland on the north and west sides of this proposed extension site. Further enhance the screening by additional planting and higher bunding along the western boundary between the site and the B-road.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade		
	unlawful development	
Contaminated / brownfield land	Greenfield prior to unlawful	
	development	
Heathland/peat soils?	No	
Net Effect:		?

## Objective 5 Justification:

The extension site has been cleared and is operating as an IBA storage area as unauthorised development. The exact nature of the site pre-unauthorised development is uncertain.

## **Objective 6: Historic environment**

Protect and conserve the historic environment, significance of heritage assets and features and their setting.		
Heritage Assets		
Archaeology Alert Yellow Buffer:	0.58km northeast & west	
Scheduled Monument:		
The Andyke	1.23km west	
Tidbury Ring	2.06km east	
Historic Park:	N/A	
Listed buildings:		
Closest = Granary at South Side Farmhouse	1.03km north	
(Grade II)		
Conservation Areas:	N/A	
Registered Battlefield:	N/A	
Net Effect:		0

## **Objective 6 Justification:**

The Heritage Statement states: - 'A number of substantive archaeological sites are recorded in the vicinity and the area, and the site has a high archaeological potential, that is the potential to encounter as yet unrecorded archaeological remains. However, the impact of past development is uncertain. Clarity is needed (and currently awaited as part of the planning application/permission) as to the impact of recent topsoil stripping in order to fully assess the archaeological potential. However even assuming the site is largely intact (which it is unlikely to be) it is unlikely that archaeology will emerge as a constraint to allocation.

The underlying geology is chalk which has no palaeolithic potential.

All surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to the buildings or their settings. As such, there should be no constraint to this allocation.'

## **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Sustainable way.		
Within a groundwater source protection zone (SPZ)?	No	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
8m buffer of watercourses	Not within	
Over Chalk Principal Aquifer?	Yes	
Net Effect:		_

## **Objective 7 Justification:**

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer, but is over Chalk Principal Aquifer.

Objective 8: Flood risk  Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3? Flood Zone 1			
Sand/gravel extraction (water compatible)?  N/A			
Net Effect:		+	

## **Objective 8 Justification:**

<0.1% risk of flooding.

Objective 9: Communities  Minimise negative impacts of waste management facilities and mineral extraction on people and local communities.		
Proximity to Airport/aerodrome (safeguarding)?	3 and mineral extraolion on people at	id local communities.
Middle Wallop Airfield Safeguarding Zone	9.36km southwest	
Proximity to residential dwellings?	0.69km south	
Proximity to schools?	1.31km south	
Proximity to hospitals?	9.25km northwest	
Other:		
Recreation Ground/ Sports Pitch	1.7km northwest	
Golf Course	6.31km west	
Net Effect:		+

## Objective 9 Justification:

The site is sufficiently distant from residential and amenity development.

## **Objective 10: Transport**

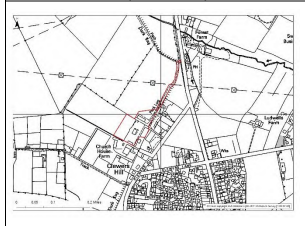
Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport			
	work.		
Proximity of significant road junction? A303	80m southwest		
Proximity of Strategic Road Network (SRN) A303	80m southwest		
Method of materials transportation – road, rail	Road		
and/or water?			
Net Effect:		?	
Objective 10 Justification:  The Strategic Transport Statement states – 'The proposals are for additional storage of IBA waste produced by the adjacent A303 EnviroPark, and therefore no additional net traffic movements are anticipated as a result.  Routeing to the SRN (A303) will be south along The Street.  The sensitivity of receptors along the preferred route will be negligible given that the route has low sensitivity to traffic flows.  Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP. A routeing agreement as detailed above would also be required.'  However, the site has been assessed here as pre-unauthorised development and there is uncertainty in			
relation to the source and destination of the material		or is anocitality in	
	nable minerals supply		
Support sustainable extraction, re-use and r		SOURCES	
Does the proposal support production of recycled	N/A		
and secondary aggregate?	1.47.		
Is the proposal an extension of existing mineral extraction?	N/A		
Net Effect:		0	
Objective 11 Justification:			
Storage and transfer (recycling) of IBM.			
	Vaste Hierarchy		
	waste hierarchy in the Plan area.		
Landfilled	N/A		
Recycled	Yes (Storage for Recycling)		
Composted	N/A		
Recovered	N/A		
Net Effect:		+	
Objective 12 Justification:			
Storage and transfer (recycling) of IBM.			
Objective 13: Minerals and waste self-sufficiency			
Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to			
	ocal needs.		
Increased waste management / processing capacity?	Yes		
Minerals extraction or wharf or rail depot?	N/A		
Helps with production of secondary and recycled	N/A		
aggregate?			
Net Effect:		+	
Objective 13 Justification:			
IBA will be exported for processing/recycling but lack of detail on whether out of Plan area.			
	4: Economic		
Support the Plan area's economic growt		area.	
Job creation / Ha?	Unknown Decile 6		
Deprivation index in locality?  Minerals (temporary) development?	N/A		
Waste (potentially permanent) development?	Yes		
Net Effect:	163		
Objective 14 Justification:		+	
ODJECTIVE 14 JUSTINGATION.			

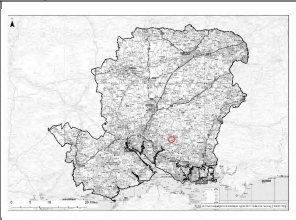
Development and operation of the site would create permanent jobs, although number unknown and is not within a deprived area. The proposal would support economic growth.		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.		
Public Rights of Way (PRoW) on site or <50m No		
Will proposed restoration enhance networks of N/A		
green and blue infrastructure and public access		
Net Effect: 0		
Objective 15 Justification:		
No PRoW on or within 50m of the site. Permanent development		

Site name: Church Farm	Site ID: WIN01
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Grid reference: SU 558 159 Area (ha): 2

MWPA / LPA: Hampshire County Council / Winchester City Council





Site category: Waste processing

Current use: Open agricultural land

Proposal: Development of a facility for recycling concrete, hardcore, inert soils and green waste for use

in the construction industry

Restoration: None (permanent development)

Proposal nominated by: Sicon Farm Contractors Ltd. & CWM Aggregates Ltd.

Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1:	Climate Change	
Reduce greenhouse gas emissions and ada	pt to and mitigate the impacts of climat	te change.
Generates energy/heat production?	Unknown	
Supports renewables?	Unknown	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		?

## **Objective 1 Justification:**

Information on energy/heat production and renewables is not known at this stage but will be supplied at application. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Road	
and/or water?		
Distance from air quality sensitive ecological	>200m; <2km	
receptors (International and national sites)		
Net Effect:		0

## Objective 2 Justification:

Site and transport route not within Air Quality Management Area. Transportation by road. 380m from air quality sensitive ecological receptors (International and national sites).

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected species.		
International sites:	>5km	
Screened in by HRA Screening Assessment?	No	

National sites:		
The Moors, Bishops Waltham SSSI	0.38km north	
Waltham Chase Meadows SSSI	0.95km southeast	

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 200m², manure stores > 250t).

Any composting proposal with more than 500 tonnes maximum annual operational throughput. Incl: open windrow composting, in-vessel composting, anaerobic digestion, other waste management. Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
The Moors, Bishops Waltham KBR	0.55km north	
Bishops Waltham Branch Line LNR	1.53km northwest	
Dundridge Meadows LNR	1.8km north	
Claylands LNR	2.15km northwest	
Alexander's Moors 2A SINC	700m northeast	
Pumping Station Meadow 2A/6A SINC	630m northeast	
Suett's Farm Meadow 2B SINC	620m northeast	
Suett's Lane West 1A SINC	720m northeast	
The Moors Meadows 2A/6A SINC	730m northeast	
Hoe Lane Meadow 2D SINC	890m northeast	
Net Effect:		0

## **Objective 3 Justification:**

The Ecological Statement states – 'The mature boundaries provide much of the interest at this site, including priority habitat. The field to the north of the footpath is likely to be floristically interesting and priority habitat. The permanent loss of foraging will need to be taken into context of the wider landscape.'

Objective 4: Landscape / townscape			
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.			
Nationally designated landscape:	0.37km north (to road access		
South Downs National Park	= closest point)		
Green Belt	>10km		
TPO	Not on HCC Land		
Net Effect:		0	

## **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'Any proposal would need to ensure that it did not have an adverse impact on the natural beauty of the National Park due to scale, design and location. The landscape of this site comprises pasture (ley), bounded by historic oak lined hedgerows. A former landfill site, following sand/gravel extraction, the current condition is Good. The prime sensitivities are the historic boundary hedgerows/hedgerow trees and its location in the settlement gap between Waltham Chase and Bishops Waltham. The overall landscape sensitivity is considered medium. The proposals may have a moderately adverse effect on the landscape. The relatively flat topography and the boundary vegetation reduce long distance although there are close views from the PRoW, residential properties and passing traffic on the B-road. The field adjacent the B2177 is too visually sensitive to be developed without having a negative impact on both the historic boundary hedgerow trees, the adjacent listed buildings and the Local Gap as viewed from the B2177. The visual sensitivity of this small parcel of land is high while that of the larger field behind is considered medium. The proposals (if contained to the area furthest from the road) are likely to have a moderate adverse effect.

Potential impact of development on the landscape: Potential negative impact on mature hedgerows and statuesque hedgerow trees. Potential urbanising influence on this rural Local Gap.

Opportunities for enhancement: Existing historic boundary hedgerows and specimen oaks must be protected by generous buffer zones. Screening for the PRoW might comprise low bunding and substantial hedgerow planting with specimen oaks, comparable to those existing on adjacent boundaries.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade	Grade 3	
Contaminated / brownfield land	Part-greenfield	
Heathland/peat soils?	No	

Net Effect: 0 **Objective 5 Justification:** Land is part-greenfield, with ALC Grade 3 present on site. No heathland/peat soils. Consideration should be given, however, to protection of soil quality during development. **Objective 6: Historic environment** Protect and conserve the historic environment, significance of heritage assets and features and their setting. Heritage Assets Scheduled Monument: Bishops Waltham Palace 1.23km northwest Two Bowl Barrows 1.34km northeast Historic Park: N/A Listed buildings: N/A Within 10m east Church House Farmhouse (Grade II) 4 Listed Buildings Within 250m 6 Listed Buildings Within 500m Conservation Areas:

1.21km northwest

N/A

## Objective 6 Justification:

Registered Battlefield:

**Net Effect:** 

Bishops Waltham Conservation Area

The Heritage Statement states – 'The site contains the line of the park pale (or lug) for the Bishops Waltham park pale which has a particularly well preserved outline. In this case part of the park pale survives as an upstanding monument. It would merit preservation where it survives and this would constrain the site, not only the physical line of the pale but also some accommodation off the setting of the pale.

There are no superficial geologies with Palaeolithic potential and the development does not imply extraction.

There are two main groups of historic buildings that might be affected by the proposed allocation; Church Farm and buildings to the north of proposal site, along Winchester Road.

On Winchester Road, the Grade II listed Forest Farmhouse (and Barn) overlook the northern part of the proposed allocation. The buildings are farm buildings in their origins and open agricultural land forms an important part of their setting. Forest Farmhouse has a visual link to the proposed allocation, although this link is partially obstructed through trees lining the south side of Winchester Road. The allocation could cause slight harm to the setting of these buildings; however, any harm could be minimised through effective screening.

There are two historic buildings recorded at Church Farm (the Grade II listed Farmhouse and an unlisted barn). Both buildings are farm buildings, and their settings are defined by their agricultural context, comprising open agricultural land, and agricultural yards and buildings. The farmhouse currently is surrounded by agricultural buildings to the west and south, with more open agricultural land to the north. The proposed allocation will permanently enclose the farmhouse with industrial development (recycling site), isolating the building from its setting. This would have a negative impact and be harmful to the setting of these buildings. It is possible that considerate design might be able to minimise the negative impact on these buildings' setting, however, it is likely that there will be a constraint on the allocation.'

# Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way. Within a groundwater source protection zone (SPZ)? Within 250m of a Public Water Supply (PWS) No abstraction point? 8m buffer of watercourses Not within Over Chalk Principal Aquifer? No Net Effect:

## Objective 7 Justification:

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS), within an 8m watercourse buffer or over Chalk Principal Aquifer.

(PWS), within an 8m watercourse buffer or over Chalk Principal Aquifer.			
Objective 8: Flood risk			
Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1		

Sand/gravel extraction (water compatible)?	N/A	<u></u>	
Sand/gravel extraction (water compatible)?	IN/A		
Net Effect: Objective 8 Justification:		+	
•			
<0.1% risk of flooding.	Communities		
	: Communities	and local communities	
Minimise negative impacts of waste management faciliti Proximity to Airport/aerodrome (safeguarding)?	Airport 10.2km west (within	and local communities.	
Southampton Airport Safeguarding Zone Proximity to residential dwellings?	Safeguarding Zone) Within 10m east		
,			
Proximity to schools?	0.93km east		
Proximity to hospitals?	8.23km southwest		
Other:	0.00km and		
Recreation Ground/ Sports Pitch	0.82km east		
Allotments	2.47km northwest		
Stables Colf Course	0.2km southwest		
Golf Course	1.34km south		
Net Effect:		0	
Objective 9 Justification:			
Due to the proposed use of the site and its distance			
issue would not be significant. Small number of pro			
by noise, dust, vehicle movements, vibration, etc. I		dent on mitigation.	
	10: Transport		
Minimise the impact of the transportation of aggregate ne	es and waste products on the local an twork.	d strategic transport	
Proximity of significant road junction?			
B3035 & A334	4.35km southwest		
Proximity of Strategic Road Network (SRN)			
M27	8.32km southwest		
Method of materials transportation – road, rail	Road		
and/or water?			
Net Effect:		-	
Objective 10 Justification:			
The Strategic Transport Statement states – 'The Applicant has estimated that this would represent 36			
HGV movements per day with 13 staff on site at ar			
It is assumed that all movements would be via an i			
and while movements are expected to remain local			
the A32 at Wickham. Routing to the SRN (M271) w			
of receptors along the preferred route will be high g			
sensitivity to traffic flows, the route will travel through			
residential areas bordered by adequate footways,			
fronting the Winchester Road in Wickham. Any futu			
Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.			
	inchle minerale cumply		
Support sustainable extraction, re-use and	inable minerals supply recycling of mineral and aggregate re	esources.	
Does the proposal support production of recycled	Yes		
and secondary aggregate?			
Is the proposal an extension of existing mineral	N/A		
extraction?			
Net Effect:		+	
Objective 11 Justification:			
Proposal as a facility for recycling concrete hardes	era inart sails and groon wasts for	rugo in the	

Proposal as a facility for recycling concrete, hardcore, inert soils and green waste for use in the

Objective 12: Waste Hierarchy
Contribute towards moving up the waste hierarchy in the Plan area.

