

**Tunbridge Wells Borough Council** 

## Interim Duty to Cooperate Statement for the Draft Local Plan (Regulation 18)

September 2019



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# **1.0 Introduction**

- 1.1 The Localism Act, 2011, introduced a requirement for local planning authorities to cooperate, known as the 'Duty to Co-operate' (referred to as the Duty or DtC below), with other local planning authorities and prescribed public bodies to collaborate and address strategic issues that cross administrative boundaries such as housing, employment and transport in the preparation of a Local Plan.
- 1.2 The purpose of this Interim Duty to Cooperate Statement is to identify and explain how Tunbridge Wells Borough Council (the Council) has collaborated, engaged and cooperated with neighbouring authorities, public bodies and other stakeholders in meeting DtC requirements in the preparation of the Draft Local Plan. It supports the Draft Local Plan (Regulation 18) which is scheduled for consultation between 20 September 2019 and 1 November 2019. It is a 'living' document which will be updated to demonstrate that the Duty has been met and that activities have been on-going and effective during the preparation of the Plan as it progresses to its Regulation 19 submission; and that such engagement will continue beyond the adoption of the Local Plan.
- 1.3 This Interim Statement does not set out every consultation with a Duty body but highlights the most relevant and significant DtC actions that have taken place and the key policy areas where there has been on-going engagement and cooperation between bodies.
- 1.4 Section 33A of the Planning and Compulsory Purchase Act 2004 (as amended by the Localism Act) imposes a duty on local planning authorities to cooperate with other local planning authorities, county councils or other bodies/persons prescribed in Regulation 4 of the Town and Country Planning (Local Planning) (England) Regulations 2012. The prescribed bodies are:
  - Environment Agency
  - Historic England
  - Natural England
  - Mayor of London
  - Civil Aviation Authority
  - Homes and Communities Agency
  - Each Primary Care Trust established under section 18 of the National Health Service Act 2006 or continued in existence by virtue of that section
  - Office of Rail Regulation
  - Transport for London
  - Each Integrated Transport Authority

- Each highway authority within the meaning of section 1 of the Highways Act 1980
- Marine Management Organisation
- 1.5 The Duty requires a local planning authority to engage constructively and on an ongoing basis in the preparation of a development plan or other local development/plan documents, and activities which prepare for and support this in relation to a strategic matter(s).
- 1.6 For the purposes of the Duty to Cooperate, a strategic matter is defined as sustainable development, use of land or strategic infrastructure that has or would have a significant impact on at least two planning areas. These matters can relate to a number of issues such as housing, employment, transport, water/flooding and other forms of infrastructure; and other environmental and nature conservation issues. These matters are set out in more detail below.
- 1.7 The statutory requirements of the DtC are not a choice but a legal obligation. Whilst the obligation is not a duty to agree, cooperation should produce effective and deliverable policies on cross boundary issues in accordance with government policy in the National Planning Policy Framework and Planning Practice Guidance below.
- 1.8 Under Section 20(5) (c) of the above Planning and Compulsory Purchase Act 2004, a Planning Inspector can consider whether the Duty has been complied with as part of the Local Plan Examination.

# 2.0 Policy Background

### **National Policy/Government Guidance**

### The National Planning Policy Framework (NPPF)

2.1 The latest version of the NPPF published in February 2019 confirms (in paragraphs 24 to 27) that local planning authorities and county councils (in two tier areas) are under a duty to cooperate with each other, and with other prescribed bodies, on strategic matters that cross administrative boundaries. Paragraph 25 states that:

"Strategic policy-making authorities should collaborate to identify the relevant strategic matters which need to be addressed in their plans. They should also engage with local communities and other relevant bodies, including Local Enterprise Partnerships, Local Nature Partnerships, the Marine Management Organisation, county councils, infrastructure providers, elected mayors and combined authorities".

- 2.2 Paragraph 26 recognises that effective and on-going joint working between strategic policymaking authorities and relevant bodies is integral to the production of a positively prepared and justified strategy, in particular in determining where infrastructure is necessary and whether development needs that cannot be fully met in one plan area can be met elsewhere.
- 2.3 In addition, paragraph 27 advises, that in order to demonstrate effective and ongoing joint working, strategic policy- making authorities should prepare and maintain one or more 'Statements of Common Ground', documenting the cross-boundary matters being addressed and progress in cooperating to address these. Such statements should be produced using the approach set out in national planning guidance (PPG below).

