

# Hampshire Water Transfer and Water Recycling Project

## Other Consents and Licences Position Statement

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**PLANNING INSPECTORATE SCHEME NUMBER: WA010002**

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**APFP REGULATION: 5(2)(g)**

May 2026

Version 0



from  
**Southern  
Water.** 

The Southern Water logo graphic consists of three stylized, wavy blue lines of varying lengths, positioned to the right of the text 'Southern Water.'



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# 1 Introduction

## 1.1 Background

- 1.1.1 The Hampshire Water Transfer and Water Recycling Project (the 'Project') is being progressed by Southern Water Services Limited (the 'Applicant').
- 1.1.2 The Project is described in full in ES Chapter 3 Description of the Proposed Development, Volume I (Document reference 6.1, DCO Volume 6).

## 1.2 Purpose of this document

- 1.2.1 This Position Statement on the consents and licences required under other legislation (the 'Position Statement') relates to an application made by the Applicant to the Secretary of State for Environment, Food and Rural Affairs under the Planning Act 2008 (the PA 2008) for a Development Consent Order (DCO). If made, the DCO would grant consent for the Project.
- 1.2.2 The purpose of this document is to set out what consents, licences and permits are expected to be needed, or are potentially needed, for the Project which will be sought through separate consenting processes to the DCO, along with the Applicant's intended strategy for obtaining those consents, licences and permits.
- 1.2.3 The Position Statement has been prepared and submitted in compliance with Regulation 5(2)(q) of the Infrastructure Planning (Prescribed Forms and Procedure) Regulations 2009, which states that the application must be accompanied by "*(q) any other documents considered necessary to support the application*".

## 2 Strategy

### 2.1 Consents Strategy

2.1.1 The basis of the Applicant's consents strategy is that:

- The Secretary of State gave a Direction under Section 35 of the PA 2008 for the Project;
- A DCO must therefore be sought to grant development consent for the principal development identified in the Section 35 Direction (under the PA 2008), and to provide the necessary land acquisition and temporary possession powers;
- The intent of the PA 2008, related legislation and Government policy is to enable other development and construction-related consents, licences and permits to be included within the DCO. Therefore, where possible and practicable, other necessary consents have been included within the DCO;
- The Project benefits from the intent of the PA 2008, related legislation and Government policy as most of the consents required for the construction and operational use of the Project will be in place at the point of the making of the DCO. This reduces the need for any further approvals before the works consented by the DCO can commence; and
- The Project has and will continue to be developed based on strong collaboration between the Applicant and relevant stakeholders, and agreements are expected to be secured at key stages of the Project, as necessary.

## 3 Consents, Licences and Permits

- 3.1.1 The principal consent for the Project will be a DCO. The DCO provides development consent for the works and enables land acquisition and temporary possession of land, along with other consents and powers in a single consolidated instrument.
- 3.1.2 However, the DCO may need to be supplemented by other consents, licences and permits because:
- A specific consent cannot be included in the DCO;
  - A consenting authority declines in accordance with s150 PA 2008 to allow a consent to be included within the DCO; or
  - It is not desirable, or not appropriate, to seek to include a consent within a DCO due to the stage of design development, meaning the detail required is unavailable.
- 3.1.3 At this point of the DCO application (the submission stage) most consents and all of the powers required for the Project have been included, or addressed, within the DCO as permitted by the relevant provisions of the PA 2008. These fall into the following categories:
- Authorisation of all permanent and temporary works for the Project which are described as ‘the authorised development’ in Schedule 1 to the draft DCO (Document reference 3.1, DCO Volume 3).
  - Management of operation and maintenance, including provision for a scheme of operation. Article 5 of the draft DCO provides this power (Document reference 3.1, DCO Volume 3).
  - Compulsory acquisition of interests in and rights over land, and the temporary possession of land. Articles 26 to 38 of the draft DCO provide these powers (Document reference 3.1, DCO Volume 3).
  - Powers to carry out street works, alter the layout of streets, form new or alter or improve existing accesses to the highway, restrict the use of highways temporarily, and restrict the use of and divert public and private rights of way or stop them up permanently. Articles 11 to 18 of, and Schedule 3 to, the draft DCO provide these powers (Document reference 3.1, DCO Volume 3).
  - Consent for and the power to carry out works to trees (including to trees subject to tree preservation orders), and to remove hedgerows (including any ‘important hedgerows’). Article 25 of the draft DCO provides this power (Document reference 3.1, DCO Volume 3).
  - Consent to remove buried human remains. Article 24 of the draft DCO provides this consent (Document reference 3.1, DCO Volume 3).
  - Powers to make traffic regulation measures that are equivalent to Traffic Regulation Orders made under the Road Traffic Regulation Act 1984. Article 19 of the draft DCO provides this power (Document reference 3.1, DCO Volume 3).