N/A

Yes

Yes

Unknown

construction industry

Landfilled

Recycled

Composted

Recovered

## **Net Effect: Objective 12 Justification:** Proposal as a facility for recycling concrete, hardcore, inert soils and green waste for use in the construction industry Objective 13: Minerals and waste self-sufficiency Enable the Plan area to be self-sufficient in its waste management and provide an adequate supply of minerals to meet its local needs. Increased waste management / processing Yes capacity? Minerals extraction or wharf or rail depot? N/A Helps with production of secondary and recycled Yes aggregate? **Net Effect: Objective 13 Justification:** Recycling of concrete and hardcore for use in the construction industry will enhance minerals selfsufficiency. **Objective 14: Economic** Support the Plan area's economic growth and reduce disparities across the area Job creation / Ha Unknown Deprivation index in locality Decile 9 Minerals (temporary) development N/A Waste (potentially permanent) development Yes **Net Effect: Objective 14 Justification:** The proposal is likely to create permanent employment, although number of jobs created is currently unknown. The site would contribute to economic growth. **Objective 15: Green networks** Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace. Public Rights of Way (PRoW) on site or within Yes, footpath 207/22/1 would 50m? share access point from B2177. Will proposed restoration enhance networks of N/A green and blue infrastructure and public access **Net Effect: Objective 15 Justification:**

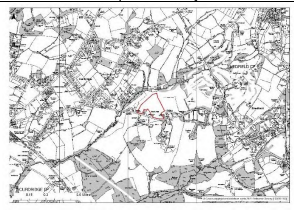
Separating footpath access from vehicle access would eliminate risk to footpath users from vehicle movements. Permanent development.

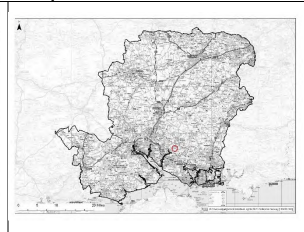
Site name: Silverlake Automotive
Recycling

Grid reference: SU 543 136

Area (ha): 7.5

MWPA / LPA: Hampshire County Council / Winchester City Council





Site category: End of Life Vehicles

Current use: Open agricultural land

Proposal: 7.5 ha extension to the existing End of Life Vehicle (ELV) facility

Restoration: None (permanent development)

Proposal nominated by: Silverlake Automotive Recycling Previous consideration within the plan making process:

Additional information:

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl	imate Change	
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climat	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

## **Objective 1 Justification:**

End of Life Vehicle (ELV) facility proposal. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality Improve and maintain air quality at levels which does not damage natural systems and human health.			
Site or transport route within Air Quality Management Area (AQMA)?	No		
Method of materials transportation – road, rail and/or water?	Road		
Distance from air quality sensitive ecological receptors (International and national sites)	>2km		
Net Effect:		0	

## **Objective 2 Justification:**

Site and local transport route not within Air Quality Management Area. Transportation by road. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species.

protected species.		
International sites: Solent Maritime SAC	2.05km	

Solent & Southampton Water SPA/Ramsar	2.05km	
Screened in by HRA Screening Assessment?	Yes	
National sites:		
Upper Hamble Estuary & Woods SSSI	2.07km southwest	
Botley Wood & Everett's & Mushes Copses SSSI	2.11km south	
Waltham Chase Meadows	2.12km northeast	

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 750m², manure stores > 3500t).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites:		
Manor Farm LNR	3.32km southwest	
Lyons Copse Meadows 2D SINC	Adjacent north	
Lyons Copse 1A/6A SINC	20m northeast	
Silford Copse 1A/1B/1Cii/2B/5B SINC	220m southwest	
Lyons Copse Long Meadow 2A SINC	300m northeast	
Ferny Copse 1B SINC	320m south	
Grange Copse 1A Sink	460m north	
Crooked Row 1A SINC	460m southeast	
Traingle Row 1A SINC	660m southwest	
Hallcourt Wood 1A/1B SINC	680m southeast	
Fox Copse 1A SINC	690m south	
Lyons Copse (North-West) 1A SINC	70m north	
Shedfield Wood (Biggs Copse) 1A SINC	720m southeast	
Horse Wood 1A/1B/1Cii SINC	910m southeast	
Hole Copse & East Croft Row 1B.1Cii/2B/5B SINC	950m south	
Gulley Copse, Shedfield 1Cii SINC	970m southeast	
Net Effect:		

## **Objective 3 Justification:**

The Ecological Statement states – 'The adjacent woodland will be sensitive to airborne pollutants. The existing landscape planting is providing useful habitat and connectivity in support of the wider landscape and the SINC to the north of the site. This should be retained and enhanced where possible, and all opportunities of creating good quality, naturalistic planting should be taken.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
South Downs National Park	2.95km east	
Green Belt	>10km	
TPO	Not on HCC Land	
Net Effect:		0

## **Objective 4 Justification:**

The Strategic Landscape and Visual Assessment states – 'The existing arable field is well managed, agricultural land surrounded by designated woodland, dense streamside vegetation and hedgerows. The condition of the current landscape is Good.

Due to the presence of adjacent designated habitats, the good condition of the existing rural landscape and a location subject to incremental suburbanisation, the site has a high landscape sensitivity. The proposal is likely to have a large adverse effect on the landscape.

The proximity of PRoW, adjacent road, residential and commercial properties and the effect of storing highly reflective materials (increasing the likelihood of visibility from surrounding higher ground), give the proposal a large adverse visual effect.

Potential impact of development on the landscape: Suburbanisation and urban fringe encroachment onto the existing rural agricultural landscape.

Opportunities for enhancement: Generous buffer zones of woodland planting - similar in width to those around the existing site - around east and southern perimeters to minimise visual impact on adjacent residential/commercial properties and public recreation areas/paths. Additional strips of woodland plants

within the site to break up a potential expanse of reflective materials and reduce potential impact on long distance views. Offset any storage areas by at least 15m from Ancient Woodland/SINCS to the north. Utilise appropriate native species planting and seeding in to ensure minimal impact on adjacent ecologically important areas.'

transfer and the contract of t		
Objective 5: Soils		
Maintain and protect soil quality and protect	ral land.	
Agricultural Land Classification (ALC) Grade	Grade 3	
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

## **Objective 5 Justification:**

The proposal would result in the removal of Grade 3 agricultural soils and the site use would be permanent. Particular consideration would need to be given to protection of soil quality of any soils removed or retained.

### **Objective 6: Historic environment** Protect and conserve the historic environment, significance of heritage assets and features and their setting. Heritage Assets: Archaeology Green Alert Buffer: 0.71km east Archaeology Orange Alert Buffer: 0.8km east Scheduled Monument: Historic Park: N/A Listed buildings: N/A Rowash Farmhouse (Grade II) 35m east 2 listed buildings Within 250m of site 3 listed buildings Within 500m of site Conservation Areas: N/A Registered Battlefield: N/A **Net Effect:** 0

## **Objective 6 Justification:**

The Heritage Statement states – 'The area does have some archaeological potential that will need to be reviewed and explored but is very unlikely to represent an overriding archaeological issues. There are no superficial geologies with Palaeolithic potential and the development does not imply extraction.

There is one historic building of primary concern, in relation to the proposed allocation site. Rowash Farmhouse (Grade II listed) is located at the south-east corner of the proposed extension area (outside of the red line boundary). The farmhouse is a farm building in origin and open agricultural land forms an important part of their setting. If the proposed extension of the end-of-life vehicle facility is to cover the whole allocation area, then this would isolate Rowash Farmhouse from open agricultural land and harm its setting. Harm could be minimised through considerate design (providing a significant buffer area of open farmland and screening), but it is likely that there will be a constraint on allocation.'

## Objective 7: Water resources Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Net Effect:		0
Over Chalk Principal Aquifer?	No	
8m buffer of watercourses	Not within	
Within 250m of a Public Water Supply (PWS) abstraction point?	No	
Within a groundwater source protection zone (SPZ)?	No	

## **Objective 7 Justification:**

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer.

(PWS) of within an offi watercourse buller.			
Objective 8: Flood risk  Reduce the risk of flooding.			
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1		
Sand/gravel extraction (water compatible)?	N/A		
Net Effect:		+	
Objective 8 Justification:			

<0.1% risk of flooding.		
Objective 9: Communities		
Minimise negative impacts of waste management facilitie	s and mineral extraction on people a	nd local communities.
Proximity to Airport/aerodrome (safeguarding)?	8.5km west of Southampton	
	Airport (within the	
	Safeguarding Zone)	
Proximity to residential dwellings?	<5m south	
Proximity to schools?	1.43km west	
Proximity to hospitals?	4.06km southeast	
Other:		
Proximity to Recreation Ground/ Sports Pitch	1.16km west	
Golf Course	0.33km east	
Net Effect:		0

## **Objective 9 Justification:**

Due to the proposed use of the site and its distance from Southampton Airport, the airport safeguarding issue would not be significant. Small number of properties within close proximity could be affected by noise, vehicle movements, etc. Magnitude of impact could be minimised by use of bunding and vegetated screening.

## Objective 10: Transport Minimise the impact of the transportation of aggregates and waste products on the local and strategic transport network. Proximity of significant road junction?

Proximity of significant road junction?		
A334 & B3035	1.84km west	
Proximity of Strategic Road Network (SRN)		
M27	5.48km southwest	
Method of materials transportation – road, rail	Road	
and/or water?		
Net Effect:		0

## **Objective 10 Justification:**

The Strategic Transport Statement states – 'Currently the facility operates a 25 HGV fleet, which each make 2 to 3 journeys per day. This is equivalent to up to 150 HGV movements per day. The applicant has indicated that the increased capacity would facilitate a change to the fleet allowing larger vehicles to be used with the overall size of the fleet reducing. However, in the absence of any further details, a prorata increase in movements has been based on current travel patterns and an increase in fleet to 35 HGVs (or an additional 10 HGVs). This would result in an additional 60 HGV movements per day. The automotive waste originates from a variety of public contracts (Hampshire Constabulary, Hampshire Fore& Rescue, Hampshire CC, etc.) and private sector contracts such as the AA and insurers and HGVs are likely to require access to local roads as well as the SRN. As detailed below, routing to the SRN would be a minimum of 5.0 miles to the south-east and while the A334 does not form part of HCC's Major Road Network (MRN), it provides strategic access across the North Hampshire areas. For the purpose of these assessments, impacts have therefore been based on access to the A334 as well as the M27.

The sensitivity of receptors along the preferred route will be moderate, as although the majority of the route has low sensitivity to traffic flows, the route includes sensitive receptors such as residential areas with footways and congested junctions, including the M27 J10.

Any future application would need to be supported by a Transport Assessment or Statement, which would consider the cumulative impacts of any permitted developments under the HMWP.

would consider the cumulative impacts of any permitted developments and of the finitive.		
Objective 11: Sustainable minerals supply		
Support sustainable extraction, re-use and recycling of mineral and aggregate resources.		
Does the proposal support production of recycled N/A		
and secondary aggregate?		
Is the proposal an extension of existing mineral extraction?	N/A	
extraction?		
Net Effect:		0

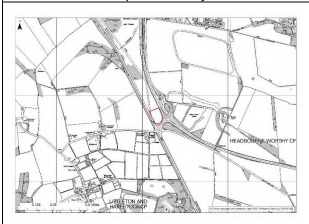
## **Objective 11 Justification:**

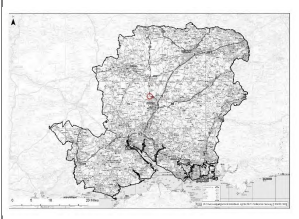
Extension to the existing End of Life Vehicle (ELV) fa	acility.	
Objective 12: Waste Hierarchy		
Contribute towards moving up the waste hierarchy in the Plan area.		
Landfilled	N/A	

	T.v.	
Recycled	Yes	
Composted	N/A	
Recovered	Yes	
Net Effect:		+
Objective 12 Justification:		
Extension to the existing End of Life Vehicle (ELV) fa		
Objective 13: Minerals ar		
Enable the Plan area to be self-sufficient in its waste mar		supply of minerals to
meet its loc		
Increased waste management / processing	Yes	
capacity?		
Minerals extraction or wharf or rail depot?	N/A	
Helps with production of secondary and recycled	N/A	
aggregate?		
Net Effect:		+
Objective 13 Justification:		
The degree of waste material exported from the site t		nown.
Objective 14		
Support the Plan area's economic growth		irea.
Job creation / Ha?	N/A	
Deprivation index in locality?	Decile 6	
Minerals (temporary) development?	N/A	
Waste (potentially permanent) development?	Yes	
Net Effect:		+
Objective 14 Justification:		
The proposal is likely to create permanent employme		ated is currently
unknown. The site would contribute to economic grov		
Objective 15: Green networks		
Enhance networks of green and blue infrastructure and		and greenspace.
Public Rights of Way (PRoW) on site or <50m	No	
Will proposed restoration enhance networks of	N/A	
green and blue infrastructure and public access		
Net Effect:		0
Objective 15 Justification:		
There are no PRoW within or within 50m of the propo	sed extension site or existing ro	ad entrance.
Permanent development.		