### **National Planning Practice Guidance (PPG)**

- 2.4 The PPG provides further guidance on meeting the Duty to Cooperate, but mainly advises on Statements of Common Ground and what information they should contain. Strategic policy-making authorities are expected to document the activities undertaken when in the process of addressing strategic cross-boundary matters whilst cooperating, including:
  - working together at the outset of plan-making to identify cross-boundary matters which will need addressing;
  - producing or commissioning joint research and evidence to address crossboundary matters;
  - assessing impacts of emerging policies; and

 preparing joint, or agreeing, strategic policies affecting more than one authority area to ensure development is coordinated

These activities need to be tailored to address local circumstances.

### The existing Development Plan

2.5 The Development Plan for the borough currently comprises of three documents which should be read in conjunction with each other; the saved Tunbridge Wells Borough Local Plan 2006 policies, the Tunbridge Wells Borough Core Strategy 2010 and the Tunbridge Wells Site Allocations Local Plan 2016:

#### Tunbridge Wells Borough Local Plan 2006

2.6 The 2006 Local Plan provides local planning policies which account for both change and conservation in the borough. However, since its adoption some changes have been made as a result of the 'saving' of policies in March 2009, the adoption of the Core Strategy in June 2010 and the adoption of the Site Allocations Local Plan in July 2016. Therefore, some policies which are no longer valid have been removed.

#### Core Strategy 2010

2.7 The Tunbridge Wells Borough Core Strategy was adopted by the Council in June 2010. The Core Strategy sets out the spatial vision for the borough to 2026, identifying the level of new growth required and the locations where it should take place.

#### **Tunbridge Wells Site Allocations Local Plan 2016**

2.8 The main purpose of this Site Allocations document is to allocate specific land for housing, employment, retail and other land uses to meet the identified needs of the communities within Tunbridge Wells borough to 2026 and beyond. This follows the strategic objectives and sustainable development objectives set out within the adopted Core Strategy (2010) above.

#### The new Local Plan

#### Tunbridge Wells Borough Issues and Options consultation 2017

- 2.9 The Issues and Options consultation was the first borough-wide public consultation undertaken by the Council with regard to the preparation of the new Local Plan. The public consultation took place over a period of six weeks between Tuesday 2 May and Monday 12 June 2017 and was carried out in accordance with Regulation 18 of the Town and Country Planning (Local Planning) (England) Regulations 2012.
- 2.10 The Issues and Options consultation document included the following:

- 1. A set of draft objectives for the new Local Plan that give an indication of the expected scope of the Plan's Strategy.
- Identification of the main issues and challenges relevant to future development in the borough which will be addressed in the new Local Plan, based on seven themes: 1. Natural and Built Environment, 2. Infrastructure, 3. Housing, 4. Economy, 5. Transport and Parking, 6. Leisure and Recreation and 7. Sustainability
- 3. Five potential strategy options for the distribution of new development within the borough, together with commentary on the implications of each.
- 2.11 The main purposes of the consultation were: to publicise the preparation of a new Local Plan, seek early views from a wide cross section of the community, stakeholders and other local planning authorities, on what the Local Plan should seek to achieve over the plan period and to invite comments on potential strategy options for delivering new homes, employment space, retail and leisure facilities in Tunbridge Wells borough.
- 2.12 The consultation also provided opportunity for respondents to identify any additional issues that were considered relevant to preparing a new Local Plan and any alternative development scenarios that it was thought appropriate for the Council to consider.
- 2.13 The following provides a summary of the level and breadth of responses received to the Issues and Options consultation:
  - 551 individual responses;
  - A total of 6,686 comments;
  - 465 responses from residents and individuals;
  - 39 responses from organisations and companies (developers and agents);
  - 15 responses from parish and town councils;
  - 14 responses from statutory bodies and utilities;
  - 11 responses from resident, amenity, and other groups;
  - 7 responses from adjoining authorities.
- 2.14 All the responses and representations received to the Issues and Options consultation, including those received from other local planning authorities, county councils and statutory bodies have been carefully considered and taken into account in the development of the Draft Local Plan (Regulation 18).

