

# A47 Blofield to North Burlingham Dualling

Scheme Number: TR010040

6.1 Environmental Statement
Chapter 10 – Materials Assets and Waste

APFP Regulation 5(2)(a)

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# Infrastructure Planning

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# CHAPTER 10 MATERIALS ASSETS AND WASTE

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#### A47 BLOFIELD TO NORTH BURLINGHAM DUALLING Environmental Statement Chapter 10 Material assets and waste



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# 10. Material assets and waste

#### 10.1. Introduction

- 10.1.1. As part of the Environmental Impact Assessment (EIA) process, this Environmental Statement (ES) chapter identifies, describes and assesses the potential impacts resulting from material assets and waste associated with the construction and operation of the Proposed Scheme. This chapter summarises the regulatory and policy framework related to material assets and waste and details the methodology followed for the assessment in the context of the environment in the area surrounding the Proposed Scheme. Following this, the design and mitigation (including the identification of proportionate enhancement measures) and residual effects of the Proposed Scheme are presented.
- 10.1.2. The approach to this assessment follows the Scoping Report (February 2018) and subsequent agreed Scoping Opinion (March 2018) (**TR010040/APP/6.6**) for the Proposed Scheme, in combination with the most up to date requirements set out in the Design Manual for Roads and Bridges (DMRB), Volume 11, Section 3, LA 110 Material assets and waste (DMRB LA 110).
- 10.1.3. In accordance with DMRB LA 110, the assessment of material assets and waste considers:
  - consumption of materials and products (from primary, recycled or secondary and renewable sources), the use of materials offering sustainable benefits, and the use of excavated soils and other arisings that fall within the scope of waste exemption criteria; and
  - production and disposal of waste
- 10.1.4. An overview of the Proposed Scheme has been included in chapter 2 The Proposed Scheme (**TR010040/APP/6.1**) which also provides preliminary construction information used in the assessment.
- 10.1.5. This assessment is supported by preliminary ground investigation data along the route of the Proposed Scheme reported in the 2020 A47 Blofield to Burlingham -Ground Investigation Report (GIR).
- 10.1.6. This chapter should be read in conjunction with chapter 9 Geology and Soils (TR010040/APP/6.1) which considers the potential significant effects on the geology and soils as a result of the Proposed Scheme.
- 10.1.7. The main chapter text is supported by appendices (**TR010040/APP/6.2**):
  - Appendix 10.1: legislation and policy framework



- Appendix 10.2: waste disposal assessment (re-assessing the preliminary ground investigation data from the 2020 GIR)
- Appendix 10.3: outline site waste management plan (SWMP)
- Appendix 10.4: minerals impact assessment

#### 10.2. Competent expert evidence

10.2.1. This chapter was prepared by a materials and waste specialist (BSc, MSc, Chartered environmentalist, Contaminated Land: Application in Real Environments (CL:AIRE) Qualified Person) with over 17 years' experience in environmental consultancy including waste and materials management, geoenvironmental risk assessment and EIA. Their specialism relates to sustainable materials management in line with the current waste regulatory framework and they have experience with road infrastructure projects.

# **10.3.** Legislative and policy framework Legislation

- 10.3.1. The assessment has taken account of the key European and national legislation (listed in Appendix 10.1 (**TR010040/APP/6.2**)) relevant to this chapter.
- 10.3.2. The European Union (EU) Waste Framework Directive 2008/98/EC sets out the basic concepts and definitions in relation to waste management. Article 4 of the directive sets out five steps for dealing with waste, ranked according to environmental impact, the 'waste hierarchy'.
- 10.3.3. Prevention, which offers the best outcomes for the environment, is at the top of the priority order, followed by preparing for re-use, recycling, other recovery and disposal, in descending order of environmental preference. These principles have been considered during the design.

### **Planning Policy**

- 10.3.4. The primary basis for deciding whether or not to grant a Development Consent Order (DCO) is the National Networks National Policy Statement (NNNPS) which sets out policies to guide how DCO applications will be decided and how the impacts of national networks infrastructure should be considered.
- 10.3.5. The NNNPS policies relevant to material assets and waste assessment (and where in this ES chapter information is provided to address these policy requirements) are detailed within Appendix 10.1(**TR010040/APP/6.2**).
- 10.3.6. The Resource and Waste Strategy for England (December 2018) sets out how the country will preserve material resources by minimising waste, promoting



- resource efficiency and moving towards a circular economy in line with the government's 25 year Environment Plan (2018).
- 10.3.7. Norfolk County Council identifies proposed sand and gravel extraction sites within the Broadland District suitable for allocation (as mineral sites considered acceptable in principle) within the Norfolk Minerals and Waste Plan Preferred Options Document (July 2019).
- 10.3.8. As part of the Greater Norwich Development Partnership, Broadland District Council adopted the Joint Core Strategy for Broadland, Norwich and South Norfolk in March 2011 (amended 2014). Policy 1 of this strategy (addressing climate change and protecting environmental assets) cites the need to protect mineral and other natural resources identified through the Norfolk Minerals and Waste Development Framework.
- 10.3.9. Other relevant national and local policies have been considered as part of the material assets and waste assessment. They have been considered where these have informed the identification of receptors, resources and their sensitivity, the assessment methodology, the potential for significant environmental effects and required mitigation and enhancement measures. These policies are detailed within Appendix 10.1 (TR010040/APP/6.2).

# 10.4. Assessment methodology Update to guidance and scope of assessment

- 10.4.1. This chapter uses the assessment methodology set out in DMRB LA 110 (August 2019). The methodology within DMRB LA 110 differs from those examined in the Scoping Report of the Proposed Scheme (2018).
- 10.4.2. Following a review of the slight changes to DMRB LA 110, the methodology of the assessment has been updated from that offered within the Scoping Report of the Proposed Scheme (2018).
- 10.4.3. Table 10-1, in accordance with DMRB LA 110, sets out the proposed scope for further assessment in the ES. Where the response to one or more of the scoping assessment questions was 'yes', further assessment was undertaken in the ES.