Site name: Three Maids Hill	Site ID: WIN04
Grid reference: SLL 462 338	Area (ha): 1.8

MWPA / LPA: Hampshire County Council / Winchester City Council





Site category: Waste processing

Current use: Open agricultural land

**Proposal:** Development of an inert recycling facility **Restoration:** None (permanent development)

Proposal nominated by: IRUK Waste Planning & Consultancy Ltd

Previous consideration within the plan making process:

Additional information: Site has previously been refused planning permission for the same proposed

development under application 20/01765/HCS.

Receptor / Sustainability Issue	Distance / response	SA/SEA Judgement
Objective 1: Cl		
Reduce greenhouse gas emissions and adapt	to and mitigate the impacts of climate	e change.
Generates energy/heat production?	N/A	
Supports renewables?	N/A	
Method of materials transportation – road, rail	Road	
and/or water?		
Site in flood Zone 1, 2 and/or 3?	Flood Zone 1	
Sand/gravel extraction (water compatible)?	N/A	
Net Effect:		0

## **Objective 1 Justification:**

Proposal for an inert recycling facility. Materials transportation by road. Within Flood Zone 1.

Objective 2: Air Quality		
Improve and maintain air quality at levels which does not damage natural systems and human health.		
Site or transport route within Air Quality	No	
Management Area (AQMA)?		
Method of materials transportation – road, rail	Road	
and/or water?		
Distance from air quality sensitive ecological	>2km	
receptors (International and national sites)		
Net Effect:		0

## **Objective 2 Justification:**

Site and transport route not within Air Quality Management Area. Transportation by road. Not within close proximity to air quality sensitive ecological receptors (International and national sites).

## **Objective 3: Biodiversity / Geodiversity**

Protect, maintain, and enhance biodiversity and geodiversity including natural habitats, flora and fauna and protected species

protected species.		
International sites:		
River Itchen SAC	3.45km southeast	

Screened in by HRA Screening Assessment?	Yes	
National sites:		
River Itchen SSSI	3.09km southeast	
Crab Wood SSSI	4.41km southwest	

Any industrial/agricultural development that could cause AIR POLLUTION (incl: industrial processes, livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 750m², manure stores > 3500t).

Any discharge of water or liquid waste that is discharged to ground (i.e. to seep away) or to surface water, such as a beck or stream.

Local sites: Crab Wood LNR Worthy Copse 1A SINC Worthy Grove 1A/1B SINC	4.14km southwest 520m north 1km north	
Net Effect:		<u>.</u>

## **Objective 3 Justification:**

The Ecological Statement states – 'Mature boundaries provide significant opportunities for enhancement within the site. Field margins may be of higher value depending on the arable regime. Provision of connectivity across the north of the site would provide enhancement.'

Potential impacts on International sites and associated SSSI units will be addressed in the Habitats Regulations Assessment of the HMWP Partial Update Proposed Submission Plan.

Objective 4: Landscape / townscape		
Protect and enhance landscape and townscape character, local distinctiveness and tranquillity.		
Nationally designated landscape:		
South Downs National Park	3.47km southeast	
Green Belt	>10km	
TPO	Not on HCC land	
Net Effect:		0

## Objective 4 Justification:

The Strategic Landscape and Visual Assessment states – 'The site is currently pasture bounded by Aroads including the major A34 trunk road. The condition is Good. The landscape is aurally disturbed by virtue of the surrounding major roads and interchange, (although it "reads" visually as part of the countryside associated with the open chalk downland of Worthy Down). It is on the edge of the open downs landscape character area, north of Winchester. It has a moderate landscape sensitivity. The proposal would likely have a moderate adverse landscape effect by virtue of introducing development into the edge of perceived countryside.

Although partially screened by surrounding vegetation, the site has medium visual sensitivity due to the topography and proximity of receptors. The presence of existing, and potential for further, boundary screen planting gives the likely visual effect of the proposal a moderate adverse rating.

Potential impact of development on the landscape: Interruption of the flow of the gently sloping open landscape, the extension of the historic downland at Worthy Down. Introduction of urbanising elements into this rural character area.

Opportunities for enhancement: Additional screening is needed both along the south and west boundaries. This to include both bunding and planting to enhance the existing planting. Proposals need to be sympathetically designed and located within the site so as to sit in the bowl of the land to reduce visual impact. Enhancement of the site to chalk downland in keeping with the historic landscape character of open downs.'

Objective 5: Soils		
Maintain and protect soil quality and protect the best and most versatile agricultural land.		
Agricultural Land Classification (ALC) Grade Grade 3 present		
Contaminated / brownfield land	Greenfield	
Heathland/peat soils?	No	
Net Effect:		0

## **Objective 5 Justification:**

The proposal would result in the removal of Grade 3 agricultural sols and site use would be permanent. Particular consideration would need to be given to protection of soil quality of any soils removed or retained.

Objective 6: Historic environment			
Protect and conserve the historic environment, signif	cance of heritage assets and features	and their setting.	
Heritage Assets			
Archaeology Alert Yellow Buffer:	0.3km southeast		
Scheduled Monument:			
Worthy Down Ditch	0.91km north		
Bowl Barrow	1.35km northwest		
Woodham Farm	2.25km east		
Historic Park:	N/A		
Listed buildings:	N/A		
Conservation Areas:	N/A		
Registered Battlefield:	N/A		
Net Effect:	0		

## **Objective 6 Justification:**

The Heritage Statement states – 'The site has known archaeological remains and a high archaeological potential. These will need to be addressed but are not considered likely to prove overriding, as acknowledged in recent planning application consultation response. The site is underlain by chalk and has no Palaeolithic potential.

All surrounding historic buildings are sufficiently separated and screened from the proposed allocation, indicating that no harm will be caused to the buildings or their settings. As such, there should be no constraint to this allocation.'

## **Objective 7: Water resources**

Maintain and enhance the quality of ground, surface and coastal waters and manage the consumption of water in a sustainable way.

Sustainable way.			
Within a groundwater source protection zone (SPZ)?	No		
Within 250m of a Public Water Supply (PWS) abstraction point?	No		
8m buffer of watercourses	Not within		
Over Chalk Principal Aquifer?	Yes		
Net Effect:	0		

## **Objective 7 Justification:**

The site is not within a groundwater source protection zone (SPZ), 250m of a Public Water Supply (PWS) or within an 8m watercourse buffer but is over Chalk Principal Aquifer. Inert waste recycling centre.

Objective 8: Flood risk				
Reduce the risk of flooding.				
Site in flood Zone 1, 2 and/or 3? Flood Zone 1				
Sand/gravel extraction (water compatible)?  N/A				
Net Effect:	+			

## **Objective 8 Justification:**

<0.1% risk of flooding

Co. 1 /6 flok of flooding.			
Objective 9: Communities			
Minimise negative impacts of waste management facilities	s and mineral extraction on people ar	nd local communities.	
Proximity to Airport/aerodrome (safeguarding)?			
Southampton Airport Safeguarding Zone	2.04km southwest		
Proximity to residential dwellings?	0.15km southwest		
Proximity to schools?	2.05km northeast		
Proximity to hospitals?	4.37km south		
Other:			
Recreation/ Sports Ground	1.1km south		
Allotments	3.23km south		
Stables	3.06km southwest		
Golf Course	3.53km south		
Net Effect: 0			
	•		

## **Objective 9 Justification:**

Site is separated from residential properties by vegetation screening and roads and potential impacts could be further minimised by addition mitigation.

**Objective 10: Transport** 

Minimise the impact of the transportation of aggregates	and waste products on the local and	strategic transport	
	vork.	. on alogio nanoport	
Proximity of significant road junction? A272 & A34	40m south		
Proximity of Strategic Road Network (SRN) A34	40m east		
Method of materials transportation – road, rail	Road		
and/or water?			
Net Effect:		0	
Objective 10 Justification: The Strategic Transport Statement states – 'The Ap 76 HGV movements per day with 5 staff on site at a per day. Routing to the SRN (A34) will be south along the A2 The sensitivity of receptors along the preferred route located in close proximity to the SRN, the A272 corr significant congestion at present.	ny one time or up to 10 car/light v 72. e will be moderate, given that alth idor and Three Maids Hill roundal	ehicle movements ough the site is bout suffer from	
Any future application would need to be supported by			
would consider the cumulative impacts of any permi		WP.'	
	nable minerals supply		
Support sustainable extraction, re-use and r		sources.	
Does the proposal support production of recycled and secondary aggregate?	Yes		
Is the proposal an extension of existing mineral extraction?	N/A		
Net Effect:		+	
Objective 11 Justification: Proposed inert recyclin	g facility		
	Vaste Hierarchy		
	waste hierarchy in the Plan area.		
Landfilled	N/A		
Recycled	Yes. Inert waste		
Composted	N/A		
Recovered	N/A		
Net Effect:	14/71	+	
Objective 12 Justification:		т	
Proposed inert recycling facility	nd wests self sufficiency		
Enable the Plan area to be self-sufficient in its waste ma	nd waste self-sufficiency nagement and provide an adequate socal needs.	supply of minerals to	
Increased waste management / processing	Yes		
capacity?	165		
Minerals extraction or wharf or rail depot?	N/A		
Helps with production of secondary and recycled	Yes		
aggregate?	163		
Net Effect:			
Objective 13 Justification:		+	
	ocondary aggregate		
The proposal would increase the local provision of s			
Objective 14: Economic Support the Plan area's economic growth and reduce disparities across the area.			
Job creation / Ha?	Unknown	?	
Deprivation index in locality?	Decile 8		
Minerals (temporary) development?	No		
Waste (potentially permanent) development?	Yes		
Net Effect:		+	
Objective 14 Justification:			
The proposal would create permanent employment, unknown. The proposal would contribute to econom		is currently	
Objective 15: Green networks  Enhance networks of green and blue infrastructure and enable safe access to countryside and greenspace.			
Enhance hetworks of green and blue infrastructure at	in chable sale access to countryside	and greenspace.	

Public Rights of Way (PRoW) on site or <50m	No		
Will proposed restoration enhance networks of	N/A		
green and blue infrastructure and public access			
Net Effect: 0			
Objective 15 Justification: There are no PRoW within or within 50m of the proposed extension site or			

## **Appendix H: Summary of Site Appraisals for long list of draft sites**

See Site Assessment Tables in Appendix G for further detail relating to constraints.

Site	Operation	Constraints	Considerations
Proposed Minerals Sites			
Basingstoke Sidings (BSK01)	Development of aggregate rail depot, with some potential for waste uses	<ul> <li>LWS within close proximity</li> <li>Archaeology Alert Area on site</li> <li>SPZ Zone 2</li> <li>Public water supply – 75m</li> <li>Residential dwellings 41m</li> <li>Other local amenities &lt;50m</li> <li>SRN &gt;2.5km</li> <li>PRoW adjacent to site</li> </ul>	<ul> <li>As the site is within close proximity to an LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.</li> <li>As there is an Archaeological Alert Area on site, careful consideration will need to be given to the potential impact of development on the site's archaeological value.</li> <li>The site is within SPZ 2 and less than 250m of a PWS. Any development proposal would require prior consultation with the Environment Agency.</li> <li>Development has the potential to adversely impact nearby residential dwellings and amenity facilities. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Hamble Airfield (EAL02)	Mineral extraction (1.5 million tonnes of sand and gravel) with backfill of 1.9 million tonnes of inert material	<ul> <li>SAC, SPAs and Ramsar sites &gt; 1km</li> <li>SSSIs &gt; 1km</li> <li>LWS in close proximity</li> <li>Greenfield site with Grades 1, 2 and 3a soils present</li> <li>Heritage assets in close proximity and Archaeology Alert Area on site</li> <li>Within Airport Safeguarding Zone</li> <li>Residential dwellings – 0.13 km</li> <li>Recreational facilities just over 100m</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Careful consideration of the potential for adverse impact on the nearby SSSIs and LWS required.</li> <li>The site has Grade 1, 2 and 3a soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity.</li> <li>As there are historic environment assets and Archaeology Alert Areas on site and in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> </ul>

		• SRN >2km • PRoW on site	<ul> <li>Development has the potential to adversely impact nearby residential dwellings and amenity facilities. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the on-site PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> </ul>
Land at Goleigh Farm (ESH01)	Mineral extraction (up to 1.7 million tonnes of building and silica sand	<ul> <li>SPA &lt;1km and SACs &lt;2km</li> <li>SSSIs &lt;1 and 2km, respectively</li> <li>SSSI Impact Zone</li> <li>LWS within close proximity</li> <li>Within the South Downs National Park</li> <li>Greenfield site with Grade 3 soils present</li> <li>Heritage assets within very close proximity and Archaeology Alert Area on site</li> <li>Flood Zones 2 and 3 on site</li> <li>Residential dwellings – 28m</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is within close proximity to an LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.</li> <li>As the site is within the South Downs National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets and Archaeology Alert Areas on site and in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>The site is in a flood zone. However mineral deposits have to be worked where they are (and sand and gravel extraction is defined as 'water-compatible development). Nevertheless, mineral working should not increase flood risk elsewhere and needs to be designed, worked and restored accordingly. Restoration can be designed to reduce flood risk by providing flood storage and attenuation.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> </ul>