- Disapplication of the requirement for flood risk activity permit(s) from the Environment Agency (where an exemption does not apply) under the Environmental Permitting Regulations (England and Wales) 2016 (disapplication of that requirement requires the consent of the Environment Agency). Article 46 of the draft DCO disapplies this requirement (Document reference 3.1, DCO Volume 3).
- Removal of the requirement for a licence for felling under section 9 of the Forestry Act 1967. Article 46(3) of the draft DCO provides for this (Document reference 3.1, DCO Volume 3).
- Deeming of a licence under the Marine and Coastal Access Act 2009 for works within the marine environment. Article 47 and Schedule 9 provides for such a licence. The activities and conditions contained in Schedule 9 are subject to further discussion with the Marine Management Organisation (MMO) (Document reference 3.1, DCO Volume 3). The MMO has confirmed that no marine licence is required, or required to be deemed, in relation to tunnelling works as these are exempt activities.
- The DCO also modifies the application of certain legislative provisions to the authorised development and to the Havant Thicket Reservoir infrastructure, including making provision for conditions to be included in abstraction licences. Article 46(5) and Schedule 8 of the draft DCO implement these modifications (Document reference 3.1, DCO Volume 3).

- 3.1.4 The consents, licences and permits that may need to be sought separately from the DCO are identified in **Appendix A**.
- 3.1.5 The exact content of **Appendix A** is dependent on the final detailed design of the Project, the detailed construction site set up and methodologies, and discussions with the consenting authorities from whom consents may be required.
- 3.1.6 Several of the consents included in the DCO (Document reference 3.1, DCO Volume 3) and therefore sought to be disappplied are prescribed in the Infrastructure Planning (Interested Parties and Miscellaneous Provisions) Regulations 2015. As a result, under section 150 of the PA 2008, the relevant consenting body must agree to the inclusion (i.e. disapplication) of these consents within the DCO. Discussions between the Applicant and these consenting bodies are ongoing, and the Applicant's aim is that agreement for inclusion of these disapplications will be provided during the examination of this application, unless otherwise already captured within the relevant Statements of Common Ground (Document reference 5.8, DCO Volume 5).

## Appendix A Consents, Licences and Permits Table

A.1.1 Consents, Licences and Permits that the Applicant is not seeking through the DCO but are sought under other legislation or are sought in parallel with the DCO under other legislation.

Item/Nature of Consent	Legislation	Consenting Authority	Content of Consent/Licence/Agreement	Anticipated Application	Relationship to DCO	Status
<b>Consent to the inclusion in DCO of provision authorising compulsory acquisition of interests in Crown land that are held by parties other than a Crown Authority</b>	Section 135(1) of the Planning Act 2008	Secretary of State for Defence	Consent to the inclusion in DCO of provision authorising compulsory acquisition of third party interests, other than those owned by the Crown, in Crown land.	Letter of consent to be received once the DCO application has been accepted.	Crown interests are not subject to any compulsory acquisition powers in the DCO. The DCO, article 42(2), authorises the compulsory acquisition of interests held by third parties in the Crown Land (Document reference 3.1, DCO Volume 3).	-
<b>Consent to the inclusion in DCO of any other provision applying in relation to Crown Land, or rights</b>	Section 135(2) of the Planning Act 2008	Secretary of State for Defence	Consent to the inclusion in DCO of provision applying in relation to Crown land in connection with any other provision included in the DCO	Letter of consent to be received once the DCO application has been accepted.	Protection for the Crown interests is contained in Article 42 of the DCO. Article 42 requires prior consent of the relevant authority before exercising	-