Table 10-1: Summary of proposed scope

Scoping question	Response	Scope in?
Is the Proposed Scheme likely to recover or re-use little onsite material thereby requiring materials to be imported to Proposed Scheme?	The Proposed Scheme will generate construction and demolition waste (CDW) during site preparation and demolition stages. On a conservative basis, it is possible that a proportion of these CDW wastes will not be recovered or re-used.	Yes
Is the Proposed Scheme likely to use little or no recycled or secondary materials thereby requiring the majority of materials used on the Proposed Scheme to comprise primary materials?	The schedule of quantities states a requirement to import materials for use in construction.  On a conservative basis, it is likely that a proportion of these imported materials will be of a primary source.	Yes
Is the Proposed Scheme likely to sterilise (substantially constrain or prevent existing and potential future use of) mineral sites?	The Proposed Scheme intersects part of a known sand and gravel reserve (mineral safeguarding area) as shown in Norfolk County Council's mineral safeguarding area mapping.	Yes
Is the Proposed Scheme likely to sterilise (substantially constrain or prevent existing and potential future use of) peat resources?	Norfolk Core Strategy and Minerals and Waste Development Management Plan 2010-2026 (September 2011) notes that peat is either so extensive in Norfolk or demand for it is so low (relatively) that safeguarding such deposits is not considered necessary.  Peat was not recorded in the Proposed Scheme footprint during the 2018 ground investigation.	No
Would the Proposed Scheme generate large quantities of waste relative to regional landfill capacity?	There is a potential for the Proposed Scheme to generate significant volumes of waste. On a conservative basis, the requirement to dispose of this waste to landfill may result in a reduction in the	Yes
Would the Proposed Scheme have an effect on the ability of waste infrastructure within the region to continue to accommodate waste from other sources?	capacity of waste infrastructure within the east of England region. On a worst-case basis the waste may require disposal to landfill outside of the region.	Yes

#### Consultation

- 10.4.4. Following the update to DMRB since the agreed Scoping Opinion (March 2018) for the Proposed Scheme, the Planning Inspectorate and relevant consultees including Norfolk County Council, Public Health England, Natural England, the Environment Agency and Broadland District Council have been approached to review the proposed assessment methodology.
- 10.4.5. The following responses have been received to date. Where no response has been received, it is assumed the revised approach and methodology is accepted:
  - Environment Agency (14 August 2020): Following consultation with their Norfolk Waste team with regards to the summary of the proposed scope within Table 10-1, they note that the answers to the waste questions mean further assessments on the quantities likely to produced are required. They



further note this is what would be expected on a scheme of this scale. No further comments were made.

Broadland District Council (15 September 2020): Following consultation
with regards to the summary of the proposed scope within Table 10-1, they
respond that they have no further comments to make.

#### **Approach to Assessment**

- 10.4.6. The assessment of materials assets and waste in this chapter is in accordance with recently updated Highways England requirements in DMRB LA 110 which notes that the assessment shall report on the construction phase and first year of operational activities (opening year).
- 10.4.7. For the construction phase, and in accordance with the revised scoping process summarised in Table 10-1, the material assets and waste assessment includes an assessment of the following elements for the Proposed Scheme's permanent development:
  - material assets used during the construction phase including site remediation, preparation and earthworks, demolition and construction (e.g. consideration of main construction material assets such as concrete, aggregate, asphalt and steel)
  - the potential sterilisation of mineral sites
  - waste generation during the construction phase including site remediation, preparation and earthworks, demolition and construction
- 10.4.8. In line with the Scoping Opinion (2018) (TR010040/APP/6.6), the assessment of material assets and waste during the first year of operational activities (opening year) is not included. Significant environmental effects from the use of material assets and generation of waste during this period are not predicted due to limited material use and waste generation from infrequent maintenance activities.
- 10.4.9. As detailed in chapter 9 Geology and Soils (**TR010040/APP/6.1**), estimates of earthworks quantities and suitability of material excavated onsite during construction have been used, together with other key materials quantities collated, to determine the likely percentage of material available for re-use within the Proposed Scheme and any modifications to the earthworks.
- 10.4.10. As detailed in Appendix 10.2 (**TR010040/APP/6.2**), the 2018 ground investigation data has been reviewed in line with the current waste regulatory framework to assess the potential disposal options for excavated materials unsuitable for retention on the Proposed Scheme or surplus to requirements.



#### **Baseline establishment**

- 10.4.11. Publically available information sources reviewed to establish the baseline include:
  - EU Waste Framework Directive 2008/98/EC and the Waste Management Plan for England
  - National and Regional Guidelines for Aggregates Provision in England 2005 to 2020
  - The Environment Agency Waste Data Interrogator 2018 (published March 2020)
  - Norfolk County Council Minerals and Waste Development Framework annual monitoring report of waste data for 2018 to 31 March 2019 (published March 2020)
  - National and Regional Guidelines for Aggregates Provision in England 2005 to 2020
  - Norfolk Minerals and Waste Local Plan Aggregate Monitoring Report for 2018 (published December 2019)
  - Norfolk Minerals and Waste Plan Preferred Options Document, July 2019
  - Norfolk Minerals and Waste Development Framework and Norfolk Minerals and Waste Development Framework annual waste data monitoring report for 2018 to 2019
  - Northamptonshire Minerals and Waste Local Plan Minerals and Waste Monitoring Report 2017 (published November 2018)

# **Assessing significance**

- 10.4.12. In accordance with Table 10-1, receptors for this assessment are:
  - Regional waste management infrastructure (specifically landfill capacity)
  - Mineral and other finite raw material resources
  - Safeguarded mineral sites
- 10.4.13. In addition to the generalised receptors identified above for material assets and waste, additional receptors are identified in chapter 5 Air quality, chapter 6 Cultural heritage, chapter 7 Landscape and visual, chapter 8 Biodiversity, chapter 9 Geology and soils, chapter 11 Noise and vibration, chapter 12 Population and human health, chapter 13 Road drainage and water environment and chapter 14 Climate (TR010040/APP/6.1).
- 10.4.14. The capacity of landfill is considered and not the capacity of all waste management infrastructure as:



- Disposal to landfill and use of available landfill capacity is, overall, a permanent irreversible impact.
- Impacts on other types of waste management infrastructure (for example material recovery facilities) are temporary.
- Other types of waste management infrastructure are better placed to react to demands of the waste management market.
- 10.4.15. As part of their planning function, waste planning authorities must ensure sufficient land is available to accommodate facilities for the management of all waste arising in the area. This is either within the waste planning authority area, or through export to suitable facilities in other areas.
- 10.4.16. As detailed in Table 10-2, DMRB LA 110 outlines a series of significance categories for assessing the effects on material assets and waste from the Proposed Scheme.