#### Tunbridge Wells Draft Local Plan (Regulation 18)

2.15 When adopted at the end of the Local Plan review process, the Draft Local Plan will replace the three existing Plans above, with a plan period running from 2016 and planning for development across the borough to 2036. The Draft Local Plan is

supported by a robust evidence base and takes account of a number of relevant national and local policies and strategies.

- 2.16 The evidence base, comprising studies, research reports, technical papers, topic papers and other information, has informed, and will continue to inform, the preparation of the Local Plan. This includes studies in relation to housing, employment, Green Belt, flood risk, landscape, etc. All of the evidence base and other supporting documents can be viewed on the Council's website.
- 2.17 The Draft Local Plan has also been informed by, and is consistent with, other Tunbridge Wells Borough Council plans and strategies, including the Council's Five Year Plan (a corporate strategy), the Economic Strategy, and the Housing Strategy amongst others, which shape and direct the future of the borough.

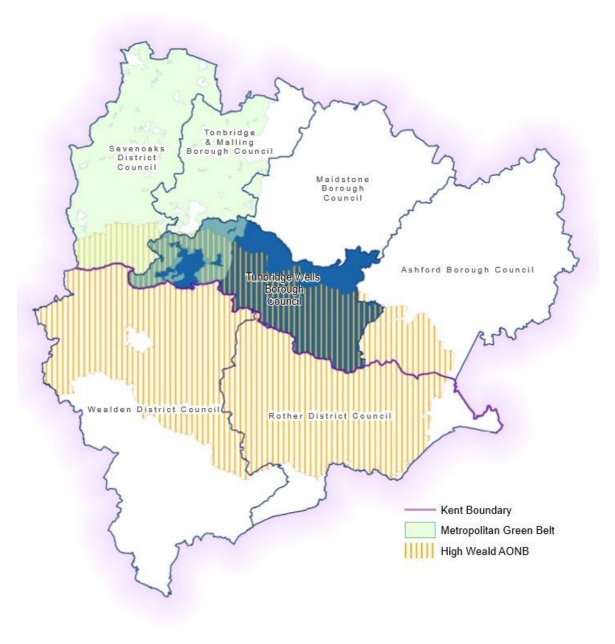
#### **Neighbourhood Development Plans**

2.18 Neighbourhood Development Plans (NDPs) were also introduced under the Localism Act 2011 above, to allow plan and decision making to be carried out at a more local level. NDPs need to conform with national policy, local adopted plans and other legal requirements. Amongst other things, these plans can be used to develop a shared local vision through identifying the location of any new housing and employment/businesses. The Council has been working with a number of parish councils in the borough to progress their NDPs as well as liaising with adjoining authorities where cross boundary issues may occur in the preparation of an NDP.

# 3.0 Tunbridge Wells area and context

3.1 The borough of Tunbridge Wells lies in the south west of Kent, bordering the county of East Sussex to the south. It covers an area of 326 square kilometres. The borough borders the adjoining local authorities of Sevenoaks, Tonbridge & Malling and Maidstone in Kent and Rother and Wealden in East Sussex, as shown in Figure 1 below.

Figure 1



- 3.2 Royal Tunbridge Wells forms the majority of the main urban area and provides a significant proportion of the main social, cultural and economic opportunities in the borough. Southborough, located to the immediate north, also lies within the main urban area with Royal Tunbridge Wells, but has a separate smaller town centre.
- 3.3 Paddock Wood is a small town located in the north of the borough and benefits from good transport links and a wide range of higher order facilities. The western edge of the town abuts the Green Belt with some areas of flood risk in the north.
- 3.4 Cranbrook is an attractive, vibrant rural town located in the east of the borough within the High Weald Area of Outstanding Natural Beauty (AONB) and like Paddock Wood has a range of higher order facilities. The settlement of Hawkhurst to the south east, also located in the AONB, has a wide range of retail and community facilities. Both of these settlements support a wide rural hinterland.
- 3.5 The borough is also home to a variety of village settlements, each with its own character and providing key facilities. Most of these settlements are located in the High Weald AONB and some in the western part of the borough are also in the Green Belt. In addition, there are a number of hamlets and other more remote clusters of buildings and farmsteads dispersed across the borough, many of which are located in the High Weald AONB and/or Green Belt and rely on larger, nearby settlements for facilities and services.
- 3.6 Heritage assets of the borough include 27 Conservation Areas, over 2000 listed buildings, 12 Scheduled Ancient Monuments and over 40 Historic Parks and Gardens. This, and the high quality landscape across the borough, with 70% designated as part of the much larger High Weald Area of Outstanding Natural Beauty (AONB), provides a high quality environment, attracting a significant amount of tourism.
- 3.7 The borough supports a wide network of biodiversity sites, including Sites of Special Scientific Interest, Local Wildlife Sites, Sites of Local Nature Conservation Value and four Local Nature Reserves. As well has having a number of parks and commons, the borough also has in excess of 650 Tree Preservation Orders, including substantial areas of ancient woodland.
- 3.8 Around 22% of the western part of the borough surrounding the settlements of Royal Tunbridge Wells, Southborough and Pembury is Metropolitan Green Belt.
- 3.9 The borough also has good transport links to London by train and motorway links to the nearby M25.