Frith End Quarry Extension (ESH02)	Extension to existing quarry for minerals extraction (up to 150,000 tonnes of building and silica sand)	<ul> <li>SPA &lt;1km</li> <li>SSSI &lt;1km</li> <li>SSSI Impact Zone</li> <li>LWS on site and in close proximity</li> <li>South Downs National Park – 0.81km</li> <li>Greenfield site with Grade 3 soils present</li> <li>Heritage assets within close proximity</li> <li>Small proportion of site within Flood Zones 2 and 3</li> <li>SRN &gt;6km</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSI and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is on and adjacent to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As the site is within the setting of the South Downs National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>The site is in a flood zone. However mineral deposits have to be worked where they are (and sand and gravel extraction is defined as 'water-compatible development). Nevertheless, mineral working should not increase flood risk elsewhere and needs to be designed, worked and restored accordingly. Restoration can be designed to reduce flood risk by providing flood storage and attenuation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>
Holybourne Rail Terminal (ESH03)	Redevelopment of existing oil and gas site to develop a mixed-use employment scheme and aggregate handling/processing area with extension to the existing	<ul> <li>South Downs National Park         <ul> <li>1.41km</li> </ul> </li> <li>Heritage assets and             Archaeology Alert areas in close proximity</li> <li>Residential properties –             121m</li> </ul>	<ul> <li>As the site is within the setting of the South Downs National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>As there are historic environment assets and Archaeology Alert Areas in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> </ul>

	railhead to serve the site		Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.
Warren Heath West & Warren Heath East (HAR01)	Mineral extraction of 2.196 million tonnes of sand and gravel (West) and 0.69 million tonnes of sand and gravel (East)	<ul> <li>Adjacent or within SPA</li> <li>Adjacent or within SSSI and close to other SSSIs</li> <li>Within SSSI Impact Zone</li> <li>LWS on site and adjacent</li> <li>Greenfield site with Grade 3 Soils present</li> <li>Heritage assets and Archaeology Alert areas adjacent and in close proximity</li> <li>Residential dwellings – 50m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;4km</li> <li>PRoW adjacent to site</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is on and adjacent to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets and Archaeology Alert Areas in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Bramshill Quarry Extension (HAR03)	Mineral extraction of up to 1 million tonnes of sharp sand and gravel as an extension to the existing Bramshill Quarry	<ul> <li>Site within SPA</li> <li>Site supports significant element of lowland heathland</li> <li>Site within SSSI</li> <li>LWS in close proximity</li> <li>Greenfield site</li> <li>Heritage assets and Archaeology Alert areas</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Consideration of the need to enhance lowland heathland habitat.</li> <li>Site within an SSSI. Consultation with Natural England required.</li> <li>As the site is in close proximity to an LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.</li> </ul>

		adjacent and in close proximity  Residential dwellings – 60m  Within Airport Safeguarding Zone  PRoW in close proximity	<ul> <li>Although soil grades 1 – 3 were not recoded for the site, consideration will need to be given to soil protection and conservation as part of any development proposal.</li> <li>As there are historic environment assets and Archaeology Alert Areas in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Ashley Manor Farm (NFD01)	Mineral extraction (1.5 million tonnes of sharp sand and gravel) with backfill of 1.5 million tonnes of inert material	<ul> <li>SPA &lt;2 km</li> <li>Highcliffe to Milford Cliffs SSSI – 1.26km</li> <li>SSSI Impact Zone</li> <li>LWS &lt;250m</li> <li>New Forest National Park – 1.29km</li> <li>Within South West Hampshire Green Belt</li> <li>Greenfield site with Grade 3 soils present</li> <li>Historic asset &lt;20m</li> <li>Residential dwellings – 20m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;13km</li> <li>PRoW crossing and bordering site</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSI and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is in close proximity to an LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.</li> <li>As the site is within the setting of the New Forest National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>The proposed site is within Green Belt and an applicant would need to demonstrate that any development would have no adverse effects on openness of Green Belt and, for waste sites, that alternative sites have been considered.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> </ul>

			Development has the potential to adversely impact nearby residential
			dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.
			Consideration of location within the Airport Safeguarding Zone and  page 11/2 for CAA garagettetion
			necessity for CAA consultation.  • Vehicle routeing will need to be considered to reduce impacts on the local
			road network.
			<ul> <li>Impact on the on-site and nearby PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> </ul>
Yeatton Farm (NFD02)	Mineral extraction (1.1 million tonnes	SAC <3km     SPA/Ramsar <3km	The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of
(NI DOZ)	of sharp sand and	Highcliffe to Milford Cliffs	International site(s). The site's impact on International site(s) will be
	gravel)	SSSI – 1.39km	considered in more detail in a HRA Appropriate Assessment.
		SSSI Impact Zone     LWS <10m	<ul> <li>Close to SSSI and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> </ul>
		New Forest National Park –	As the site is in close proximity to an LWS, consideration needs to be given
		1.47 km  • Within South West Green	to the potential impacts of any development on the LWS and the features for which it was selected.
		Belt  Greenfield site with Grade	As the site is within the setting of the New Forest National Park, careful consideration will need to be given to the impacts of any development at this
		3a soils onsite	site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.
		<ul><li>Heritage assets &lt;250m</li><li>Residential dwellings &lt;30m</li></ul>	The proposed site is within Green Belt and an applicant would need to
		• SRN – 14km	demonstrate that any development would have no adverse effects on openness of Green Belt and, for waste sites, that alternative sites have been considered.
			The site has Grade 3a soils present and would require further assessment
			and mitigation to ensure there are no net adverse effects to soil quality and integrity.
			As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of
			development on the site's historic environment value.
			<ul> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> </ul>
			<ul> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>

Purple Haze (NFD03)	Mineral extraction (up to 7.25 million tonnes of soft sand and 0.75 million tonnes of sharp sand and gravel) (a maximum of 4.0 million tonnes available in the Plan period)	<ul> <li>SAC/SPA &lt;30m; SAC/SPA/Ramsar &lt;1.5km</li> <li>SSSIs in close proximity</li> <li>SSSI Impact Zone</li> <li>Local sites for nature conservation onsite and adjacent</li> <li>Greenfield site</li> <li>Heritage assets &lt;250m and Archaeology Alert Area onsite</li> <li>Residential dwellings – 40m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;1.9km</li> <li>PRoW adjacent to northwest boundary</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is on and adjacent to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>Although soil grades 1 – 3 were not recorded for this site, careful consideration needs to be given to the protection and conservation of soils.</li> <li>As there are historic environment assets and Archaeology Alert Areas in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Midgham Farm (NFD04)	Mineral extraction (up to 4.18 million tonnes of sharp sand and gravel), backfilling with inert material	SACs/SPAs/Ramsar sites <2km (as close as 0.53km) SSSIs <2km (as close as 0.55 km) SSSI Impact Zone Local sites for nature conservation adjacent and in close proximity New Forest National Park — 1.93km Cranborne Chase AONB — 2.15km Greenfield site with Grades 2 and 3a soils present	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is adjacent and in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As the site is potentially within the settings of the New Forest National Park and Cranborne Chase AONB, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park and purpose of the AONB, in particular to conserve and enhance the natural beauty of the areas.</li> </ul>

		<ul> <li>Archaeology Alert Area onsite</li> <li>Residential dwellings &lt;15m</li> <li>Within Airport Safeguarding Zone</li> <li>Stables – 150m</li> <li>SRN &gt;6km</li> <li>PRoW crosses the site</li> </ul>	<ul> <li>The site has Grade 2 and 3a soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity.</li> <li>As there is an Archaeological Alert Area on site, careful consideration will need to be given to the potential impact of development on the site's archaeological value.</li> <li>Development has the potential to adversely impact nearby residential dwellings and amenity facilities. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the on-site PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> </ul>
Hyde Farm, Bickton (NFD05)	Mineral extraction (up to 3.2 million tonnes of sharp sand and gravel, backfilling with approx. 4 million tonnes of inert material)	<ul> <li>SACs, SPAs and Ramsar sites &lt;1km</li> <li>SSSIs &lt;1km</li> <li>SSSI Impact Zone</li> <li>New Forest National Park – adjacent</li> <li>Greenfield site with Grades 2 and 3a soils present</li> <li>Heritage assets in close proximity</li> <li>Flood Zone 3 on site</li> <li>Residential dwellings – 30m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;6km</li> <li>PRoW crosses site</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is within the setting of the New Forest National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>The site has Grade 2 and 3a soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>The site is in a flood zone. However mineral deposits have to be worked where they are (and sand and gravel extraction is defined as 'water-compatible development). Nevertheless, mineral working should not increase flood risk elsewhere and needs to be designed, worked and restored accordingly. Restoration can be designed to reduce flood risk by providing flood storage and attenuation.</li> </ul>

			Development has the potential to adversely impact nearby residential
			<ul> <li>dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the on-site PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> </ul>
Cobley Wood (NFD06)	Mineral extraction (up to 1 million tonnes of sharp sand and gravel)	<ul> <li>SACs, SPAs and Ramsar sites &lt;1km</li> <li>SSSIs &lt;1km</li> <li>SSSI Impact Zone</li> <li>Adjacent to and in close proximity to a number of LWS</li> <li>New Forest National Park – 2.05km</li> <li>Greenfield site with Grade 3a soils present</li> <li>Heritage assets in close proximity</li> <li>Residential dwellings – 30m</li> <li>Within Airport Safeguarding Zone</li> <li>Significant junction &gt;5km</li> <li>SRN &gt;5km</li> <li>PRoW crosses the site</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>As the site is adjacent to and in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As the site is potentially within the setting of the New Forest National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>The site has Grade 3a soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>

Totton Sidings (NFD08)	Creation of a rail depot	SAC/SPA/Ramsar – 350m     SSSI – 350m     River Test SSSI – 1.28km     SSSI Impact Zone	<ul> <li>Impact on the on-site PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> <li>Although the site has been 'screened out' as part of the HRA Screening process, the proximity of the site to International sites is still an important consideration in site development.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up transport by</li> </ul>
		<ul> <li>LWS &lt;100m</li> <li>Heritage Assets &lt;250m</li> <li>Partly in Flood Zone 3</li> <li>Residential dwelling – 10m</li> <li>SRN &gt;3km</li> </ul>	<ul> <li>rail. Consultation with Natural England would be required.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>The site is in a flood zone. Any proposal should not increase flood risk elsewhere and needs to be designed and operated accordingly.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local</li> </ul>
Leamouth Wharf (SOU01)	Modernisation of existing minerals wharf	SPA/Ramsar – 170m SSSI – 170m SSSI Impact Zone LWS >250m Within Flood Zone 3 Within Southampton Airport Safeguarding zone Football stadium < 30m SRN >4km Within deprived area	<ul> <li>road network.</li> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within an SSSI Impact Zone that flags up transport by water. Consultation with Natural England would be required.</li> <li>As the site is in close proximity to an LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.</li> <li>The site is in a flood zone. Any proposal should not increase flood risk elsewhere and needs to be designed and operated accordingly.</li> <li>Development has the potential to adversely impact nearby sports amenity facilities. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> </ul>

			Vehicle routeing will need to be considered to reduce impacts on the local road network.
Roke Manor Quarry Extension (Stanbridge Ranvilles Farm) (TSV06)	Mineral extraction (1.1 million tonnes of sharp sand and gravel as an extension to Roke Manor Quarry) with backfill of 600,000 tonnes of inert material	Mottisfont Bats SAC –     4.01km     River Test SSSI – 1.34km     SSSI Impact Zone     Close to local sites for nature conservation     Greenfield site with Grade 3 soils present     Heritage assets <250m     Residential dwellings <100m     Significant junction >2km     SRN >5km	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSI and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>Consideration of the hydrological and water quality impacts on the River Test SSSI.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>
Land at the Triangle (TSV07)	Mineral extraction (2 million tonnes of sand and gravel) with backfill of 2 million tonnes of inert material	<ul> <li>SAC &lt;3km</li> <li>SPA/Ramsar sites &lt;4km</li> <li>River Test SSSI – 1.03km</li> <li>SSSI Impact Zone</li> <li>Close to local sites for nature conservation</li> <li>New Forest National Park – 1.6km</li> <li>Greenfield site with Grade 3 soils present</li> <li>Heritage assets &lt;250m</li> <li>Residential dwellings &lt;50m</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSI and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>Consideration of the hydrological and water quality impacts on the River Test SSSI.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As the site is potentially within the setting of the New Forest National Park, careful consideration will need to be given to the impacts of any</li> </ul>

Andover Sidings (TSV09)	Develop rail sidings as a rail depot for aggregates	Within Airport Safeguarding Zone     SRN >2km      LWS within close proximity     Heritage asset in close proximity     Residential development in very close proximity     SRN >1km	development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.  • The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.  • As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.  • Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.  • Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.  • Vehicle routeing will need to be considered to reduce impacts on the local road network.  • As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.  • Due consideration would need to be given to the adjacent Grade II Listed station building and its setting.  • Development has the potential to adversely impact nearby residential dwellings and recreational facilities. The effects of noise, dust and vibration,
			for example, will need to be considered and addressed.  • Vehicle routeing will need to be considered to reduce impacts on the local road network.
Dunwood Fruit Farm (TSV10)	Mineral extraction (up to 500,000 tonnes of soft sand) with restoration to agriculture with enhanced woodland and hedgerows	<ul> <li>Screened in (HRA)</li> <li>LWS within close proximity</li> <li>Part greenfield</li> <li>Heritage asset and Archaeology Alert Area in relatively close proximity</li> <li>Residential development in very close proximity</li> <li>Significant junction &gt;4 km</li> <li>SRN &gt;6 km</li> <li>PRoW on site</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>As there are historic environment assets and Archaeology Alert Area in relatively close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings and recreational facilities. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> </ul>

			<ul> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the on-site PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> </ul>
Cutty Brow (TSV08)	Mineral extraction (1 million tonnes of sharp sand and gravel) with restoration to agriculture	<ul> <li>River Test SSSI – 0.85km</li> <li>SSSI Impact Zone</li> <li>North Wessex Downs AONB – 2.28km</li> <li>Greenfield site with Grade 3b soils present</li> <li>Archaeology Alert Area on site</li> <li>2 Public Rights of Way (PRoW) present on site</li> </ul>	<ul> <li>Close to SSSI and within an SSSI Impact Zone that flags up mineral extraction. Consultation with Natural England would be required.</li> <li>Consideration of the hydrological and water quality impacts on the River Test SSSI.</li> <li>As the site is potentially within the setting of the North Wessex Downs AONB, careful consideration will need to be given to the impacts of any development at this site on the purpose of the AONB – to conserve and enhance the natural beauty of the area.</li> <li>The site has Grade 3b soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity</li> <li>As there is an Archaeological Alert Area on site, careful consideration will need to be given to the potential impact of development on the site's archaeological value.</li> <li>Impact on the on-site PRoW would need to be considered, including screening/diversion. Consultation with the local Highways Authority will be necessary.</li> </ul>
Micheldever Sidings (WIN03)	Development of an aggregate rail depot on existing railway sidings	<ul> <li>Micheldever Spoil Heaps SSSI – 87m</li> <li>SSSI Impact Zone</li> <li>Local sites for nature conservation within and close to site</li> <li>Heritage assets &lt;30m</li> <li>Zone 3 SPZ on site</li> <li>Residential dwellings &lt;10m</li> <li>Recreational facilities – 95m</li> </ul>	<ul> <li>Close to SSSI and within an SSSI Impact Zone that flags up transport by rail. Consultation with Natural England would be required.</li> <li>As the site is within and in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>The site is within SPZ 3. Any development proposal would require prior consultation with the Environment Agency.</li> <li>Development has the potential to adversely impact nearby residential dwellings and recreational facilities. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> </ul>

	Proposed Waste Sites			
Land at Deer Park Farm (EAL01)	Facility for the recycling of concrete, hardcore, inert soils and green waste for construction industry.	<ul> <li>LWS adjacent</li> <li>Greenfield site with Grade 1, 2 and 3 soils present</li> <li>Residential dwellings 120m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;5km</li> </ul>	<ul> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which it was selected.</li> <li>The site has Grade 1, 2 and 3a soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>	
Down Barn Farm and Spurlings Industrial Estate (FAR01)	Extension to existing concrete/hardcore recycling site with potential inclusion of energy recovery	<ul> <li>International sites within 1km</li> <li>SSSIs within 1km</li> <li>SSSI Impact Zone</li> <li>LWS in close proximity</li> <li>Greenfield site</li> <li>Historic assets and Archaeology Alert Areas on site and in close proximity</li> <li>Within SPZ1 (Inner Zone)</li> <li>PWS &lt;250m</li> <li>Residential dwellings – 15m</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within SSSI Impact Zone. Consultation with Natural England would be required.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>Although Grades 1 – 3 soils were not listed for this site, consideration should still be given to the protection and conservation of soils removed/relocated.</li> <li>As there are historic environment assets and Archaeology Alert Areas on site and in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>The site is within SPZ 1 and within 250m of a PWS. Any development proposal would require prior consultation with the Environment Agency.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> </ul>	
Land off Boarhunt Road (FAR02)	Development of an inert recycling facility	<ul> <li>International sites &lt;2km</li> <li>SSSI &lt;1km</li> <li>Within SPZ1 (Inner Zone) and SPZ2 (Outer Zone)</li> </ul>	The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.	