Table 10-2: Significance category descriptions

Significance category	Description
Very Large	Material assets     No criteria: use criteria for large categories.     Waste     Greater than 1% reduction or alteration in national capacity of landfill, as a result of accommodating waste from the Proposed Scheme.     Construction of a new (permanent) waste infrastructure is required to accommodate waste from the Proposed Scheme.
Large	<ol> <li>Material assets         <ol> <li>The Proposed Scheme achieve less than 70% overall material recovery and or recycling (by weight) of non-hazardous CDW to substitute use of primary materials.</li> <li>Aggregates required to be imported to the Proposed Scheme comprise less than 1% re-used and or recycled content.</li> <li>Project sterilises greater than or equal to one mineral safeguarding site.</li> <li>Waste</li> </ol> </li> <li>Greater than 1% reduction in the regional capacity of landfill as a result of accommodating waste from the Proposed Scheme.</li> <li>Greater than 50% of Proposed Scheme waste requires disposal outside of the region.</li> </ol>
Moderate	Material assets     The Proposed Scheme achieves less than 70% overall material recovery and or recycling (by weight) of non-hazardous CDW to substitute use of primary materials.     Aggregates required to be imported to the Proposed Scheme comprise re-used and or recycled content below east of England regional percentage target of 31%.     Waste     Greater than 1% reduction or alteration in the regional capacity of landfill as a result of accommodating waste from the Proposed Scheme.     1% to 50% of Proposed Scheme waste requires disposal outside of the region.
Slight	<ul> <li>Material assets: 1) The Proposed Scheme achieves 70% to 99% overall material recovery and or recycling (by weight) of non-hazardous CDW to substitute use of primary materials.</li> <li>2) Aggregates required to be imported to the Proposed Scheme comprise re-used and or recycled content in line with the east of England regional percentage target of 31%.</li> <li>Waste 1) Less than or equal to 1% reduction or alteration in the regional capacity of landfill.</li> <li>2) Waste infrastructure has sufficient capacity to accommodate waste from the Proposed Scheme, without compromising integrity of the receiving infrastructure (design life or capacity) within the region.</li> </ul>



Significance category	Description
Neutral	Material assets:     The Proposed Scheme achieves greater than 99% overall material recovery and or recycling (by weight) of non-hazardous CDW to substitute use of primary materials.     Aggregates required to be imported to the Proposed Scheme compromise more than 99% re-used and or recycled content.      Waste     No reduction or alteration in the capacity of waste infrastructure within the region.

- 10.4.17. The significance of effects on material assets are reported in accordance with the following significance criteria:
  - Significant (one or more criteria met): category description met for a moderate or large effect
  - Not significant: category description met for a neutral or slight effect
- 10.4.18. The significance of effects on landfill capacity are reported in accordance with the following significance criteria:
  - Significant (one or more criteria met): category description met for a moderate, large or very large effect
  - Not significant: category description met for a neutral or slight effect

# 10.5. Assessment assumptions and limitations

- 10.5.1. Estimates of earthwork quantities and the suitability of excavated materials for retention on the Proposed Scheme have been considered. This has been supported by a review of available 2018 ground investigation data to determine the likely percentage of excavated materials available for retention on the Proposed Scheme.
- 10.5.2. This assessment does not consider the environmental impacts associated with the extraction of raw materials and the manufacture of products. In addition it does not consider the impact at non-landfill facilities (as detailed in 10.4.14). It is assumed that these impacts are subject to the applicable environmental assessment and / or permitting and planning approval requirements for the relevant facilities.
- 10.5.3. There are limitations associated with the use of baseline information from the Environment Agency Waste Data Interrogator 2018. Although updated in September 2020, landfill data contained within may not have been updated between 2018 and 2020. Previous updates to the files have related to the usability of the information files and error correction rather than updates to its content. In addition, the Environment Agency state that details of operators who have claimed commercial confidentiality are not provided.



# 10.6. Study area

10.6.1. In accordance with DMRB LA 110, the assessment has established two geographically different study areas to examine the use of material assets and management of waste.

#### First study area

- 10.6.2. The first study area covers land within the Proposed Scheme boundary shown in Figure 1.1 This includes areas where site clearance, earthworks and construction are proposed and materials will be consumed (used, re-used and recycled) and waste generated.
- 10.6.3. As well as including the footprint of the Proposed Scheme, the first study area includes any temporary land requirements during the construction phase such as temporary offices, compounds and storage.
- 10.6.4. The study area for considering mineral safeguarded site sterilisation is defined by the Proposed Scheme boundary.

#### Second study area

- 10.6.5. The second study area covers:
  - Feasible sources and availability of construction materials required to construct the main elements of the Proposed Scheme.
  - Suitable landfill infrastructure that could accept arisings and or waste generated by the Proposed Scheme.
- 10.6.6. The study area for the source of material assets is the east of England region.
- 10.6.7. The study area for the management of inert and non-hazardous wastes comprises the wider east of England region, with landfills licenced to accept these wastes located within this region. The east of England region comprises the ceremonial counties of Norfolk, Bedfordshire, Cambridgeshire, Essex, Hertfordshire and Suffolk.
- 10.6.8. There are no hazardous waste landfill sites within the east of England region.