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<b>benefiting the Crown</b>			authorising the Project.		acquisition powers under the DCO (Document reference 3.1, DCO Volume 3).	
<b>Consent to the inclusion in DCO of provision authorising compulsory acquisition of interests in Crown land that are held by parties other than a Crown Authority</b>	Section 135(1) of the Planning Act 2008	Government Legal Department	Consent to the inclusion in DCO of provision authorising compulsory acquisition of third party interests other than those owned by the Crown in Crown land.	Letter of consent to be received once the DCO application has been accepted.	Crown interests are not subject to any compulsory acquisition powers in the DCO. The DCO, article 42(2), authorises the compulsory acquisition of interests held by third parties in the Crown Land (Document reference 3.1, DCO Volume 3).	-
<b>Consent to the inclusion in DCO of any other provision applying in relation to Crown Land, or rights benefiting the Crown</b>	Section 135(2) of the Planning Act 2008	Government Legal Department	Consent to the inclusion in DCO of provision applying in relation to Crown land in connection with any other provision included in the DCO	Letter of consent to be received once the DCO application has been accepted.	Protection for the Crown interests is contained in Article 42 of the DCO. Article 42 requires prior consent of the relevant authority before exercising	-

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			authorising the Project.		acquisition powers under the DCO (Document reference 3.1, DCO Volume 3).	
<b>Consent to the inclusion in DCO of provision authorising compulsory acquisition of interests in Crown land that are held by parties other than a Crown Authority</b>	Section 135(1) of the Planning Act 2008	The King's Most Excellent Majesty in Right of His Crown	Consent to the inclusion in DCO of provision authorising compulsory acquisition of third party interests other than those owned by the Crown in Crown land.	Letter of consent to be received once the DCO application has been accepted.	Crown interests are not subject to any compulsory acquisition powers in the DCO. The DCO, article 42(2), authorises the compulsory acquisition of interests held by third parties in the Crown Land (Document reference 3.1, DCO Volume 3).	-
<b>Consent to the inclusion in DCO of any other provision applying in relation to Crown Land, or rights benefiting the Crown</b>	Section 135(2) of the Planning Act 2008	The King's Most Excellent Majesty in Right of His Crown	Consent to the inclusion in DCO of provision applying in relation to Crown land in connection with any other provision included in the DCO	Letter of consent to be received once the DCO application has been accepted.	Protection for the Crown interests is contained in Article 42 of the DCO. Article 42 requires prior consent of the relevant authority before exercising	-

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			authorising the Project.		acquisition powers under the DCO (Document reference 3.1, DCO Volume 3).	
<b>Consent to the inclusion in DCO of provision authorising compulsory acquisition of interests in Crown land that are held by parties other than a Crown Authority</b>	Section 135(1) of the Planning Act 2008	Secretary Of State for Environment Food and Rural Affairs	Consent to the inclusion in DCO of provision authorising compulsory acquisition of third party interests other than those owned by the Crown in Crown land.	Letter of consent to be received once the DCO application has been accepted.	Crown interests are not subject to any compulsory acquisition powers in the DCO. The DCO, article 42(2), authorises the compulsory acquisition of interests held by third parties in the Crown Land (Document reference 3.1, DCO Volume 3).	-
<b>Consent to the inclusion in DCO of any other provision applying in relation to Crown Land, or rights benefiting the Crown</b>	Section 135(2) of the Planning Act 2008	Secretary Of State for Environment Food and Rural Affairs	Consent to the inclusion in DCO of provision applying in relation to Crown land in connection with any other provision included in the DCO	Letter of consent to be received once the DCO application has been accepted.	Protection for the Crown interests is contained in Article 42 of the DCO. Article 42 requires prior consent of the relevant authority before exercising	-

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			authorising the Project.		acquisition powers under the DCO (Document reference 3.1, DCO Volume 3).	
<b>Consent to the inclusion in DCO of provision authorising compulsory acquisition of interests in Crown land that are held by parties other than a Crown Authority</b>	Section 135(1) of the Planning Act 2008	The Crown Estate Commissioners (Escheat)	Consent to the inclusion in DCO of provision authorising compulsory acquisition of third party interests other than those owned by the Crown in Crown land.	Letter of consent to be received once the DCO application has been accepted.	Crown interests are not subject to any compulsory acquisition powers in the DCO. The DCO, article 42(2), authorises the compulsory acquisition of interests held by third parties in the Crown Land (Document reference 3.1, DCO Volume 3).	-
<b>Consent to the inclusion in DCO of any other provision applying in relation to Crown Land, or rights benefiting the Crown</b>	Section 135(2) of the Planning Act 2008	The Crown Estate Commissioners (Escheat)	Consent to the inclusion in DCO of provision applying in relation to Crown land in connection with any other provision included in the DCO	Letter of consent to be received once the DCO application has been accepted.	Protection for the Crown interests is contained in Article 42 of the DCO. Article 42 requires prior consent of the relevant authority before exercising	-