Declary Fores	- Futoncian or	Residential dwellings –     140m	<ul> <li>Consideration of potential impact to nearby SSSI.</li> <li>The site is within SPZ 1 and 2. Any development proposal would require prior consultation with the Environment Agency.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> </ul>
Rookery Farm (FAR03)	Extension or redevelopment of existing aggregate recycling facility	<ul> <li>International sites &lt;1.5km</li> <li>SSSI &lt;1.5km; other SSSIs &lt;2km</li> <li>SSSI Impact Zone</li> <li>LWS in close proximity</li> <li>Historic assets and Archaeology Alert Area within close proximity</li> <li>Residential dwellings &lt;30m</li> <li>Within Airport Safeguarding Zones</li> <li>Recreation/sports facilities within close proximity</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within SSSI Impact Zone. Consultation with Natural England would be required.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As there are historic environment assets and Archaeology Alert Area in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings and recreational/sports facilities. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> </ul>
Bramshill Quarry (part) (HAR02)	Restoration of existing permitted mineral extraction with importation of approx. 740,000 m³ of inert waste	Within SPA     Within SSSI     SSSI Impact Zone     NNR <1km     LWS adjacent and in close proximity     Archaeology Alert Areas on site and historic assets adjacent and in close proximity     Within Airport Safeguarding Zone     SRN >1.8km	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>As the site is within an SSSI and SSSI Impact Zone and close to an NNR. Consultation with Natural England would be required.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As there is an Archaeological Alert Area on site and heritage assets in close proximity, careful consideration will need to be given to the potential impact of development on the site's archaeological and historic environment value.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> </ul>

			Vehicle routeing will need to be considered to reduce impacts on the local road network.
Hamer Warren Quarry (NFD07)	Infilling approx. 6.25 ha of Bleak Hill II with asbestos contaminated soils (total capacity – 0.4 million tonnes.	<ul> <li>International sites &lt;2km</li> <li>SSSIs &lt;2km</li> <li>SSSI Impact Zone</li> <li>LWS adjacent</li> <li>New Forest National Park – 2.82km</li> <li>Residential dwellings – 150m</li> <li>Within Airport Safeguarding Zone</li> <li>Significant road junction – 6km</li> <li>SRN – 6km</li> <li>PRoW adjacent</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSIs and within SSSI Impact Zone that flags up minerals inert, hazardous and non-hazardous landfill. Consultation with Natural England would be required.</li> <li>As the site is adjacent to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As the site is potentially within the setting of the New Forest National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust and vibration, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Tower View (NNP01)	Redevelopment to allow for storage of inert construction waste leading to recycling	<ul> <li>International sites &gt;1km</li> <li>New Forest SSSI &lt; 0.5km</li> <li>Site is within the New Forest National Park</li> <li>Residential dwellings adjacent to site</li> <li>Part of site within Airport Safeguarding Zone</li> <li>Significant road junction &gt;2km</li> <li>SRN &gt;10km</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Consideration of potential impacts to nearby SSSI.</li> <li>As the site is within the New Forest National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> </ul>

Whitehouse Field (TSV01)	Excavation of historic inert landfill for aggregate recycling and primary aggregate, with importation of up to 500,000 m³ of inert waste material	River Test within 1.64km SSSI Impact Zone LWS within close proximity Historic assets and Archaeology Alert are adjacent and in close proximity Residential dwellings adjacent Other amenity facilities adjacent SRN >2km PRoW in close proximity	<ul> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Close to SSSI and within an SSSI Impact Zone that flags up excavation and inert landfill. Consultation with Natural England would be required.</li> <li>Consideration of the hydrological and water quality impacts on the River Test SSSI.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As there are historic environment assets and Archaeology Alert Area in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment and archaeological value.</li> <li>Development has the potential to adversely impact nearby residential dwellings and other amenity facilities. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Grateley Bio Depot (TSV02)	Redevelopment of site to allow for recycling of inert aggregates and soils for use in the construction industry	<ul> <li>SSSI – 1km</li> <li>LWS – 30m</li> <li>Historic assets and Archaeological Alert area in close proximity</li> <li>Residential dwellings – 65m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;3.5km</li> </ul>	<ul> <li>Consideration of potential impacts to nearby SSSI.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> <li>As there are historic environment assets and Archaeology Alert Area in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment and archaeological value.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>

Lee Lane, Nursling (TSV03)	Extension for Ready-Mix Concrete facility and inert recycling, increasing site capacity from 75,000 tpa to 125,000 tpa	SPA/Ramsar/SAC <2km     River Test SSSI <0.5km     SSSI Impact Zone     LWS <0.5km     Historic assets and Archaeology Alert area in close proximity     Within Airport Safeguarding Zone	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>Close to SSSI and within an SSSI Impact Zone that flags up large non-residential development outside urban areas. Consultation with Natural England would be required.</li> <li>Consideration of the hydrological and water quality impacts on the River Test SSSI.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>As there are historic environment assets and Archaeology Alert Area in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment and archaeological value.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> </ul>
A303 Enviropark Shooting School (TSV04)	Extension for potential waste and mineral use	<ul> <li>River Test SSSI &lt;1km and other SSSIs &lt;2km</li> <li>SSSI Impact Zone</li> <li>LWS adjacent</li> <li>Part greenfield site with Grade 3 soils present</li> </ul>	<ul> <li>Close to SSSI and within an SSSI Impact Zone that flags up large non-residential development outside urban areas. Consultation with Natural England would be required.</li> <li>Consideration of the hydrological and water quality impacts on the River Test SSSI.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> </ul>
Land west of A303 Enviropark (TSV05)	Extension of existing A303 Enviropark for storage/transfer of Incinerator Bottom Ash (IBA)	River Test SSSI <1km and other SSSIs <2km     LWS <0.5km	<ul> <li>Consideration of the potential impact (including hydrological and water quality for the River Test) on nearby SSSIs.</li> <li>As the site is in close proximity to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> </ul>
Church Farm (WIN01)	Development for recycling concrete,	• SSSIs <0.5km and 1km • LWS <1km	Consideration of the potential impact on nearby SSSIs and LWS.

	hardcore, inert soils and green waste for the construction industry	<ul> <li>South Downs National Park         <ul> <li>0.37km</li> </ul> </li> <li>Part greenfield site with         Grade 3 soils present</li> <li>Historic assets within very         close proximity</li> <li>Residential dwellings – 10m</li> <li>Within Airport Safeguarding         Zone</li> <li>Significant road junction         <ul> <li>4km</li> </ul> </li> <li>SRN &gt;8km</li> <li>PRoW shares access point         <ul> <li>site</li> </ul> </li> </ul>	<ul> <li>As the site is within the setting of the South Downs National Park, careful consideration will need to be given to the impacts of any development at this site on the purposes and duty of the National Park, in particular to conserve and enhance the natural beauty, wildlife and cultural heritage of the area.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets in very close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> <li>Impact on the nearby PRoW would need to be considered, including screening.</li> </ul>
Silverlake Automotive Recycling (WIN02)	Extension to the existing End of Life Vehicle (ELV) facility	<ul> <li>SAC/SPA/Ramsar – 2 km</li> <li>LWS adjacent</li> <li>Greenfield site with Grade 3 soils on site</li> <li>Heritage assets within close proximity</li> <li>Residential dwellings &lt;5m</li> <li>Within Airport Safeguarding Zone</li> <li>SRN &gt;5km</li> </ul>	<ul> <li>The site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>As the site is adjacent to LWS, consideration needs to be given to the potential impacts of any development on the LWS and the features for which they were selected.</li> <li>The site has Grade 3 soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity. It is unknown if the soil is grade 3a or 3b, further investigation to confirm soil grade would be prudent.</li> <li>As there are historic environment assets in close proximity to the site, careful consideration will need to be given to the potential impact of development on the site's historic environment value.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> </ul>

			<ul> <li>Consideration of location within the Airport Safeguarding Zone and necessity for CAA consultation.</li> <li>Vehicle routeing will need to be considered to reduce impacts on the local road network.</li> </ul>
Three Maids Hill (WIN04)	Development of inert recycling facility	<ul> <li>Screened in (HRA)</li> <li>Greenfield site with Grade 3 soils present</li> <li>Residential dwelling - 150m</li> </ul>	<ul> <li>Although 3.45 km from the nearest International site, the site has been screened in as part of the HRA Screening process as having the potential to have a significant effect on the integrity of International site(s). The site's impact on International site(s) will be considered in more detail in a HRA Appropriate Assessment.</li> <li>The site has Grade 1, 2 and 3a soils present and would require further assessment and mitigation to ensure there are no net adverse effects to soil quality and integrity.</li> <li>Development has the potential to adversely impact nearby residential dwellings. The effects of noise, dust, vibration and odour, for example, will need to be considered and addressed.</li> </ul>

# **Appendix I: Regulation 18 Consultation SA/SEA Responses**

# **SA/SEA Revised Baseline Report**

	Issue	Response
1	Mapping throughout is unclear and the text in particular needs sharpening. We recommend that cross boundary habitat linkages should be shown.	Mapping is adequate to establish the importance of the Plan area's environment and sustainability issues and to inform the preparation of the SA/SEA framework.
2	<b>4.4</b> For the purposes of quantifying heathland losses, it is essential that the Plan identifies all mineral sites where habitat should have been restored (including the notable failures in Ringwood Forest) and those which the MPA claim are soon to be completed. Please see comments under 5.35 below	The baseline should reflect the habitats as they are, not as they should be – this should be valid across all land parcels, not just the minerals sites where heathland should be being restored.
3	<b>5.5</b> We welcome recognition that SINC/CWS habitat is often of equal nature conservation importance to SSSIs, particularly if the SINC is ancient woodland or heathland. This must be reflected adequately in Policy. It is notable that only 35% of heathland and 30% of acid grassland SSSIs in the Plan area are identified as in favourable condition.	Considered in relation to improvements to Policy 3.
4	It is regrettable that <b>Figure 5.8: Net decline in 50 of the Plan area's most notable species</b> has failed to highlight the dire state of sand lizard populations.	Paragraph 5.19 of the Revised Baseline Report states that – 'the area supports all twelve species of native amphibian and reptile' and Figure 5.8 is taken from 'State of Hampshire's Natural Environment. Hampshire County Council (2020)'. The 50 species includes the sand lizard.
5	<b>5.35</b> reports an increase of 4.6% in heathland habitat within the Plan area due to recovery from scrub/conifer plantations and the re-introduction of grazing. The location of this has not been identified but it is notable that any gains are not due to restoration over previous mineral sites.	Taken from 'State of Hampshire's Natural Environment. Hampshire County Council (2020)'.
6	<b>Figure 6.1:</b> Distribution of National Character Area's Across Plan Area would suggest that the Dorset Heaths are restricted to the small area on the Hampshire boundary and are isolated. This map is grossly misleading and must show the true extent of this threatened habitat.	The map in Figure 6.1 shows the extent of the NCA outside Hampshire the Plan area in a faded out form. This

7	<b>6.38</b> We welcome recognition that Opportunities for heathland reversion through restoration are difficult to realise and soil structure can be difficult to recreate in some locations. This baseline must be translated into Policy.	has been enhanced to make the relationships clearer.  Noted. Further consideration has been given to Policy 9: Protection of soils and to the supporting text to Policy 10: Restoration of minerals and waste developments to recognise the need for monitoring,
8	<b>Figure 9.4: River Catchments across the Plan Area</b> The key should be corrected. The R Avon colour should be changed to that currently shown as Lymington.	The key has been corrected accordingly.
9	Eastleigh Borough Council The Sustainability Appraisal, Revised Baseline Report also highlights the significance of air quality in terms of human health and impacts on the environment. It identifies current Air Quality Management Areas (AQMAs) in Hampshire, and recent legislation which the UK Government intends to use to strengthen standards further, especially particulate matter PM10 and PM2.5. The Council again supports this inclusion however some of the data referred to is from 2017 (see Section 4.9 of that report and associated figures) and so this data will need updating.	Noted. Data has been updated.
	Furthermore, discussion of Noise Important Areas within the Sustainability Appraisal: Revised Baseline Report does not make clear the role of HCC in being the responsible authority.	This has been made clear this role in the Updated Baseline Report.