  Using the proximity principle, the study area for the management of hazardous wastes is the adjacent east midlands region. The closest hazardous waste landfill is in Northamptonshire (in the district of East Northamptonshire).



#### 10.7. Baseline conditions

#### Waste generation: First study area

- 10.7.1. In the absence of the Proposed Scheme, waste generated and disposed of from the operation of the existing A47 is considered to be limited and associated with infrequent maintenance activities.
- 10.7.2. A waste assessment using the available ground investigation data was undertaken by a waste management specialist to establish the likely classification of waste (inert, non-hazardous or hazardous). This information is then used to assess the effects on landfill capacities where disposal of materials is required. The assessment of waste disposal is provided within Appendix 10.2 (TR010040/APP/6.2) and summarised as follows:
  - All of the materials tested and assessed to date were classed as nonhazardous waste, with a portion of these materials suitable for disposal to an inert or exempt facility.
  - None of the materials tested and assessed to date were classified as hazardous waste.

#### Landfill infrastructure: Second study area

- 10.7.3. Baseline information comprises the current landfill capacity in the waste disposal authority (Norfolk), and in the wider east of England region as defined in paragraph 10.6.7.
- 10.7.4. Environment Agency Waste Data Interrogator 2018 includes information about remaining landfill capacity in Norfolk and the wider east of England region. Statistics on remaining landfill capacities for Norfolk (against those in the east of England and east midlands region) are summarised in Table 10-3.
- 10.7.5. In lieu of hazardous waste landfill sites within the east of England, using the proximity principle within LA 110, the data interrogator was used to assess remaining hazardous landfill capacity for the adjacent east midlands' region.
- 10.7.6. Regional statistics indicate that the east of England region has a total landfill capacity of approximately 51,145,000m<sup>3</sup> compared to an average of 46,565,000 m<sup>3</sup> across other regions in England.

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Table 10-3: Remaining landfill capacity summary (2018 to 2019)

Landfill type	Norfolk sub-region remaining capacity <sup>A</sup>	East of England remaining capacity <sup>B</sup>
Hazardous	No hazardous waste landfill sites within Norfolk.	No hazardous waste landfill sites within east of England. The closest hazardous waste landfill is East Northants Resource Management Facility (Permit Ref: EPR/TP3430GW) located in East Northamptonshire approximately 180km from the Proposed Scheme. Remaining capacity (2018) just under 1,050,000m³.
Stable non-reactive hazardous waste (SNRHW) cell# within non-hazardous landfill	No SNRHW cells within Norfolk.	5,711,000m <sup>3</sup>
Non-hazardous	The volume of permitted landfill capacity for non-hazardous landfill is estimated by Norfolk County Council to be 4,536,330m³. Norfolk's non-hazardous landfill capacity is calculated to last until 2037/38 based on the forecasts. (See note A)	
Volume of permitted airspace estimated by Norfolk County Council to be 1,021,250m³. It was calculated that inert landfill and quarry restoration sites will last until early 2025 (See note A).  If the predicted 40% increase in construction and demolition waste (to 2026) occurs, inert landfill and quarry restoration sites may only last until 2022. (See note A).		20,342,000m <sup>3</sup>

#### <u>Note</u>

# Some non-hazardous sites can accept some SNRHW into a dedicated cell, but this is usually permitted as a small part of the overall capacity of the site.

#### Data Source

- A) Norfolk County Council Minerals and Waste Development Framework annual monitoring report of waste data for 2018 to 31 March 2019 (published March 2020). The monitoring report is subject to information being provided by the landfills. Where capacity information is not provided, the remaining capacity was calculated by the council using the quantity of waste received at the site.
- B) Environment Agency Waste Data Interrogator 2018.
- 10.7.7. Norfolk County Council Minerals and Waste Development Framework annual monitoring report of waste data for 2018 to 31 March 2019 (published March 2020) includes details of increased waste management capacity within Norfolk between 1 April 2018 and 31 March 2019, including those outlined in Table 10-4.



Table 10-4: Additional waste management capacity approved between April 2018 and March 2019

Location	Applicant	Type of facility	Anticipated throughput (tonnes per annum)	Type of waste
Land east of Punch Farm Quarry, Litcham Road, Beeston with Bittering	EAS Plant Hire Ltd	Inert quarry restoration	240,000m <sup>3</sup> void space	Inert
Costessey Quarry, Longwater Industrial Estate, Costessey, Norwich	CEMEX Materials Ltd.	Inert quarry restoration	Additional 101,700m <sup>3</sup> void space	Inert
Costessey Quarry, Alex Moorhouse Way, Longwater Industrial Estate, Costessey	CEMEX UK Materials Ltd.	Inert quarry restoration	Additional 16,300m <sup>3</sup> void space	Inert
Carbrooke Quarry, Summer Lane, Carbrooke	Frimstone Ltd	Inert Quarry restoration	200,000 tonnes additional waste void space	Inert

#### Use of material assets: First study area

10.7.8. In the absence of the Proposed Scheme, the use of material assets from the operation of the existing A47 is considered to be limited and associated with infrequent maintenance activities.

#### Baseline target for recovery of construction and demolition waste

- 10.7.9. The baseline target for recovery of CDW is 70% by weight, as set out in the EU Waste Framework Directive 2008/98/EC and the Waste Plan for England. Uncontaminated excavated soil and stones (List of Waste (LoW) Code 17 05 04) are specifically excluded from this target.
- 10.7.10. Alternative aggregates comprise both secondary aggregates, which are byproducts from industrial and mining operations, and recycled aggregates, which are produced from construction waste. Baseline targets for these alternative aggregates are set out in the National and Regional Guidelines for Aggregates Provision in England 2005 to 2020. As detailed in DMRB LA 110, the target for the Proposed Scheme is the 31% guideline set for the east of England region in 2018.

### Source of material assets: Second study area

10.7.11. In the absence of the Proposed Scheme, the availability of material assets from the operation of the existing A47 is unlikely to be affected by the use of materials associated with infrequent maintenance activities.