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			authorising the Project.		acquisition powers under the DCO (Document reference 3.1, DCO Volume 3).	
<b>Air Quality – Mobile Plant Environmental Permit</b>	The Environmental Permitting (England and Wales) Regulations 2016 (EPR)	Environment Agency/ Relevant Local Authority	Permit issued under the EPR to manage Part B Activities including the processing of used concrete with a mechanical crusher.	An application will be submitted post grant of development consent, during the construction phase. Timescale for obtaining a permit of this nature is around 3 months from submission.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-
<b>Medium Combustion Permit</b>	The Environmental Permitting (England and Wales) Regulations 2016 (EPR)	Environment Agency	Permit issued under EPR to give effect to the Industrial Emissions Directive for the operation of the Medium Combustion Unit. Emergency backup generators are included within	To be submitted post grant of development consent, following the detailed design stage (for construction and operation). Anticipated timeline for securing permit from the	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-

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			the DCO which are anticipated to exceed the threshold for this permit.	Environment Agency is 2 – 8 months. One permit application required per site (Water Recycling Plan and the four Above Ground Plants sites).		
<b>Building Regulation Approval</b>	The Building Regulations 2010	Local Authority	Operational buildings will require Buildings Regulations Approval if they are manned and therefore not covered by the exemption set out in the Building Regulations 2010, Regulation 9 and Schedule 2 “Exempt Buildings and Work” – Part Class 2 – “Buildings not frequented by people”.	Application to be made post consent for buildings and structures, during the construction phase. Approval is likely to be granted within 12 weeks of submission.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-

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Item/Nature of Consent	Legislation	Consenting Authority	Content of Consent/Licence/Agreement	Anticipated Application	Relationship to DCO	Status
<b>Cultural Heritage</b>	Protection of Military Remains Act 1986	Secretary of State for Defence (Joint Casualty and Compassionate Centre (JCCC))	Licence required for any intrusive works on or near identified military crash sites.	The application for the licence will be made prior to any intrusive works in the protected area.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	Letter of no impediment received ( <b>Appendix B</b> ).
<b>Protected Species Licence</b>  <b>Badger</b>	Protection of Badgers Act 1992	Natural England	Licence to interfere with a badger sett for the purposes of development. Badger is known to be present within the Order Limits. It may be necessary to disturb badgers, undertake temporary or permanent sett closures and construct artificial setts during the construction of the Project.	Discussions held with Natural England on the proposed impact of the Project. Draft Protected Species Licence submitted to Natural England in November 2025. Was received December 2025.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	A draft licence application has been submitted to Natural England. Natural England has issued a Letter of No Impediment (LoNI) which is submitted with the DCO application within the Protected Species Licensing (Document reference 7.14, DCO Volume 7).
<b>European Protected Species Licence</b>	The Conservation of Habitats and Species	Natural England	Conservation of Habitats and Species Regulations	Discussions held with Natural England on the proposed impact	Not seeking to disapply this consent within the DCO (Document	A draft licence application has been submitted to Natural England.

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Item/Nature of Consent	Legislation	Consenting Authority	Content of Consent/Licence/Agreement	Anticipated Application	Relationship to DCO	Status
<b>Hazel Dormouse</b>	Regulations 2017 (as amended)  Wildlife and Countryside Act 1981		licence required as a result of activity that affects a protected species e.g. disturb or remove wildlife or damage habitats.	of the Project. Draft Protected Species Licence submitted to Natural England in November 2025. Was received December 2025.	reference 3.1, DCO Volume 3).	Natural England has issued a Letter of No Impediment (LoNI) which is submitted with the DCO application within the Protected Species Licensing (Document reference 7.14, DCO Volume 7).
<b>European Protected Species Licence</b>  <b>Great crested newt</b>	The Conservation of Habitats and Species Regulations 2017 (as amended)  Wildlife and Countryside Act 1981	Local Authority	A licence is required for works that could impact on great crested newts or their habitat, for example in relation to the disturbance or removal / translocation of great crested newts within the Order Limits prior to and during construction.	Within Havant Borough Council and Portsmouth City Council, pre-construction surveys will be carried out where required to confirm the presence or likely absence of great crested newt or suitable habitat. If required, a development licence application will be made by the Contractor.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	A draft licence application has been submitted to NatureSpace. NatureSpace has issued a District Licence Report confirming the suitability of district licensing for the Project which is submitted with the DCO application within the Protected Species Licensing (Document