# **SA/SEA Interim Report**

	Issue	Response
1	Non-technical summary	This is a measure of the impact/effect
	P6 Table E We disagree with the assessment of Policy 3 against:	of the draft Policy 3 wording on the
	Protection of habitats and species	sustainability objectives. This is not a
	Soil quality	verdict on past policy performance or
	This is not evidence based and is unsound until there is irrefutable evidence including survey	plan implementation outcomes.
	data of satisfactory heathland restoration over suitable substrate. This is essential on the	
	Dorset/Hampshire border in particular.	

2	P10-11 Table H: Total effects of the proposed sites against SA/SEA Objectives	Agreed. Scoring has been modified in
	Purple Haze. On the basis of the survey data, we suggest	the Environmental Report.
	biodiversity losses would be, and	·
	• soil quality and green networks would be	
	On the evidence of the groundwater problems on the plateau above the Avon Valley and the	Agreed. The + scoring has been
	failure to restore to agriculture at Bleak Hill we question the + score for Flood Risk at Midgham	changed to uncertain.
	Farm and Cobley Wood (please see p 8-16 above).	_
3	P14 The report identifies the potential for cumulative effects in the site cluster at	Appropriate modifications made to the
	Fordingbridge/Ringwood Forest. It states that clusters would be taken into account at the	Development Considerations.
	planning application stage and could result in phasing of the development or for example traffic	
	management schemes. EDEP considers that it is essential that this is included in policy relating	
	to each site in this area and is not left open as a possibility that could be challenged or	
	forgotten at a later date. Cumulative impact must include other development in the area and	This has been undertaken.
	take into account residential amenity, natural environment, hydrology etc and the need to	
	establish coherent ecological networks.	
4	Table 2.1: Summary Key Sustainability Issues	Agreed. Suitable wording provided in
	Climate change has omitted consideration of loss of soil carbon.	Table 2.1 of the Environmental Report.
	Any loss of wetland habitat will reduce soil carbon capture.	
5	Table 2.1: Summary Key Sustainability Issues	
	<u>Biodiversity</u>	
	i) The problem of fragmentation and isolation applies particularly to heathland in the Ringwood	Agreed. Suitable wording provided in
	Forest and not just to woodland. The table reports an increase in heathland in Hampshire but	Table 2.1 – Biodiversity of the
	this is on previous plantation not on former mineral sites. We consider that this is misleading.	Environmental Report.
	ii) 48% of a sample of 50 of the Plan area's most notable species are in decline. This is a	The difficulties in heathland restoration
	deterioration from the 35% previously observed. Yet the Plan continues to promote Policy that	are recognised and the Plan has been
	will lead to even greater decline of heathland species of principle importance as listed under	updated to ensure successful
	Section 41 of the Natural Environment and Rural Communities (NERC) Act including EPS,	restoration schemes. This includes
	particularly Sand Lizard.	updates to Policy 3, Policy 9 and
		Policy 10. Furthermore, the Plan
		recognizes the need for landscape-
		scale restoration in areas which are
		continually explored for mineral
		extraction.

6	Table 2.1. Summery Voy Sustainability leaves	Dollay Or Drotaction of sails as base
6	Table 2.1: Summary Key Sustainability Issues	Policy 9: Protection of soils as been
	Soils III III III III III III III III III I	updated to ensure better soil
	EDEP welcomes the intention to improve soil sampling and data collection with a view to better	management.
	understanding of its condition and health. It would be helpful if the Plan could include specific	
	objectives for this rather than limiting it to a high level vision: they should be included in criteria	These issues are addressed through
	for each of the proposed sites on the Hampshire/East Dorset boundary.	relevant policies, Development
		Considerations and planning proposal
		related environmental assessments.
7	Table 3.1: Preferred HMWP Partial Update Vision/Objectives	Noted.
'	<b>Objective 4</b> Ensure the delivery of minerals and waste development in a way that protects and	. totoui
	enhances our natural and historic environments.	
	Objective 5 Ensure communities do not experience a reduction in air quality but are less	
	disturbed by minerals and waste activities.	
	These should both address the problems caused during the operational phase. Noise and	
	vibration are also a problem for those living close to a development site or transport route.	
8	Bearing in mind that the proposed use is for an extension to the existing Enviropark site for	Noted
	potential minerals and waste uses, it is not clear what assumptions as to the final use of the site	
	have been made in the Sustainability Appraisal / Strategic Environmental Assessment	
	(SA/SEA) as the potential uses that would be allowed under this policy would have very	
	different impacts.	
	amoroni impacio.	
	The only evidence supporting the site allocations is contained in the SA/SEA (and repeated in	Noted
	the Site Proposal Study) and therefore it is critical that the assessment is robust and can be	Noted
	1 7/	
	relied upon to support the policies in the HMWP.	
	The SA/SEA is seriously flowed in respect of its assessment of the A202 Environant shooting	
	The SA/SEA is seriously flawed in respect of its assessment of the A303 Enviropark shooting	
	school (Site ID: TSV04).	
	Objective 1 of the assessment relates to climate change. The draft allocation would allow the	Clarification text inserted into
	processing of up to 500,000 tpa of waste, all of which would need to be transported by road	justification for Objective 1 net score.
	from a considerable distance given the sites location in a rural area away from Hampshire's	
	major centres of population. It is highly unlikely that there will be sufficient residual waste	
	arising in Hampshire alone (the waste catchment area for the Wheelabrator Harewood facility	
	covered most of the south of England for a similar sized facility) significantly adding to the	
	waste miles. The emissions from the transportation of this waste would without doubt, have a	
	maste inflice. The efficient from the transportation of the waste would without adubt, have a	

negative impact on the climate change objective. To suggest that assessment against this objective is uncertain is plainly wrong.

The SA/SEA report (page 10) suggests that the key strengths of the draft waste policies include among other things, ensuring that waste sites are close to waste sources, which indirectly has a positive impact on air quality. The A303 Enviropark is not close to waste sources and therefore the converse is true in respect of air quality. The allocation of a strategic waste management facility on this site will have a negative impact on air quality, and not a neutral impact as included in the SA/SEA.

The key strength referenced has been removed.

Noting the acknowledgement of the relationship between the location of waste sites and the sources of waste on air quality, it is surprising that this factor is not included in the assessment against the air quality objective (objective 2). All that is considered is whether the site is in an Air Quality Management Area (AQMA), the methods of transportation and the distance from air quality sensitive ecological receptors (but only international sites are considered).

Performance criterion now includes whether transport route goes through AQMA.

Net score has been changed from neutral to uncertain.

Air quality sensitive receptors now include national sites.

The fact that a site is not in an AQMA should not be given greater weight than the waste miles generated by the facility. The way the SA/SEA has been undertaken would result in rural areas being scored more positively simply because they are not in an AQMA, when in fact the air quality emissions are likely to be higher given the distance from the sources of waste.

Performance criteria need to be measurable.

As a method of materials transportation, road is clearly less advantageous to air quality than either rail or water. The fact that the site is reliant on road transportation should result in a negative score not a neutral one. If all transport methods are considered equally, there is no benefit from undertaking the assessment.

Road transportation is the predominant transport method for transportation of waste. Other methods e.g., water and rail are environmentally less damaging in comparison.

It is not clear why air quality sensitive ecological receptors are limited to international sites. The increase in nitrogen deposition from vehicle emissions on the vulnerable fen and mire habitats in Bransbury Common SSSI and East Aston Common SSSI and the impact on the River Test SSSI cannot be ignored.

These have been extended to include SSSIs.

The assessment against the biodiversity objective concludes that the impact on the aforementioned SSSIs will be neutral, but there is no evidence to support this conclusion. The sites are within the Impact Risk Zone for the types of waste management uses that would be permitted at the site and therefore coupled with the acknowledged impact on the Drayton Down SINC and the Longparish Cornfields SINC, the impact should be negative.

Additional clarification text added, and net score changed from neutral to uncertain.

The suggestion that the likely effect of the proposal on the landscape is neutral is without foundation. The allocation would allow for up to 500,000 tpa of waste to be processed at the site. If this was achieved through a recovery facility such as the Wheelabrator Harewood proposal, there would be significant landscape effects which would not be capable of mitigation due to the sheer scale of the building and height of the stack. This was a key reason the WPA objected to the scheme as discussed previously.

Additional clarification text added, and net score changed from neutral to uncertain.

In terms of objective 5, soils, there is insufficient information to determine whether the site is best and most versatile agricultural land and therefore it should be assessed as uncertain rather than neutral. When this is coupled with the negative assessment due to its greenfield status, the objective would have an overall negative assessment.

Additional clarification text added, and net score changed from neutral to uncertain.

Objective 6 relates to the historic environment. The SA/SEA notes that the area and site has a high archaeological potential, but then concludes that it is unlikely that archaeology will emerge as a constraint to allocation and a positive impact is recorded. This is nonsensical. Similarly the statement that all surrounding historic buildings are sufficiently separated and screened from the proposed allocation indicating that no harm will be caused to the buildings or their settings is also absurd. Should the site be developed for an energy recovery facility such as proposed by Wheelabrator Harewood, the buildings could be in the region of 40m high and the stack over 100m. This would clearly have an impact on the setting of heritage assets in the vicinity. The net effect on the historic environment should be negative and not neutral.

Additional clarification text added, and net score changed from neutral to uncertain.

Water resources are covered by Objective 7. The site is located on a Principal Aquifer in which flow is virtually all through fractures and other discontinuities (where groundwater flow is rapid). The highly vulnerable nature of the chalk aquifer in this location and the risk to it from a strategic waste facility in this location is not considered at all.

Criteria for Chalk Principal Aquifer added to all sites. Net effect score changed from neutral to negative as a result of this and uncertainty.

Based on uncertainty in the nature and scale of the potential development at

It is not clear how the statement in Objective 9, that the site is sufficiently distant from residential and amenity development has been reached. The closest residential properties are less than 0.7km away. Further justification is required as to why this is sufficiently distant.

this site, the net effect score has been changed to 'uncertain'.

Further information is required on how the transport assessment has been undertaken for Objective 10 including the assumptions made on the hours or operation, the tonnage of the vehicle, the requirement for any materials to be imported to the site e.g. consumables for use in an energy recovery plant, the requirement for the final disposal of materials e.g. Air Pollution Control residues before the worst case can be established. Clarification is also required as to whether the 160 HGV movements are one-way or two-way trips.

More detail on expected HGV movements is provided in the Strategic Transport Assessment (STA).

It is not possible to confirm that the proposal supports the production of recycled and secondary aggregate without knowing what the proposal is. Objectives 11 and 13 should therefore be recorded as having an uncertain effect, not a positive effect.

Based on uncertainty in the nature and scale of the potential development at this site, the net effect score has been changed to 'uncertain' for Objectives 11 and 13.

No evidence has been provided to demonstrate that the proposal will contribute towards moving waste up the hierarchy. An over-supply of recovery capacity will undermine recycling targets and will result in waste moving down the waste hierarchy. Similarly an over provision of waste management capacity will result in waste being drawn in from outside the WPA boundary, prejudicing other authorities from achieving waste self-sufficiency. At this stage, the assessment should record an uncertain effect (not a positive effect) for both objectives 12 and 13.

Based on uncertainty in the nature and scale of the potential development at this site, the net effect score has been changed to 'uncertain' for Objective 12.

It is not clear why minerals development has been assessed as a neutral effect in terms of economic growth and waste development as a positive. Further information is required. The impact on tourism in the Test Valley from the development of this site does not appear to have been considered.

Based on uncertainty in the nature and scale of the potential development at this site, the net effect score has been changed to 'uncertain' for Objective 14.

Similar conclusions to the above would also apply to the SA/SEA of land west of the A303 Enviropark (TSV05). What is very concerning is that the assessment has been undertaken based on the currently unauthorised and unlawful use of the site.

Except that that there is greater certainty in relation to the nature and scale of the proposed development.

		1
	The assessment should be undertaken based on the site being in agricultural use.	Agreed. The assessment has been modified accordingly to assess the site pre-unauthorised development.
	In summary, the conclusions of the SA/SEA are seriously flawed in respect of the assessment of the A303 Enviropark sites (TSV04 and TSV05) and cannot be relied upon to support the allocation of the sites in the HMWP Partial Update.	Modifications, as stated above, have addressed this.
9	[Micheldever Sidings] WCC would also like to draw your attention to the scoring for this site in the SA and SEA. There is also a sustainability assessment (SA) and strategic environmental assessment (SEA) as part of the evidence base. WCC consider that some of the scoring is inaccurate and needs to be considered in light of the proposed waste use on the site and the number of HGV movements which have been estimated by the site proposer.	
	Objective 1: Climate Change This scores the site a green (rag rated) for objective 1 but it only identifies rail as a means of transport and doesn't consider the HGV traffic that the site would generate. The scoring should be amended to take into account the estimated 90 HGV's which will be using the site once it is fully operational. This is likely to change the green scoring for this SA objective.  Objective 2: Air Quality	Clarification text added to net effect scoring justification.
	Again this is scored a green as it doesn't take into account HGV's and only assesses the impact of movement by rail. The HRA identifies that there are very sensitive ecological sites nearby which would be adversely impacted by a reduction in air quality. The 90 HGV movements need to be taken into account here and the score revised accordingly. Objective 3: Biodiversity / Geodiversity	Clarification text added to net effect scoring justification.
	This is scored red because of the possible adverse impacts on the SSSI. Chalk grassland is a priority habitat and sensitive to air pollution. The site also contains some very rare schedule 8 plants found within the SINC which it is illegal to remove.  Objective 4: Landscape / townscape	Noted
	This is scored an amber with greater traffic around Micheldever Station being identified and could stimulate further development which could compromise the village character.  Objective 5: Soils	Statement of current scoring
	This is scored amber because the soil is grade 3.  Objective 6: Historic Environment	Statement of current scoring
		Statement of current scoring

This scores an amber. Much of the site is excavated so much archaeology has already been removed. There is heritage value in relation to the railway and the site's use in the Second World War. Possible adverse impacts on Grade II listed Micheldever Station building and its setting.