#### Primary (virgin) materials

10.7.12. Norfolk Minerals and Waste Local Plan Aggregate Monitoring Report for 2018 (published December 2019), confirms sand and gravel are the main aggregate



- worked in Norfolk. Of the total 1,341,000 tonnes of land-won sand and gravel consumed in Norfolk, 80% to 90% came from quarries located within the county.
- 10.7.13. The monitoring report states that Norfolk had, as of December 2018, permitted reserves of sand and gravel of 13,310,696 tonnes (land bank of just under ten years).
- 10.7.14. The 2018 monitoring report identified 25 active sand and gravel extraction sites within the county of Norfolk. Three of these sites are in the district of Broadland. These are reported as active between the anticipated construction period 2020 and 2024 (extensions to planning permissions may extend operations further beyond listed date).
- 10.7.15. Norfolk County Council's currently unpublished Norfolk Minerals and Waste Plan Preferred Options Document, July 2019, increases this number of allocated gravel and extraction sites to six, with an estimated resource volume of approximately 8,900,000 tonnes. A total of 19 proposed sand and gravel extraction sites have been identified within the county of Norfolk with an estimated resource volume of approximately 20,400,000 tonnes.

#### Alternative (secondary and recycled) aggregates

- 10.7.16. Norfolk Minerals and Waste Local Plan aggregate monitoring report for 2018 (published December 2019) reports:
  - over 494,000 tonnes of inert waste and CDW received at transfer stations and recycling centres was recovered for re-use
  - the ten-year average figure for inert waste and CDW waste recovery of 412,100 tonnes per annum
  - there are 22 sites that deal with inert waste and alternative (secondary and recycled) aggregates, two of which are located within the Broadland District (Aylsham Plant Hire Ltd, Aylsham and Frimstone Ltd, Buxton)
  - numerous regional concrete batching and coating plants, with one local to the Proposed Scheme (D Spooner Concrete Products, North Burlingham)

#### Safeguarded mineral site sterilisation: First study area

- 10.7.17. Norfolk County Council have several core strategy policies regarding minerals and wastes under the Norfolk Minerals and Waste Development Framework.
- 10.7.18. Policy CS16 concerns the safeguarding of mineral sites and mineral resources. Minerals are a finite natural resource and safeguarding mineral sites protects sources for future use. As part of the framework, deposits of sand and gravel, silica sand and carstone deposits within the county are safeguarded.

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- 10.7.19. Safeguarding mineral sites does not necessarily prevent other forms of development being undertaken but ensures that issues of compatibility across the different forms of development are considered within the planning process.
- 10.7.20. The boundary of the Proposed Scheme intersects sand deposits attributed to the Happisburgh Glacigenic Formation (HGF). These sand deposits form part of the council's safeguarded mineral resources (sands and gravels).

#### **Future baseline**

- 10.7.21. To identify the effects of the Proposed Scheme on environmental receptors, it is necessary to understand the baseline at both the year of construction commencement up to the year it will become operational. Baseline conditions between these years may be different to current conditions. Changes in conditions could potentially alter sensitivities of existing identified environmental receptors and introduce new sensitive receptors.
- 10.7.22. In the absence of the Proposed Scheme, material use on, and waste generation and disposal from the operation of the existing A47 is considered to be limited and associated with infrequent maintenance activities.
- 10.7.23. The Norfolk Minerals and Waste Development Framework annual waste data monitoring report for 2018 to 2019 was published in March 2020. Norfolk's Non-Hazardous landfill capacity is calculated to last until 2037/2038 based on the forecasts of waste arisings in the Minerals and Waste Core Strategy. The landbank for inert landfill and quarry restoration sites stands at just under six years. This indicates there will still be adequate landfill capacity at the time of the anticipated construction period of 2020 to 2024.
- 10.7.24. The Northamptonshire Minerals and Waste Local Plan Minerals and Waste Monitoring Report 2017 (published November 2018) indicates that there is sufficient hazardous waste landfill capacity up to 2026. This is relevant to the assessment as the closest hazardous waste landfill site to the Proposed Scheme is located within Northamptonshire.
- 10.7.25. Norfolk Minerals and Waste Local Plan Aggregate Monitoring Report for 2018 (published December 2019) states that Norfolk has, as of December 2018, permitted reserves of sand and gravel of 13,310,696 tonnes. This equates to a landbank of just under ten years, indicating availability of these materials at the time of the anticipated construction period of 2020 to 2024.
- 10.7.26. The same 2018 monitoring report identifies 25 active sand and gravel extraction sites within the county of Norfolk. Three of these sites are in the district of Broadland and are reported as active between the anticipated construction period of 2020 to 2024.



# 10.8. Potential impacts

#### Introduction

- 10.8.1. The significance category of predicted impacts has been considered in combination with the baseline's sensitivity and estimates for material assets use and waste generation.
- 10.8.2. The assessment focuses on the construction phase (including site remediation, preparation and earthworks, demolition and construction). As detailed in paragraph 10.4.8, the assessment of material assets and waste during the first year of operational activities (opening year) is not included in the assessment.

### Key material assets and waste

- 10.8.3. The following key material assets will be used during site remediation, preparation, earthworks and construction: asphalt (surface binder and base course), unbound aggregates, concrete (in-situ and pre-cast products), plastic (drainage pipes and service ducts), timber (fencing) and steel (road restraints, lighting and signs).
- 10.8.4. The following key types of CDW will be generated during site remediation, preparation and earthworks, demolition and construction: vegetation and wood from site clearance, asphalt, unbound aggregates, concrete and steel.
- 10.8.5. Whilst excavated soil materials will be generated during construction, where chemically and geotechnically suitable, the material will be re-used on or off the Proposed Scheme. Consequently, excavated soil materials are not considered to comprise CDW and the government's recovery target does not include excavated material (uncontaminated excavated soil and stones (LoW 17 05 04)). This approach is consistent with the waste hierarchy and the objectives of minimising waste generation and reusing materials.

#### **Potential impacts**

10.8.6. The significance category of predicted impacts has been considered in combination with the baseline's sensitivity and estimates for material assets use and waste generation. The predicted impacts are presented in Table 10-5.