# 4.0 Meeting the Duty to Cooperate

- 4.1 The Council has sought to actively and constructively engage with county and neighbouring local authorities and the prescribed bodies on an on-going basis, in the following ways:
  - On-going meetings and discussions to agree and discuss a way forward in respect of key cross boundary issues
  - Discussions between elected Members and officers from neighbouring authorities
  - Meetings/engagement with other strategic planning/working groups including those relating to specialist issues such as nature and the environment
  - On-going preparation and production of Statements of Common Ground
  - The production of joint evidence base documents with others
  - The exchange of ideas and input into the studies/evidence base of other local authorities
  - Responding to the various stages of Local Plan consultations of other authorities; and in reverse inviting them to make representation on the Tunbridge Wells Local Plan Issues and Options and Draft Local Plan (Regulation 18)
  - Undertaking an independent peer review (Planning Advisory Service) in respect of the preparation of the Local Plan and related Duty to Cooperate activities
  - Workshop sessions with various organisations and groups to discuss the growth strategy and any relevant cross boundary issues, particularly infrastructure
- 4.2 The Council holds and maintains a meeting log of all meetings and engagement with county and neighbouring local authorities, prescribed bodies and other groups

### **Cooperation between authorities**

4.3 TWBC has been working with a number of other authorities in identifying and working on strategic, cross boundary issues. These authorities include:

#### **Kent Authorities**

- Kent County Council
- Tonbridge & Malling Borough Council and Sevenoaks District Council
- Ashford Borough Council, and Maidstone Borough Council

#### Authorities outside of Kent

- East Sussex County Council
- Other authorities: Adjoining: Rother District Council and Wealden District Council.

#### Other Authority related groups:

- West Kent Duty to Co-operate meetings Tunbridge Wells Borough Council, Tonbridge & Malling Borough Council and Sevenoaks District Council
- Kent Gypsy and Traveller Planning Group includes all the Kent authorities listed above.
- Ashdown Forest Working Group Tunbridge Wells Borough Council, Wealden District Council, Mid Sussex District Council, Lewes District Council, Sevenoaks District Council and also Natural England. This group is chaired by the South Downs National Park Authority.
- 4.4 The plan-making situation in neighbouring authorities is set out in the table below:

Table 1: The plan-making situation in neighbouring authorities

Other Local Planning Authorities (LPAs) plan-making positions.		
Ashford – Adopted Local Plan, February 2019		
Maidstone – Adopted Local Plan, October 2017		
<b>Rother</b> – Adopted Core Strategy, September 2014. An additional Development and Sites Allocation Local Plan was submitted in January 2109. Results of its Examination which took place in May 2019 are awaited		
<b>Sevenoaks</b> – Submitted Local Plan April 2019. Examination to take place 24 September to mid November 2019		

**Tonbridge & Malling** – Submitted Local Plan, January 2019. Examination dates are awaited.

**Wealden** – Submitted Local Plan, January 2019. Results of Examination which took place June/July 2019 are awaited

#### **Shared Production of evidence**

- 4.5 For some evidence based work and to aid the assessment of strategic housing and economic need issues, it has been useful to undertake work with others; such as the following studies commissioned in partnership with Sevenoaks District Council:
  - Strategic Housing Market Assessment 2015
  - Economic Needs Study 2016

- Historic Environment Review (Part 1) 2017
- 4.6 These studies and how TWBC has cooperated on strategic issues with some of the above authorities are discussed in more detail below under the themed headings: Housing, Economy, Infrastructure etc.
- 4.7 The Council has also been involved in, and continues to undertake, extensive duty to cooperate discussions with Kent County Council in terms of its role as the upper tier local authority, minerals and waste local planning authority, and infrastructure provider.