#### Objective 7: water resources

This is scored red. The site is within a groundwater source protection zone and there is potential for pollution to potable water supplies.

## Objective 8: Flood risk

The site is scored green as it is in flood zone 1.

### Objective 9: Communities

This is scored red due to the proximity to residential properties, recreation ground and recreational facilities (sports pitch and golf course). The assessment identifies that mitigation of impacts will be needed.

#### Objective 10: Transport

This is scored green but again only considers transport by rail. The explanatory text does identify that a new road access onto the Overton Road would be needed. The impact of 90 HGV's using the proposed new access needs to be included and the score revised accordingly.

## Objective 11: Sustainable Minerals Supply

This scores an amber with the assessment criteria being not applicable. It appears only to be scoring the use as a rail depot and not the proposed waste use.

# Objective 12: Waste Hierarchy

This scores amber with the assessment criteria being not applicable. It appears only to be scoring the use as a rail depot and not the proposed waste use.

### Objective 13: Minerals and waste self – sufficiency

This scores a green because it is only considering the rail depot use.

### Objective 14: Economic

This is scored green it considers that the proposal is likely to create permanent employment although the job creation is unknown.

### Objective 15: Green networks

Statement of current scoring

Statement of current scoring

Statement of current scoring

The net effect score of positive reflects the performance against the performance criteria and the benefit across the Plan area as a whole. See justification text for Objective 9: Communities.

Statement of current scoring

Statement of current scoring

Scored green because the proposed site allocation would help to provide minerals/waste self-sufficiency.

Statement of current scoring

Statement of current scoring

This is scored amber with potential impacts from the development of the nearby public right of way. It is considered that some of the scoring should be amended particularly in relation to any Agreed. Net effect score for Objective proposed use of the site for waste and this could lead to a different conclusion as to whether or 2: Air Quality has been changed from not it is suitable for that use given the surrounding sensitivities. areen to red. for Objective 3: Biodiversity changed from amber to red, and for Objective 15: Green Networks changed from amber to uncertain. 10 The Hampshire Minerals & Waste Plan Strategic Transport Assessment - August 2022 has Noted – the STA has been reviewed incorrectly identified the daily vehicle movements associated with operation of the site. The Call and updated. for Sites nomination form submitted stated that, based on annual sales of 150,000 tonnes per annum, combined excavation and tipping operations (assuming 15% backloading) would generate approximately 150 HGV movements total daily. NOT 250 HGV movements as set out in the Hampshire Minerals & Waste Plan Strategic Transport Assessment - August 2022. This incorrect figure also appears to have been replicated in both the HMWP - Partial Update - SA-SEA Interim Report August 2022 and HMWP - Partial Update - Minerals and Waste Site Proposal Study August 2022. In appraising the Triangle site proposal, the HMWP – Partial Update – SA-SEA Interim Report The point made is accepted. However, August 2022 has identified a slightly negative effect on Objective SA9 (Communities) as a the scoring reflects the situation result of the development. This appears to arise from the proximity of the red-line boundary of without mitigation. the site as submitted on plan 446/RB/01 to nearby residential properties. It would be appropriate to highlight that the submitted plan identifies a 100 metre buffer/stand-off to the nearest properties – indicating the furthest extent of mineral working and restoration operations. Any proposal would include screen bunding and additional measures to mitigate any potential amenity impacts. [Re: Rookery Farm] We note the appraisal of the HMWP – Partial Update – SA-SEA Interim Report August 2022 Noted that the allocation is considered to have a slightly negative effect on Objective SA3 (biodiversity/geodiversity). This appears to be due to proximity to designated nature conservation sites. We would highlight that the majority of the site constitutes previously developed land as it benefits from an extant planning permission (P/18/0978/CC) for permanent

		,
	use for inert and secondary aggregate recycling. It is recognised however that the site assessment undertaken is without the benefit of mitigation.	
1	Sustainability Appraisal (SA) Focusing on the heritage content of the interim SA, while we are broadly comfortable with SA Objective 6 ("Protect and conserve the historic environment, significance of heritage assets and features and their setting") we have concerns about the criteria and approach summarised for objective 6 in Table 2.2 (pp 35-40).	Noted
	As stated in our response to the draft Scoping Report in July 2021, the key to a successful assessment is assessing impact of proposed development on the significance of heritage assets. This cannot usually be done solely based on distance from the asset. That being so, we welcome hearing that professional assessments by heritage specialists have been used in conjunction with distance-based performance criteria to determine the net effect of all proposed sites against the SA Objective (as stated in the revised Scoping Report) and re-state our preference for that approach.	The prediction of impacts on the historic environment in the SA is not solely dependent on distance of the red line boundary to the heritage asset but is augmented by the relevant assessment within the Historic Environment Statement. Using distance for heritage assets is a common method employed in SAs and is used as a simple flag. The assessment in the HE Statement will influence the overall score against this SA Objective even where the distance threshold has not been exceeded.
	We infer the questions in the second column of Table 2.2 intentionally refer to heritage assets as a term that covers both designated and non-designated heritage assets. Assuming that is the intention, we are concerned that the current approach to indicators and performance criteria does not consider non-designated heritage assets (NDHAs), an omission which results in the SA not fully addressing the questions being asked in the second column.	Text in the second column of Table 2.2 for Objective 6 has been modified to clarify that the assessment includes non-designated heritage assets.
	We re-state the importance of heritage professional input throughout development of the SA as a route through which these concerns can be addressed.	Historic Environment Specialists in the Plan Partner Authorities have been involved in the preparation of the SA
	Policy 7: Conserving the historic environment and heritage assets	

	current structure lends itself to the inclusion designated heritage assets' as sub-headi Sustainability Appraisal (SA) picks up the	oreciate the addition of subheadings. We suggest the on of 'Designated heritage assets' and 'Nonngs. In this regard, we note that page 49 of the estrength of this policy covering both designated and	Appropriate sub-division of the policy has been implemented.
12	on-designated assets.		The extracts captured, left, do not
12	Proximity to Airport/aerodrome (safeguarding)?	8.26 Km north west – Southampton Airport, site lies within the safeguarding zone.	correspond with the Hamble Airfield SA site assessment table. However,
	Proximity to residential dwellings? Proximity to schools? Proximity to hospitals?	Immediately east 0.13 Km north and 0.14 Km west 2.67 Km east	further detail/data has been added and the net effect score has been changed
	Fails to acknowledge the local doctor's health centre serving Hamble and Bursledon adjacent to the proposed site. Look at the proximity of the Schools!!. Children 5-18 will affected by the noise and dust as well as the health implications of both for their entire schooling. 14 years is the lower estimate of the duration! Even in HCC's own plan how can this be a sound decision?! HCC would not agree to build a new school next to an active quarry so why would you allow a quarry next to 2 schools?		
	Proximity to amenities? E.g. Recreation ground / sports pitch (distance) Allotments (distance) Stables (distance) Golf course (distance)	0.11 Km east 1.25 Km north west 1.73 Km north west 5.62 Km east	
	Fails to include all outdoor sports facilities. There a centre on Satchell Lane and also the sports recreati be adjacent to this proposed site.		
13	<ul> <li>[Re: Hyde Farm – NFD05]</li> <li>Page 63 The SACs, SPAs and Ramsar distances are extremely close at 60m rather than just '&lt;1km', similarly the SSSI distance is 60m not '&lt;1km'. The report should be updated with the correct distances.</li> </ul>		As the site is not being taken forward in the Proposed Submission Plan, it does not now feature in Table 3.7
	increase flood risk elsewhere' – howeve floodplain area around the Ditchend Bro	e' there is the statement 'mineral working should no er discussion needs to be added here as if the book is damaged or rechannelled then flood risk might stream of the site. There further needs to be a	This level of detail has not been provided for other sites and would be more appropriate at the development proposal stage.

- discussion in the report about increasing the flood risk to Stuckton village if the Ditchend Brook flow is disrupted downstream.
- Page 267 under Objective 2 'Air Quality', dust from the site needs to be included and reviewed in this section to discuss whether silica dust may damage both natural systems and human health. Dust is an extremely serious issue and how many kilometres PM10 and PM2.5 particulates travel should therefore be discussed in this section, along with human and animal health impacts, with an assessment as to whether the Net Effect should be changed to a clear 'red' for Air Quality with dust discussed in the Objective 2 justification. In addition, the distances are much less than 200m, this should be changed to say '60m from international sites and 30m from residential dwellings'. Page 395 acknowledges that dust 'suppression schemes' would be needed but should also discuss whether they are effective for open cast mining of this type.
- Page 267 under Objective 2 there is no consideration of the emissions from 110 diesel HGV movements per day, or any site machinery consuming diesel and other fossil fuels. Please add this discussion to the report.
- Page 268 Objective 3 briefly mentions 'discharge of water', however there needs to be a fuller discussion in this section as the site will presumably have to pump large volumes of surface water and ground water while it extracts the sand and gravel the next draft of the report must discuss how this industrial waste water would be discharged into the Ramsars and SSSIs downstream. The Hampshire County Council's Avon Catchment Management Plan of December 2021 says 'Support only those developments which offer surface water management systems that ensure all runoff is restricted to greenfield runoff rates if the development area is in a greenfield site' how can this be satisfied by a site discharging large volumes of industrial waste water? This discussion needs to be added to the Sustainability Appraisal.
- Page 269 Objective 5 Soils 'Maintain and protect soil quality and protect the best and most versatile agricultural land', the Objective 5 Net Effect should be a clear 'red' as soil quality would be destroyed and 'best and most versatile' BMV agricultural land would be lost. Both the rows above in this section are already red.

The score for Objective2: Air Quality has been changed from to negative, based on the proximity to sensitive air quality receptors, which now includes national sites. The distance has been changed to 60m. The proximity to residential dwellings has been reflected in the scoring of Objective 9. See below.

Against the 'method of materials transport' performance criterion for Objective 2, an amber score has been given to reflect transport method by road.

The SA has used agreed and measurable performance criteria. If the site were to be taken forward, this level of detail would be considered by the Habitats Regulations Assessment.

Protection of soils is standard practice for this type of development. The justification for the scoring of this objective states that consideration should be given to protection of soil quality during extraction and

- Page 269 Objective 6 Both Conservation areas and their setting east and west would be threatened by the project, they should both be 'red' and so should the Net Effect. The justification should have added a discussion around the extent that the conservation areas and their setting would be damaged by the development.
- Page 270 Objective 8 There is serious and regular surface water flooding on Hern Lane near the A338 which must be considered in this section as it is being put forward as the main access road and entrance to the site. Environmental Agency flood data and mapping shows Hern Lane with significant flood risk. The Ditchend Brook is subject to 'rapid runoff' and discussion of the risk of the development causing increased flooding in Stuckton village needs adding to this section. Along with the portion of the site in flood zone 3 these additional flood problems should make the overall Net Effect 'red'.
- Page 270 Objective 9, proximity to schools and hospitals should both not be 'green' but 'red' as Hern Lane is the main link between the A338 and Hyde School as well as the access road for the elderly and unwell to access medical care in Fordingbridge and elsewhere along the A338 corridor. Access to the Bickton Crossroads bus stop along Hern Lane is a further key concern. Visitors to the New Forest National Park use Hern Lane as access from the A338 and this must be considered in this section. This section needs to set out all of these issues as 'red' and the justification needs to include the severe community impacts from the proposed hundreds of HGV's using Hern Lane a week and all the other damage and danger with the road being a thoroughfare for children, the elderly, all other local residents and visitors. The Net Effect should be 'red'
- Page 270 Objective 10. As discussed in our objection to the Strategic Transport Assessment August 2022, the descriptions of Hern Lane and the A338 in this section as 'both of which are suitable routes for HGV traffic' and 'routes of low sensitivity to traffic flows' are both unsubstantiated and incorrect. The Net Effect should be 'red' and the Justification should have added to it a discussion as to how the 110 HGV movements a day on Hern Lane will severely affect schoolchildren and their families, the elderly, users of the Bickton Crossroads bus stop and other residents travelling to the A338, as well as tourists to the New Forest National Park. The A338 between Fordingbridge and Ibsley is narrow, overcrowded, high speed, and has had numerous accidents, some fatal, in recent decades. The Strategic Transport Assessment of August 2022 says ...' speeds along the road are high'. The double

restoration. Proposed restoration is agricultural grazing.

The scoring follows the performance criteria distance thresholds used together with the conclusion of the technical specialists site assessment.

Additional text added to the justification with score remaining unchanged.

Scoring reflects distance criteria for performance criteria. However, the net effect score has been changed to red (negative) due to proximity to residential dwellings.

Noted – the STA has been reviewed and updated.

bend on the A338 just north of Bickton Crossroads is especially dangerous. Introducing hundreds of slow moving southbound HGV's a week turning into the fast moving traffic heading south from Fordingbridge, at Bickton Crossroads, is very dangerous. Having hundreds of northbound HGV's a week turning right across the high speed southbound A338 traffic at Bickton Crossroads is even more dangerous.

• Page 271 Objective 11 'Support sustainable extraction' This section must be completed, it is clearly not 'N/A' the sustainable minerals questions should not be left blank, sustainability considerations cannot be ignored in this way, they should be an integral part of the report. The sustainability problems relating to this development must be assessed thoroughly and rigorously and would result in both questions being answered with a 'No' and the Net Effect being 'red'. The justification needs to include discussion and answers to a range of key sustainability questions. How much fossil fuel derived diesel will be consumed by the 110 HGV's per day and the industrial machinery on site, and what NOx, SOx and other pollutants and particulates will the machinery emit? How many MW of fossil fuel derived power will the site need and will the grid connection create unsightly power lines across the local area? How many tonnes of carbon dioxide will be emitted by the diesel powered mining and transport equipment relating to the development? An analysis of scope 1, 2 and 3 emissions from the development needs to be added to this section. How can the justification not highlight that the project would be against principles of sustainability and ESG (environmental, social and governance)? Given the presumption in favour of sustainable development, how can open cast mining of this kind on greenfield sites not be unenvironmental and lacking in sustainability? The current agricultural use in contrast is highly sustainable as it has Grade 2 and 3a agricultural land classification (best and most versatile, BMV), grows local food in Hampshire with positive social and environmental impact and low food miles, and given there is little high quality agricultural land in southern Hampshire it is important that this land must be preserved to grow local food for Hampshire residents. Next to a National Park, destroying a sustainable agricultural environment and replacing it with an unsustainable industrial site would be especially contrary to sustainable development. The Biodiversity Action Plan for Hampshire states "Sustainable development 'seeks to improve the quality of human life without undermining the quality of the environment'. In carrying out sustainable development, habitats and features that are effectively irreplaceable should not be destroyed, since once lost they are lost forever. The concept of sustainable development embodies the principles of not only preventing destruction or damage, but also taking the opportunity to enhance biodiversity. Also important is the adoption of the precautionary principle: if in doubt about the environmental effects of the development, avoid the development."