Table 10-5: Predicted impacts on material assets and waste

Predicted impact (taking account of sensitivity of baseline)	Significance category	Potentially significant?	Notes
Depletion of natural resources through the predominant use of primary aggregates and the use of recycled and or secondary aggregates below the 31% east of England regional target.	Moderate	<	Require further assessment.
Depletion of natural resources through recycling and or recovery of CDW below the 70% recovery target.	Large	<b>√</b>	See section 10.10
Sterilisation of one or more mineral safeguarding site.	Large	<	
Reduction in the capacity of regional inert and non-hazardous landfill facilities through:	Very large	<b>√</b>	
generation of surplus excavation materials			
<ul> <li>generation and disposal of CDW from the demolition of any existing buildings or structures</li> </ul>			
<ul> <li>generation of packaging materials and construction material wastage through damage and overordering.</li> </ul>			
Generation of hazardous waste requiring disposal to hazardous waste landfill outside of the region.	Large	<b>✓</b>	

# 10.9. Design, mitigation and enhancement measures Embedded mitigation

- 10.9.1. The Proposed Scheme is designed to avoid and minimise the environmental impacts of material assets and waste (as far as reasonably practicable) through the process of the assessment of alternatives and 'embedded mitigation' as defined in DMRB LA 104 (Environmental Assessment and Monitoring).
- 10.9.2. Design measures integrated into the Proposed Scheme for the purpose of minimising environmental effects is reported in chapter 2 The Proposed Scheme (TR010040/APP/6.1).

### **Essential mitigation**

- 10.9.3. This section reports on essential mitigation required in addition to embedded mitigation to reduce and offset likely significant adverse environmental effects as a result of material assets and waste. In accordance with LA 104 (Environmental Assessment and Monitoring), essential mitigation is defined as 'Mitigation critical for the delivery of a project which can be acquired through statutory powers'.
- 10.9.4. The Proposed Scheme aims to prioritise waste prevention, followed by preparing for re-use, recycling and recovery and lastly disposal to landfill in accordance with the EU Waste Framework Directive 2008/98/EC 'waste hierarchy'.



- 10.9.5. The following mitigation measures have been applied in the design process and included in this assessment:
  - Design for re-use and recovery by identifying, securing and using materials that already exist on the Proposed Scheme, or can be sourced from other projects. A CDW recovery and or recycling rate of 70% will be set in the Environmental Management Plan (EMP(TR010040/APP/7.7)).
  - Early engagement with contractors to identify appropriate project key performance indicators (KPI) and metrics, possible enhancement and monitoring measures (for example, waste exemption licenses), and to identify opportunities to reduce waste through collaboration and regional synergies.
  - Design for materials optimisation by simplifying layout and form to minimise material use. Using standard design parameters, balancing cut and fill, maximising the use of renewable materials and materials with recycled content in line with the 31% target (set in the Environmental Management Plan (EMP)(TR010040/APP/7.7)) for the east of England region as provided in the National and Regional Guidelines for Aggregates Provision in England 2005 and 2020.
  - Design for offsite construction by maximising the use of prefabricated structures and components, encouraging a process assembly rather than construction on the site.
  - Design for the future by considering extent to which key materials can be demounted and recycled.
  - Design for waste efficient procurement.
  - Engineering plan configurations and layouts that show how the most effective use of materials assets (including site-won arisings) can be achieved.
  - As part of their construction assessment, the principal contractor will include the option of using local waste management facilities for waste management, in line with the proximity principle, which is to manage waste as close to the point of generation as possible, so as to reduce the carbon footprint of managing waste from the Proposed Scheme.

# **Environmental management plan**

- 10.9.6. In accordance with DMRB, Volume 11, Section 3, LA 120 Environmental Management Plan, an EMP has been prepared in parallel to the development of the Proposed Scheme design and construction methodologies.
- 10.9.7. Measures and procedures within the EMP (**TR010040/APP/7.7**) include design, construction and operational mitigation, which have been developed in-line with the requirements arising from this ES.
- 10.9.8. The principal contractor will further develop the EMP prior to commencement of works based on the current EMP. It will include the implementation of industry



standard practice and control measures for environmental impacts. Specifically, the EMP shall require that waste management measures and strategies are implemented in order to minimise the likelihood of any localised impacts of waste on the surrounding environment through the minimisation of waste generation and the increase in materials re-use and recycling.

- 10.9.9. The EMP shall include a site waste management plan (SWMP). Use of a SWMP is regarded as best practice. The focus of the SWMP will be provide an auditable record of the management of wastes on the Proposed Scheme during the construction phase. It will monitor the quantities and types of waste generated, as well as the duty of care information for the contractors transferring the waste and the sites the waste is taken to for management. The SWMP will also include procedures for monitoring the overall construction waste recovery rate. An outline SWMP for the Proposed Scheme is provided within Appendix 10.3 (TR010040/APP/.2).
- 10.9.10. The EMP and SWMP require the principal contractor to adopt best practice in the management of construction waste to reduce waste generation and subsequent landfill disposal. Mitigation measures in the EMP shall include:
  - Consideration, in accordance with the waste hierarchy, to the re-use of waste generated onsite before it is transported off-site for re-use or disposal.
  - Use of construction, demolition and excavation waste (with treatment) within the Proposed Scheme redline boundary that meets the appropriate Waste and Resources Action Programme (WRAP) Quality Protocols.
  - Use of site won recycled material assets within the Proposed Scheme redline boundary without the need for treatment, and without the need for waste exemption (<a href="https://www.gov.uk/government/collections/waste-exemptions-using-waste">https://www.gov.uk/government/collections/waste-exemptions-using-waste</a>), or the application of the CL:AIRE Definition of Waste Code of Practice (DoW CoP), Version 2, 2011.
  - Re-use of site won excavated materials within the Proposed Scheme redline boundary without the need for treatment, and by meeting waste exemption, or CL:AIRE DoW CoP criteria.
  - The adoption of the good practice in construction waste management principles outlined in WRAP guidance document Achieving good practice Waste Minimisation and Management, Guidance for construction clients, design teams and contractors.
  - Re-use and recycling of materials offsite where re-use within the Proposed Scheme redline boundary is not possible.
  - Use of material logistics planning to manage procurement, storage and use of material assets and minimise damage, over ordering and wastage.
  - Measures to encourage local and responsible resourcing of material assets (for example through adoption of Buildings Research Establishment (BRE)