### Statements of Common Ground (SoCGs)

4.8 The following information highlights the progress being made/that has been made in relation to the production of SoCGs with neighbouring authorities:

#### Sevenoaks District Council

- 4.9 TWBC produced a SoCG with SDC in May 2019. This is attached at Appendix 1. The key outcomes were:
  - It is recognised that TWBC and SDC are part of established and recognised Housing Market Areas and Functional Economic Market Areas
  - **Housing** SDC cannot meet need but both authorities will continue to engage and review this prior to the five year review post adoption of their plans
  - Economic Development SDC can meet own needs however opportunities for joint working in relation to economic matters including, employment, retail and leisure and town centre uses will continue to be explored prior to the five year review post adoption of both plans
  - Environment/Ashdown Forest SDC and TWBC will continue to form part of Ashdown Forest Working Group and implement the actions of the SoCGs for this
  - **Infrastructure** both authorities will continue to liaise and work together with infrastructure providers on cross boundary matters

### Tonbridge & Malling Borough Council (TMBC)

4.10 TMBC – there have been considerable discussions with TMBC under the DtC, and these are ongoing. The proposed distribution of development would have a potential impact on parts of TMB and infrastructure: there are specific references to working closely with TMBC on masterplanning as part of the proposals for development at Tudeley and Capel/Paddock Wood.

4.11 In addition, TWBC, SDC and TMBC are working towards producing a West Kent SoCG to address cross boundary issues pertinent to all three authorities and may be broadened to include other infrastructure issues such as flooding.

#### Maidstone Borough Council (MBC)

4.12 TWBC produced a SoCG with (MBC) in August 2016. This is attached at Appendix 2. The main outcome of this statement was that MBC is able to meet its own objectively assessed need for housing and does not require TWBC to accommodate a proportion of this housing need. It was also agreed that TWBC and MBC lie in separate housing market areas. However, both authorities have continued to cooperate and work together on this and other arising cross boundary issues: again there are specific references to working closely with TMBC on masterplanning as part of the proposals for development at Tudeley and Capel/Paddock Wood.

#### Wealden District Council (WDC)

4.13 The SoCG between TWBC and WDC has been drafted and is awaiting final sign off.

### **Rother District Council (RDC)**

4.14 Discussions have been held with RDC on strategic planning matters, with particular reference to the emerging Tunbridge Wells Borough Local Plan. Further discussions are planned as RDC embarks on its new Local Plan. There is no current SoCG, but this will be prepared following these further discussions.

### Ashford Borough Council (ABC)

4.15 TWBC is still in discussion with ABC and a SoCG has not yet been finalised.

#### Ashdown Forest Working Group

4.16 As above, members of this group include TWBC, WDC, Mid Sussex DC, Lewes DC, SDC and Natural England. The Council has been actively involved on wider duty to cooperate matters affecting the Ashdown Forest, a European site protected under the Habitat Regulations. More details in relation to this are provided under the Environmental issues section below. Two SoCGs have been produced by this group, one relating to visitor pressure (completed in December 2018) and one to vehicle emissions facilitated by the South Downs National Park (completed in April 2018). These SoCGs are attached at Appendix 3 and 4.