Scoring method used is consistent with that for all other proposed sites.

• Page 271 Objective 14 states 'the site would contribute to economic growth' but this is not substantiated in the report, and this section needs to assess the potential destruction of local economic value by the open cast mine driving away visitors to the National Park in this area and damaging local businesses. These factors must be added into this section, scored as a 'red', and added into the justification. There is also a loss of local economic value through taking the farmland out of use, and the local food processors and suppliers who will no longer be able to receive farm produce from this land, and this must also be added into this section as a 'red' and added into the justification. Please make an estimate in the report of the local job losses that the above issues would cause. Reflecting this damage to local businesses, the Net Effect should be changed to 'red'. Would local businesses such as the Royal Oak pub survive with a gravel pit next door?

There is no evidence that phased development of this site would significantly impact visitor numbers to the National Park or the operation of the Royal Oak public house. The development would be temporary and returned to agricultural use and the income generated would support the landowner/land manager. Material extracted would have a significant positive effect on economic growth.

• Page 271 Objective 15 Green and blue infrastructure (GBI) can be described as all the individual parcels of natural space and features within both our urban and rural spaces that when connected, deliver quality of life and environmental benefits for communities and the nature that thrives within them as a result. The report says 'proposed restoration will enhance networks of green and blue infrastructure' however this statement is unsubstantiated as there is no 'enhancement' from destroying BMV agricultural land and replacing it with firstly an industrial minerals site and then secondly a capped 'restored' landfill full of 'inert' waste. The development is on a site where the public rights of way will be damaged for decades and where currently 'Species are likely to be using the site to move between these areas of significant interest', which will no longer happen post development. Both communities and nature will be unable to 'connect' through this development – Green Networks will be severely impacted. This should be a clear 'red' for Net Effect and the justification should discuss the multi decade damaging impacts on both communities and nature from the proposed development.

Restoration to agricultural grazing at existing levels, including nature conservation and increased permissive access will enhance the long-term green infrastructure network that currently exists.

We believe the SA/SEA has been well compiled. However, for the heathland areas i.e. Ringwood Forest and Thames Basin Heaths there remains a presumption that heather has/is being restored and to a quality that functions ecologically as heath and therefore provide opportunity to its associated species.

See comment below.

It has been well known since e.g. the 1990s that continuation of poor quality soil restoration i.e. of silt, rather than sand prevents recovery to heath i.e. it therefore fails to restore the agreed habitat and provides no biodiversity benefit.

Noted

Until proof is provided of adequate heath restoration from minerals (e.g. Fig 1) we consider it is unsafe within e.g. table H and 3.8 to indicate Landscape, Soil Quality and Green Networks as either neutral or positive. Similarly, for heath and its Biodiversity it can only be measured as very negative and net biodiversity loss. This will undermine local-national recovery targets and potential for heath and its associated species recovery.

Heathland and peat soil mapping has been used alongside a new performance criterion relating to heathland/peat soils under Objective 5. Where proposed sites are on heathland/peat soils, the net effect score has been changed to red (negative).

# 4.3. Summary of inter plan effects:

To assess cumulative impacts this Plan needs to include a) the prior minerals sites and b) sites due to be completed by 2023 to provide a reliable baseline. We agree this need to focus on e.g. Bramshill/ Warren Heath/Yateley Wood; Fordingbridge/Ringwood Forest, etc.

Agreed

c.17% of the Ringwood Forest BoA is within active/completed minerals operations. This could rise to 23% with Purple Haze, which has made no attempt to retain an agreed ecological network identified within the FDP, 2009. There remains a presumption that restoration of heath is ongoing, although it has failed on Somerley Landfill and seems to be failing on other sites e.g. Blue Haze. There remains unresolved net loss of biodiversity at these sites, no phasing of operations and a presumption that mitigation will provide an adequate balance interests. ARC have seen no proof of heath restoration, no restoration of EPS loss and continued loss of EPS reptiles throughout this landscape from 1994- 2022.

Heathland and peat soil mapping has been used alongside a new performance criterion relating to heathland/peat soils under Objective 5. Where proposed sites are on heathland/peat soils, the net effect score has been changed to red (negative).

# 4.4. Mitigation:

Currently with known poor quality of heath restoration within the FDP areas we believe there is a clear requirement to avoid proposals within SSSI, SINC and ecological networks e.g. FE Open Habitats. This would prevent further ongoing net biodiversity loss and confirm to lowland heath and its associated species recovery targets.

See comment above.

Similarly with failed/delayed restoration we would like to see the detail to restore e.g. Somerley Landfill, restore EPS as this remains cumulative. As such we consider no further extraction should be considered until there is a proven balance to restore current ongoing biodiversity loss.

Noted.

We believe there needs to be more detail on the permitted method of heath habitat restoration, where it needs to improve to guarantee heath habitat restoration and more effective monitoring prior and post development.

Restoration monitoring has been included in the supporting text for Policy 10.

# **Appendix J: Site specific example mitigation measures for Proposed Submission Sites**

Sites	Examples of mitigation measures
Hamble Airfield	Biodiversity: Management and enhancement schemes; afteruse, restoration and aftercare scheme; phasing of development;      CACO
(EAL02)	ecology/biodiversity management plan (secured through S106)
	Air quality: Siting; stand-off; screening / buffer
	<ul> <li>Landscape: Screening/buffer; landscape schemes; onsite landscaping; phasing of development; long term management; afteruse, restoration and aftercare scheme; landscape management plan (secured through S106)</li> </ul>
	<ul> <li>Soil quality: Soil management scheme; soil storage and stabilisation; phasing of development</li> </ul>
	<ul> <li>Historic environment: Long term management; afteruse, restoration and aftercare scheme; archaeological assessment; archaeological watching brief; screening/buffer; landscape schemes</li> </ul>
	Communities: Stand-off; screening/buffer; hours of working; phasing of development; pest control
	Traffic: HGV routing agreements and restrictions
	Noise: Noise management schemes; use of BAT
	Dust: Suppression schemes; enclosure and cleaning of vehicles / haul road
	• Public access / green networks: Afteruse, restoration and aftercare scheme; public access assessment and potential diversions
Ashley Manor Farm	• Biodiversity: Management and enhancement schemes; afteruse, restoration and aftercare scheme; phasing of development;
(NFD01)	ecology/biodiversity management plan (secured through S106)
	Air quality: Siting; stand-off; screening / buffer
	<ul> <li>Landscape: Screening/buffer; landscape schemes; onsite landscaping; phasing of development; long term management; afteruse, restoration and aftercare scheme; landscape management plan (secured through S106)</li> </ul>
	Design: Specifications and siting of facilities
	• Soil quality: Soil management scheme; soil storage and stabilisation; phasing of development
	<ul> <li>Historic environment: Long term management; afteruse, restoration and aftercare scheme; archaeological assessment; archaeological watching brief; screening/buffer; landscape schemes</li> </ul>
	Communities: Stand-off; screening/buffer; hours of working; phasing of development; pest control
	Traffic: HGV routing agreements and restrictions
	Noise: Noise management schemes; use of BAT
	<ul> <li>Dust: Suppression schemes; enclosure and cleaning of vehicles / haul road</li> </ul>
	• Public access / green networks: Afteruse, restoration and aftercare scheme; public access assessment and potential diversions
Purple Haze	• Biodiversity: Management and enhancement schemes; afteruse, restoration and aftercare scheme; phasing of development;
(NFD03)	ecology/biodiversity management plan (secured through S106)
	Air quality: Siting; stand-off; screening / buffer
	<ul> <li>Landscape: Screening/buffer; landscape schemes; onsite landscaping; phasing of development; long term management; afteruse, restoration and aftercare scheme; landscape management plan (secured through S106)</li> </ul>

	Historic environment: Long term management; afteruse, restoration and aftercare scheme; archaeological assessment;
	archaeological watching brief; screening/buffer; landscape schemes
	Communities: Stand-off; screening/buffer; hours of working; phasing of development; pest control
	Traffic: HGV routing agreements and restrictions
	Noise: Noise management schemes; use of BAT
	Dust: Suppression schemes; enclosure and cleaning of vehicles / haul road
	• Public access / green networks: Afteruse, restoration and aftercare scheme; public access assessment and potential diversions
Midgham Farm	Biodiversity: Management and enhancement schemes; afteruse, restoration and aftercare scheme; phasing of development;
(NFD04)	ecology/biodiversity management plan (secured through S106)
	Air quality: Siting; stand-off; screening / buffer
	• Landscape: Screening/buffer; landscape schemes; onsite landscaping; phasing of development; long term management; afteruse,
	restoration and aftercare scheme; landscape management plan (secured through S106)
	Design: Specifications and siting of facilities
	Soil quality: Soil management scheme; soil storage and stabilisation; phasing of development
	Historic environment: Long term management; afteruse, restoration and aftercare scheme; archaeological assessment;
	archaeological watching brief; screening/buffer; landscape schemes
	Communities: Stand-off; screening/buffer; hours of working; phasing of development; pest control
	Traffic: HGV routing agreements and restrictions
	Noise: Noise management schemes; use of BAT
	Dust: Suppression schemes; enclosure and cleaning of vehicles / haul road
	• Public access / green networks: Afteruse, restoration and aftercare scheme; public access assessment and potential diversions
Andover Sidings	Biodiversity: Management and enhancement schemes
(TSV09)	Design: Specifications and siting of facilities
	Historic environment: Long term management; archaeological assessment; screening/buffer; landscape schemes
	Communities: Stand-off; screening/buffer; hours of working; phasing of development; pest control
	Traffic: HGV routing agreements and restrictions
	Noise: Noise management schemes; use of BAT
	Dust: Suppression schemes; enclosure and cleaning of vehicles / haul road

# **Appendix K: Quality Assurance Checklist**

Checklist	Completed / Location	
Objectives and Context		
The plans or programs purpose and objectives are made clear.	Sections 1 and 3 (Table 3.1)	
Environmental issues and constraints, including international environmental protection objectives, are considered in developing objectives and targets.	Section 2 / Revised Baseline Report	
SA/SEA objectives, where used, are clearly set out and linked to indicators and targets where appropriate.	Table 2.2	
Links with other related plans, programmes and policies are identified and explained.	Section 2, Appendix A	
Conflicts that exist between SA/SEA objectives, between SA/SEA and plan objectives and between SA/SEA objectives and other plan objectives are identified and described.	Table 2.2, Table 3.2, Table 3.4, Appendix C	
Scoping		
Consultation Bodies are consulted in appropriate ways and at appropriate times on the content and scope of the Environmental Report.	Revised Scoping Report, Section 2	
The assessment focuses on significant issues.	Scoping Report Table 2.1	
Technical, procedural and other difficulties encountered are discussed; assumptions and uncertainties are made explicit.	Section 2	
Reasons are given for eliminating issues from further consideration.	Table 4.1 of the Scoping Report	
Alternatives		
Realistic alternatives are considered for key issues, and the reasons for choosing them are documented.	Section 3 / Appendices C, D, E, F, G	
Alternatives include 'do minimum' and/or 'business as usual' scenarios wherever relevant.	Section 3 / Appendices C, D, E, F, G	
The environmental effects (both adverse and beneficial) of each alternative are identified and compared.	Section 3 / Appendices C, D, E, F, G	
Reasons are given for selection or elimination of alternatives.	Section 3 / Appendices C, D, E, F, G	
Inconsistencies between the alternatives and other relevant plans, programmes or policies are identified and explained.	Section 3 and 4	
Baseline Information		
Relevant aspects of the current state of the environment and their likely evolution without the plan or programme are described.	Section 2, Revised baseline Report	

Environmental characteristics of areas likely to be significantly affected are described, including areas wider than the physical boundary of the plan area where it is likely to be affected by the plan.	Revised Baseline Report
Difficulties such as deficiencies in information or methods are explained.	Section 2 and 4
Prediction and evaluation of likely significant environmental effe	cts
Effects identified include the types listed in the Directive (biodiversity, population, human health, fauna, flora soil, water, air, climate factors, material assets, cultural heritage and landscape), as relevant; other likely environmental effects are also covered, as appropriate.	Section 3
Both positive and negative effects are considered, and the duration of effects (short, medium or long-term) is addressed.	Section 3
Likely secondary, cumulative and synergistic effects are identified where practicable.	Section 4
Inter-relationships between effects are considered where practicable.	Sections 3 and 4
The prediction and evaluation of effects makes use of relevant accepted standards, regulations, and thresholds.	Section 3
Methods used to evaluate the effects are described.	Section 2
Mitigation Measures	
Measures envisaged to prevent, reduce and offset any significant adverse effects of implementing the plan or programme are indicated.	Section 3 Appendices C, D, E, F and I
Issues to be taken into account in project consents are identified.	Section 3 Appendices C, D, E, F and I
The Environmental Report	
Is clear and concise in its layout and presentation.	Throughout
Uses simple, clear language and avoids or explains technical terms.	See Glossary and Acronyms,
	Non-Technical Summary
Uses maps and other illustrations where appropriate.	Section 1
Explains the methodology used.	Section 2
Explains who was consulted and what methods of consultation were used.	Scoping Report Section 2
Identifies sources of information, including expert judgement and matters of opinion.	References throughout

See Non-Technical Summary
Section 2
Section 2
To be completed in next Phase.
To be completed in next Phase.
To be completed in next Phase.
Section 4
Section 4
Section 4



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