- developed BES (BRE Environmental and Sustainability standard) 6001 Responsible Sourcing of Construction Products and efficiencies by minimal ordering of materials.
- A requirement for waste to be appropriately segregated and stored or stockpiled onsite by waste type, to ensure waste remains in a suitable condition to be re-used.
- A requirement for wastes that cannot be re-used or recycled on site to be transported only to appropriately permitted recycling or disposal sites.
- 10.9.11. The re-use of excavated materials (on or off the site) during Scheme construction shall be governed by a materials management plan (MMP) which will form part of the EMP. The MMP shall be developed in accordance with the CL:AIRE DoW CoP. This approach offers the most effective method of ensuring materials can be re-used on or off the Proposed Scheme. Suitability for re-use requires chemical and geotechnical assessment to demonstrate that surplus materials do not constitute waste. The MMP will detail the procedures and measures to be implemented to classify, track, store, re-use and dispose of all excavated materials encountered during the construction phase.

#### **Enhancement measures**

- 10.9.12. In accordance with LA 110, the following enhancement opportunities have been identified and implemented within this environmental impact assessment:
  - Potential opportunities to re-use suitable surplus excavated material outside of the Proposed Scheme redline boundary to improve environmental outcomes for a wide range of receptors. Opportunities include, for example, construction of noise and landscape bunding within other sections of the A47 where improvements are planned, and the need has been previously identified (where land availability allows).
  - Other opportunities include the re-use of suitable surplus excavated materials on local developments concurrent to the construction phase of the Proposed Scheme, for example the Block Fen and Langwood Fen restoration schemes and quarry restoration (see section 10.7.6).
  - Use of surplus recycled or recovered materials in community projects. For example, utilising recycled mulch from tree felling on any adjacent community facilities.
- 10.9.13. Further enhancement measures relating to material assets and waste will be considered and implemented where applicable during subsequent stages of the Proposed Scheme.



# 10.10. Assessment of likely significant effects Quantities

- 10.10.1. The estimated main types and quantities of material assets anticipated to be used during construction are shown in Table 10-6.
- 10.10.2. The estimated recycled content for each material in Table 10-6 is based on the 'good practice' recycled content rates from WRAP's Designing Out Waste Tool for Civil Engineering and Net Waste Tool. The total recycled content is calculated as a percentage by weight. The actual recycled content achieved during construction will depend on the availability of material containing recycled content and technical suitability.
- 10.10.3. Data on the bulk density of materials has been used to convert quantities between volume (m³) and weight (tonnes). Information on the typical bulk density of materials was sourced from WRAP's Designing Out Waste Tool for Civil Engineering and Building Services Research and Information Association (BSRIA) guide Embodied Carbon: The Inventory of Carbon and Energy (ICE) (October 2011).

Table 10-6: Estimated main categories and quantities of materials to be used during construction

Activity	Material category	Material density (tonnes/m³)	Quantity required to be imported to site		Recycled content (% by weight)
			m³	tonnes	
Site preparation, earthworks and	Asphalt (surface, binder and base course)	2.3	7,880	18,124	90
construction	Unbound aggregates	2.24	473,965	1,061,681.6	50
	Concrete (in-situ and pre-cast products)	2.4	5.95	14.3	22
	Kerb (pre-cast concrete)	2.4	173.8	417	22
	Steel (vehicle restraint systems and strained wire fence)	2	85.4	170.7	15
	Traffic signs (aluminium and steel)	7.85	0.43	3.38	73
	Aluminium (lighting columns)	2.7	5.7	15.3	44
	Timber fencing	0.5	109	54.5	0
	Service ducts (plastic)	1.4	1.14	1.6	10
	Drainage (plastic pipework, fin drain and filter drains)	1.4	73	102.2	10
	Pre-cast channel and slot drains	2.4	960	2,304	22
	Road markings and lines	-	-	3.1	0



Activity	Material category	Material density (tonnes/m³)	Quantity required to be imported to site		Recycled content (% by weight)
			m³	tonnes	
		Total	483,259	1,082,892	30% (324,868 tonnes)
Total (aggregate containing materials)		482,985	1,082,541	41% (443,842 tonnes)	

10.10.4. The estimated main categories and quantities of CDW waste generated during construction are shown in Table 10.7. A 5% wastage rate has been applied to the main construction materials. The estimated recovery rates are based on the 'good practice quick win' recovery rates set out in the in the WRAP guidance document Achieving good practice Waste Minimisation and Management, Guidance for construction clients, design teams and contractors (undated). The overall recovery rate is calculated by tonnage.

Table 10-7: Estimated main types and quantities of CDW generated during construction

Activity	Waste Type	Waste	Qua	ntity	Potential	Potential	
		density (tonnes/m³)	Tonnes	m <sup>3</sup>	management route(s)	recovery rate (% by weight)	
Site demolition, preparation and earthworks	Vegetation and wood from site clearance	1.25	Unquantifi	ied	Off-site composting or recovery	90%	
	Asphalt	2.3	7,180	3,122	Off-site recycling	95%	
	Unbound aggregates	2.24	20,259	9,044	Off-site recycling	95%	
	Concrete	2.4	116.17	48.4	Off-site recycling	95%	
	Steel (lighting columns)	2	25.8	12.9	Off-site recycling	100%	
	Drainage (plastic)	1.4	11.4	8.1	Off-site recycling	80%	
Site construction	Asphalt (surface, binder and base course)	2.3	906.2	394	Off-site recycling	95%	
	Unbound aggregates	2.24	53,084	23,698	Off-site recycling	95%	
	Concrete (in-situ and pre-cast products)	2.4	0.72	0.3	Off-site recycling	95%	