# Cooperation between prescribed bodies and other bodies

4.17 The Council has engaged with the following prescribed and other bodies in the preparation of the Draft Local Plan:

Prescribed Body	Engagement/Discussion dates	Involvement/key outcomes
Environment Agency	Early engagement November 2016 Issues and Options consultation 2017 Stakeholder consultation with infrastructure providers in July/August 2018, March/April 2019 and June 2019	Flooding is an issue which could have implications for TWBC and other neighbouring authorities such as TMBC and SDC. There have been specific on- going discussions and engagement with KCC and the EA in relation to the Strategic Flood Risk Assessment (SFRA) work undertaken by TWBC, in particularly in relation to the Capel/Paddock Wood and Tudeley area and Royal Tunbridge Wells. Outcomes include: flood alleviation schemes for Paddock Wood and Five Oak Green and other minor alleviation/culverting schemes; and proposed flood mitigation measures recommended in the SFRA such as flood defence and strategic storage, for the Paddock Wood area in response to the proposed growth strategy.
Historic England (HisE)	Early engagement in 2016 Issues and Options Consultation 2017	Early engagement involved discussion and recommendations on how the Council's emerging Heritage Strategy should be taken forward. A Historic Environment Study was commissioned jointly by TWBC and SDC. Policy recommendations in HisEs response to the Issues and Options were considered in the formulation of new development management policies relating to the historic environment/heritage assets in the Draft Local Plan.
Natural England (NE)	Issues and Options Consultation 2017	Policy recommendations in NEs response to the Issues and Options were considered in the formulation of

Table 2: Prescribed bodies (under Section 33A)

Prescribed Body	Engagement/Discussion dates	Involvement/key outcomes
	Involved in regular meetings as a member of the Ashdown Forest Working Group (above)	new development management policies such as EN11 Net gains: biodiversity in the Draft Local Plan.
		Involved in discussions on cross boundary environmental issues relating to the Ashdown Forest resulting in the production of relevant studies, policies and two SoCGs (as above)
Health related bodies - West Kent Clinical Commissioning Group (CCG) and NHS Trust	Early engagement November 2016 Issues and Options consultation 2017 Stakeholder consultation with infrastructure providers in July/August 2018, March/April 2019 and June 2019	Continuous engagement with CCG in relation to emerging strategy and implications for primary care provision. Outcomes – GP surgeries (some of the existing GP surgeries are used by residents outside the borough): development, improvements, extensions to a number of existing GP surgeries, and new surgeries where applicable e.g .Capel/Paddock Wood Area and safeguarding of land for new surgery in Horsmonden. Hospital and other services – identified existing hospital at Pembury may need to be extended to serve the West Kent Area (including areas outside the borough) and Local Care Hubs which will be located nearby but outside the borough and will serve Tunbridge Wells residents
Network Rail, South Eastern Rail and KCC (Railways)	Meeting August 2018 IDP consultation 2019	Local Plan Growth Strategy indicates that Network Rail will undertake further modular studies in coming years to look in more detail at particular areas of the network in Kent
Highways England (HE)	Met with TWBC and KCC in November 2018 and June 2019	HE responded to Issues and Options 2017. Agreed to assess impact of proposed growth strategy on A21 and concluded no additional works needed to A21
KCC Highways	Numerous meetings with TWBC over the Local Plan review process, including meeting with HE above.	Worked as part of Officer Working Group identifying a deliverable Transport Strategy. Assessment of over 300 sites submitted as part of the call for sites. Have worked closely with consultants on a Transport Assessment

Prescribed Body	Engagement/Discussion dates	Involvement/key outcomes
		in relation to the Local Plan's proposed growth strategy and mitigation
		measures (including cross boundary issues).
East Sussex County Council (ESCC) Highways	Responded to IDP consultation in 2019	ESCC are considering a study/bid for major roadworks to the A26 in East Sussex.

#### Table 3: Other Bodies

Other bodies	Engagement/Discussion dates	Involvement/key outcomes
Kent Nature Partnership (KNP)	Regular meetings have taken place over the course of development of the Draft Local Plan	KNP policy recommendations and advice have been incorporated into some of the new development management policies in section 6 of the Draft Local Plan
High Weald AONB Unit	Regular meetings have taken place over the course of development of the Draft Local Plan	The AONB Unit's recommendations and advice have been incorporated into some of the new development management policies in section 6 of the Draft Local Plan
Upper Medway Internal Drainage Board (Flood Risk)	As per the EA section above and KCC Flooding section below	As per the EA section above and KCC Flooding section below
Southern Water (waste water)	Early engagement November 2016 Issues and Options consultation 2017 Stakeholder consultation with infrastructure providers in July/August 2018, March/April 2019 and June 2019	No major growth schemes committed at present but works are due to be carried out (next year) in the Paddock Wood area to increase pipe capacity. Further details are awaited in respect of reviewing the capacity network for the proposed growth at Capel/Paddock Wood.