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Item/Nature of Consent	Legislation	Consenting Authority	Content of Consent/Licence/ Agreement	Anticipated Application	Relationship to DCO	Status
				Any works for the Project within all remaining areas will be carried out under a District Licence issued by NatureSpace.		reference 7.14, DCO Volume 7)
<b>European Protected Species Licence: Bat, Water vole and Otter. and Schedule 1 Birds</b>	The Conservation of Habitats and Species Regulations 2017 (as amended)  Wildlife and Countryside Act 1981	Natural England	Conservation of Habitats and Species Regulations licence required as a result of activity that affects a protected species e.g. disturb or remove wildlife or damage habitats.	Not anticipated to be required. If required following pre-construction surveys, an application will be made before the relevant construction works commence.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-
<b>Minerals and Waste Environmental Permit</b>	The Environmental Permitting (England and Wales) Regulations 2016  Pollution Prevention and Control Act 1999	Environment Agency	A Standard Rules Environmental Permit may be required for the storage, treatment, use, recovery or disposal of waste during construction where not already authorised through	Anticipated not likely to be required following pre-application engagement January 2026 as excavated material will be disposed of at a suitable off-site facility.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-

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			an appropriate exemption, regulatory position statement or low risk waste position.			
<b>Standard rules mobile plant permit</b>	Pollution Prevention and Control Act 1999, Environmental Permitting (England and Wales) Regulations 2016	Environment Agency	The operation of a mobile plant for the treatment of soils and contaminated material, substances or products	Application to be submitted post consent, during the construction phase.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-
<b>Construction Noise Consent</b>	Control of Pollution Act (COPA) 1974 (as amended)	Local Authority	Section 61 Consent in relation to noise during construction.	Application to be submitted post consent, during the construction phase, if necessary.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-
<b>Permit for Transport of Abnormal Indivisible Loads</b>	Road Vehicles (Authorisation of Special Types) (General) Order 2003	National Highways	Permit for Transport of Abnormal Indivisible Loads (AILs).	To be submitted as required and in advance of any AILs needing to be transported during the construction of the Project.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-

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Item/Nature of Consent	Legislation	Consenting Authority	Content of Consent/Licence/Agreement	Anticipated Application	Relationship to DCO	Status
<b>Ordinary Watercourse Consent</b>	Land Drainage Act 1991	Lead Local Flood Authority	Consent is required under section 23 to (a) build or alter an obstruction to the flow (e.g. such as a dam or weir) or (b) culvert a watercourse or alter a culvert in a manner that affects the flow.	Likely to be required where works pass through an Ordinary Watercourse, details of which are provided within the ES Appendix 19.4 Watercourse crossing schedule (Document reference 6.2, Volume 6). Application to be submitted post consent, during the construction phase. Consent is likely to be granted 2 months after an application is submitted.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-
<b>Environmental Permit for water discharge activity</b>	Environmental Permitting (England and	Environment Agency	A water discharge activity permit is required for the temporary discharge of	Application to be submitted post consent, during the construction	Article 21 provides for the discharge of uncontaminated water into watercourses,	-

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	Wales) Regulations 2016		uncontaminated water (wholly or mainly rainwater). However, the Environment Agency will not normally take enforcement action if the activity and entity causing the discharge complies with the regulatory position statement 261.	phase, if necessary.	drains and sewers with the owner's consent, but expressly does not override any requirement for an environmental permit (Document reference 3.1, DCO Volume 3).	
<b>Environmental Permit for water discharge activity</b>	Environmental Permitting (England and Wales) Regulations 2016	Environment Agency	A water discharge activity permit is required for the discharge of recycled water into the Havant Thicket Reservoir and for reject water to be released from the Eastney Long Sea Outfall.	Full pre-application report anticipated submission August 2026 Anticipated final permit application February 2027.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	Pre-application engagement with the EA is on-going. Further modelling work to be undertaken in 2026.  The Environment Agency is satisfied that, whilst the discharge permit application will be made subsequent to the DCO

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						application, the pre-application work and discussions with the Applicant have not identified any issues that would indicate that a permit for discharge of water from the Water Recycling Plant into Havant Thicket Reservoir cannot be granted.
<b>Abstraction Licence</b>	Water Resources Act 1991	Environment Agency	An abstraction licence is required to abstract water from the Havant Thicket Reservoir.	Engagement with the EA is ongoing, with the formal application to be made post-consent.	Schedule 8 to the draft DCO modifies the application of certain legislative provisions applying to the authorised development and to the Havant Thicket Reservoir infrastructure, including making provision for conditions to be	The Environment Agency is satisfied that, whilst the application for the abstraction licence will be made subsequent to the DCO application, no issues have been identified to date that would indicate that an abstraction licence cannot be granted.