Activity	Waste Type	Waste density (tonnes/m³)	Quantity		Potential	Potential
			Tonnes	m³	management route(s)	recovery rate (% by weight)
	Kerb (pre-cast concrete)	2.4	20.9	8.7	Off-site recycling	95%
	Steel (vehicle restraint systems and strained wire fence)	2	8.5	4.3	Off-site recycling	100%
	Traffic signs (aluminium and steel)	7.85	0.2	0.02	Off-site recycling	100%
	Aluminium (lighting columns)	2.7	0.8	0.3	Off-site recycling	100%
	Timber fencing	0.5	2.7	1.4	Off-site recycling	90%
	Service ducts (plastic)	1.4	0.08	0.06	Off-site recycling	80%
	Drainage (plastic pipework, fin drain and filter drains)	1.4	5.1	3.6	Off-site recycling	80%
	Pre-cast channel and slot drains	2.4	115	48	Off-site recycling	95%
	Road markings and lines	-	0.16	-	-	0%
		Total	81,736	27,350	Total recovery rate	87% (71100 tonnes)

10.10.5. Construction works are anticipated to generate approximately 108,820m³ (217,640 tonnes assuming an average density of 2 tonnes per m³ for general soils and stones) of excavation arisings which are unsuitable for retention on the Proposed Scheme or surplus to requirements. These excavated materials are not included in Table 10-7 or the calculations for waste recovery as the governments's recovery target of 70% does not include uncontaminanted, excavated soils and stones. The impact on these materials on landfill capacities are assessed separately in Table 10-8.

# **Assessment of significant effects**

10.10.6. Potential impacts have been assessed prior to mitigation (drawing on those considered potentially significant in section 10.8) and the residual effects then evaluated taking account of committed design, mitigation and enhancement measures (see section 10.9). The predicted effects are presented in Table 10-8.

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Predicted impact (taking account of sensitivity of baseline)	Significance category	Committed mitigation	Predicted residual effects (and significance)			
Depletion of natural resources through the predominant use of primary aggregates and the use of recycled and or secondary aggregates below the 31% east of England regional target.	Moderate	EMP WRAP guidance	The regional guideline target of 31% for the east of England relating to the use of secondary and recycled aggregates will be adopted (as set in the EMP), where it is technically appropriate and economically feasib Given the local availability of secondary and recycled aggregates it is possible to achieve this target in practice.  The effects are assessed as being slight adverse and not significant.			
Depletion of natural resources through recycling and or recovery of CDW below the 70% recovery target.	Large	EMP WRAP guidance	Achieving 'good practice' during construction, it is anticipated that an overall CDW recovery rate of 87% can be achieved. This exceeds the Government's 70% target for recovery of construction waste.  The effects are assessed as being slight adverse and not significant.			
Sterilisation of one or more mineral safeguarding site.	Large	EMP SWMP	As stated in Appendix 10.4 Minerals impact assessment ( (TR010040/APP/6.2), it is not anticipated that any mineral safeguarding sites will be sterilised.  The effects are assessed as being slight adverse and not significant.			
Reduction in the capacity of regional inert and non-hazardous landfill facilities through:  • generation of surplus excavation materials  • generation and disposal of CDW from the demolition of any existing buildings or structures  • generation of packaging materials and construction material wastage through damage and overordering.	Very large	EMP SWMP	Construction is anticipated to generate approximately 108,820m³ (217,640 tonnes) of earthworks arisings unsuitable for retention on the Proposed Scheme or surplus to requirements.  An excess of approximately 27,350m³ (81,736 tonnes) of CDW is anticipated (including unacceptable, surplus and wasted construction materials).  The Proposed Scheme is unlikely to generate large quantities of inert and non-hazardous waste (as assessed in Appendix 10.2 (TR0110040/APP/6.2)) relative to regional landfill capacities (regional statistics given in the Environment Agency Waste Data Interrogator 2018 reported the east of England region as having a total inert and non-hazardous waste landfill capacity of approximately 45,434,000m³). As stated in Appendix 10.2 (TR0110040/APP/6.2), no hazardous wastes were identified in ground investigations undertaken to date. Should previously unidentified hazardous waste be identified, the Northamptonshire Minerals and Waste Local Plan Minerals and Waste Monitoring Report 2017 (published November 2018) indicates that there is sufficient hazardous waste landfill capacity in this adjacent region up to 2026.  Based on a worst-case assumption that all waste (earthworks arisings and CDW) generated from the Proposed Scheme would be disposed of to landfill (136,170m³), this would utilise approximately 0.3% of the regional landfill capacity. In practice a large proportion of waste from the Proposed Scheme is likely to be			
Generation of hazardous waste requiring disposal to hazardous waste landfill outside of the region.	Large EMP SWMP		recovered rather than disposed of to landfill, further reducing the overall quantities of waste for disposal.  The Proposed Scheme would result in less than 1% reduction or alteration in the regional capacity of waste infrastructure (specifically landfill), and there is adequate disposal capacity within the region to accommodate all the waste from the Proposed Scheme. In practice however, a high proportion of waste would be recovere rather than disposed.  The effects are assessed as being slight adverse and not significant.			



# 10.11. Monitoring

- 10.11.1. Monitoring of waste generation during the construction phase would be undertaken via the SWMP which is to be included within the EMP which will be prepared by the principal contractor and submitted for approval prior to commencement of development.
- 10.11.2. The focus of the SWMP will be monitoring the quantities and types of waste generated, as well as the duty of care information for the contractors transferring the waste and the sites the waste is taken to for management.
- 10.11.3. The EMP will provide detailed information on the duty of care documents that will be needed, such as the waste transfer notes and consignment notes, as well as strategies to be implemented to minimise waste generation and increase re-use and recycle.
- 10.11.4. The MMP will monitor and track the movement, storage and placement of excavated materials within the Scheme or outside the Scheme in accordance with the CL:AIRE DoW CoP.

#### 10.12. References

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