Other bodies	Engagement/Discussion dates	Involvement/key outcomes
South East Water (water supply)	Early engagement November 2016 Issues and Options consultation 2017 Stakeholder consultation with infrastructure providers in July/August 2018, March/April 2019 and June 2019	The provision of water supply/service for the proposed growth strategy in the Draft Local Plan can be accommodated satisfactorily within the requirements of the SE Water Management Plan 2019 and Revised Water Resources Management Plan 2020-2080
KCC Education	Early engagement November 2016 Issues and Options consultation 2017 Stakeholder consultation with infrastructure providers in July/August 2018, March/April 2019 and June 2019	Liaison with KCC (Education) has been a continuous process over the development of the Draft Local Plan – individual meetings, specific site discussions and district liaison meetings. Outcomes: proposed extension of two existing primary schools; extension of existing secondary school and new secondary school; new learning hub in RTW for adult education (all of which may serve residents outside the borough)
KCC – Leading Local Flood Authority	Early engagement November 2016	Flooding is an issue which could have implications for neighbouring authorities such as TMBC and SDC. There have been
	Issues and Options consultation 2017 Stakeholder consultation with infrastructure providers in July/August 2018, March/April 2019 and June 2019	specific on-going discussions and engagement with KCC and the EA in relation to the Strategic Flood Risk Assessment (SFRA) work undertaken by TWBC, in particular in relation to the Capel/Paddock Wood and Tudeley area and Royal Tunbridge Wells. Outcomes include: flood alleviation schemes for Paddock Wood and Five Oak Green and other minor alleviation/culverting schemes; and proposed flood mitigation measures recommended in the SFRA such as flood defence and strategic storage, for the Paddock Wood area in response to the proposed growth strategy.

Other bodies	Engagement/Discussion dates	Involvement/key outcomes
West Kent Partnership Infrastructure and Transport Group (includes Bus Operators and KCC Public Transport Team)	Meeting held with a number of bus operators in January 2019 to discuss proposed growth strategy in Local Plan IDP consultations in 2018 and 2019	Funding for enhanced bus services (cross boundary) Looking at ways to improve services to rural areas

### **Cross boundary strategic issues**

### Housing

- 4.18 TWBC has been working closely with other authorities in discussions on meeting their objectively assessed housing need, which may have cross boundary implications. Paragraph 60 of the NPPF advises that any unmet need within neighbouring authorities should also be taken into account in establishing the amount of housing to be planned for.
- 4.19 Supporting Guidance also advises that identifying the 'housing market area' is appropriate to assist in preparing policies for meeting housing need across local authority boundaries.
- 4.20 The Council's Strategic Housing Market Assessment (SHMA) defines the relevant housing market area as being the 'West Kent Housing Market Area' (HMA), which includes SDC, TMBC and TWBC and extends to include Crowborough, Hawkhurst and Heathfield. In terms of 'best fit' to local authority boundaries, Sevenoaks borough has the greatest association with Tunbridge Wells borough; and therefore a joint SHMA was commissioned with this authority. Tonbridge & Malling borough is effectively split, with part of the borough (Tonbridge) relating to this HMA, and part (Malling) towards Maidstone. In any event, given the various cross-boundary interactions, consideration is given to the housing need and supply situation in all neighbouring local authority areas.
- 4.21 Of the LPAs with submitted Local Plans in Table 1 above, Wealden DC and Tonbridge and Malling BC both indicate that they are meeting their local housing needs, although as both Local Plans are currently at examination, they are subject to change. Sevenoaks DC has a housing need of 707 dwellings/year, equivalent to 11,312 dwellings over its plan period (2019-2035). However, its identified supply leaves a shortfall of some 1,900 dwellings. It does not have any arrangement in place to meet this unmet need at the present time, and
- 4.22 SDC made a formal request to TWBC as to whether it could meet any of its unmet need. It is also constrained by similar Green Belt and AONB issues as TWBC.