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					included in abstraction licences to support delivery of the Project (Document reference 3.1, DCO Volume 3).	
<b>Temporary abstraction licence</b>	Water Resources Act 1991	Environment Agency	Water will be required for activities such as concrete mixing and washing construction vehicles, but the source would usually be determined with input from the contractor. A temporary abstraction licence will be required for any abstractions of more than 20m <sup>3</sup> per day for up to 28 days at a given location.	It is not anticipated that temporary abstraction will be required. Should this change, the application would be made post consent, during the construction phase.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-

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<b>Trade Effluent Discharge consent</b>	Water Industry Act 1991	Local statutory sewerage undertaker	A consent under section 119 of the Water Industry Act 1991 is required to connect a business premises to the main sewer supply to discharge trade effluent.	Application to be submitted post consent, during the construction phase.	Not seeking to disapply this consent within the DCO (Document reference 3.1, DCO Volume 3).	-

## Appendix B Letter of no impediment (Secretary of State for Defence (Joint Casualty and Compassionate Centre (JCCC))



Ministry  
of Defence

**Defence Business Services**

Joint Casualty & Compassionate Centre  
and Ministry of Defence Medal Office  
Room G38, Innsworth House  
Imjin Barracks  
Innsworth  
GLOUCESTER  
GL3 1HW

[REDACTED]@mod.gov.uk

Reference: [REDACTED]

[REDACTED]  
Arup  
EQ 2<sup>nd</sup> Floor  
111 Victoria Street  
Bristol  
CS1 6AX

Date: 4 March 2026

Dear [REDACTED]

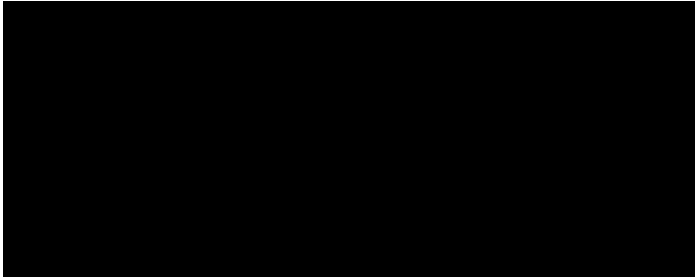
1. In response to your recent communications please see below our comments to provide our response to your requirement for a "Letter of No Impediment" in respect of the Hampshire Water Transfer and Water Recycling Project.
2. The Joint Casualty and Compassionate Centre (JCCC) is the body responsible for managing licences under the Protection of Military Remains Act 1986. Under this Act, it is an offence to carry out activities that may disturb a military crash site without a licence. Southern Water Services Limited ('Southern Water') is seeking development consent for the Hampshire Water Transfer and Water Recycling Project (the Project). The proposals include works that can only be lawfully carried out under licence.
3. The JCCC has engaged with Southern Water to understand the proposals and has provided feedback including identifying changes necessary for the proposals to be licensable. Following this engagement, and in respect of the proposals included in Southern Water's application for development consent (as set out below in more detail), the JCCC confirms that it is not aware of any impediment that would mean a licence would not be granted for these works in the future.
4. Licensable Works:  
  
The need for licensing relates to all intrusive groundworks required for the purposes of laying underground pipelines carried out within the field containing the crash site at Pigeonhouse Farm (NGR SU 64674 06897) and within a 100m radius of the crash site at Frith Farm (NGR SU 57100 12810).
5. The JCCC has reviewed the information it holds in relation to the crash sites, further archaeological information provided by Southern Water, and the proposals for the Project in these areas. Based on the information available at this time and provided to the JCCC, it sees no impediment to a licence under the Protection of Military Remains Act 1986 being granted in the future for the above licensable works.

6. This letter is given without prejudice to the future determination of the application for a licence. Southern Water should note that this letter does not constitute a licence and an application for a licence must be formally submitted to the JCCC in due course and before commencing any licensable activities.

7. I hope this will be sufficient for your current requirements as the project proceeds toward the next stages. Please see below links to Aviation archaeology on gov.uk and also to our "Licence Notes for Guidance" document, which includes the application forms for completion and submission when a licence application needs to be submitted.

[Aviation archaeology - GOV.UK](#)  
[Licence notes for Guidance](#)

Yours sincerely



Grade 7  
Head JCCC & MOD Medal Office



from  
Southern  
Water. 

The Southern Water logo graphic consists of three stylized, white, wavy lines that resemble water waves, positioned to the right of the word 'Water'.