- 4.23 The SoCG signed between TWBC and SDC indicates that TWBC is currently unable to meet SDC's unmet housing need but will review the situation, post adoption of both Plans.
- 4.24 MBC met its housing need in full through its Local Plan. Although a review is just beginning, it is too early to know if it will be able to meet its future need. However, it has previously met its housing need and is not so constrained by Green Belt or Area of Outstanding Natural Beauty (AONB) designations. Ashford BC has met its housing need through its very recently adopted Local Plan up to 2030.
- 4.25 RDC has recently set out its intention to prepare a new Local Plan, but has yet to undertake substantive work on it, so there is no indication of an unmet need.
- 4.26 In relation to accommodation for Gypsies and Travellers, a needs assessment has been undertaken, which shows an outstanding locally-derived need for additional pitches over the plan period in the borough. However, the very low level of unauthorised caravans in the borough suggests that there is no need for a transit site, although this will be kept under review as part of ongoing liaison with other Kent authorities.
- 4.27 At present, TWBC is able to meet their housing need although this relies on the release of Green Belt land within the borough and some development in the AONB, including major development. Given these constraints, TWBC will not be able to meet the unmet need of others. Further detail and justification for the Council's proposed growth strategy and housing need is set out in the Distribution of Development Topic Paper 2019 and Housing Needs Assessment Paper 2019.

#### **Economic/Employment**

- 4.28 As above, the Economic Needs Study (2016) was carried out jointly with SDC by consultants, Turleys it was considered that the assessment of economic needs across
- 4.29 Functional Economic Market Areas (FEMA's) aligns with the guidance in the PPG, although there is no standard approach to defining such geographical relationships.
- 4.30 TWBC also considers that Sevenoaks District and Tunbridge Wells borough share important economic linkages which also extend to cover parts of neighbouring Tonbridge & Malling borough. This reflects evidence of commuting flows, and has become defined as a sub- regional economy through the West Kent Partnership.
- 4.31 As part of the Economic Needs Study work, the consultants carried out a stakeholder workshop on the 16 March 2016 with a range of stakeholders who were invited to explore a number of topics by way of facilitated discussions in relation to employment provision within the borough. Local business groups, significant employers, landowners, agents, neighbouring authorities and Kent County Council all attended the session which received positive feedback.

- 4.32 With regard to Retail and Leisure development, in line with the DtC, Nexus (the consultants appointed on behalf of TWBC) worked in collaboration with officers from TWBC in engaging with neighbouring local planning authorities in order to identify future capacity and pipeline schemes within competing retail centres. The pipeline schemes of interest were considered to be those of a nature and scale which could have the effect of consolidating their retail offer and enhancing their market share. Sevenoaks District, Maidstone Borough and Ashford Borough all provided responses to this which was fed in to the Retail and Leisure Study 2017. Additionally, TWBC has provided comments to neighbouring authorities on their methodology and catchments for the production of retail and leisure studies to inform the work of other local planning authorities in the production of their Local Plans.
- 4.33 TWBC is seeking to meet its identified employment land and retail needs in full through the retention, intensification and extension of existing defined Key Employment Areas and in particular a strategic extension into the Green Belt on land at Kingstanding Way, Royal Tunbridge Wells and mixed use town centre enhancements primarily within Royal Tunbridge Wells and Paddock Wood. However, TWBC will continue to engage through the wider DtC forum with other neighbouring authorities in relation to economic and retail matters, as the Plan progresses.

#### Infrastructure

- 4.34 There are a number of infrastructure issues which are particularly relevant to cross boundary considerations including in the main, transport, health and education as well as flood risk.
- 4.35 As part of the production of the Council's Infrastructure Delivery Plan (IDP), the relevant service providers have been engaged throughout the process through a number of consultations and input to the draft policies and proposed site allocations in the Draft Local Plan. Summarised details of this are set out in the Prescribed Bodies and Other Bodies tables 2 and 3 above. Full details of this process are set out in the Council's IDP which details the infrastructure requirements across the borough over the plan period.
- 4.36 Kent County Council and East Sussex County Council have both been formerly consulted and have provide input on any cross boundary issues in relation to education and transport where it is considered that the planned growth would have an impact on neighbouring East Sussex.
- 4.37 The West Kent Clinical Commissioning Group has also been involved throughout the process and has assessed the proposals against their practice mapping which covers a number of geographical areas also extending in to neighbouring authorities as well as discussions with their counterparts in East Sussex.
- 4.38 In relation to flooding and flood risk, discussions have been held with the Environment Agency and Kent County Council as the Lead Local Flood Agency in the production of the Council's Strategic Flood Risk Assessment and the Council is

also part of the Medway Flood Partnership and Medway Flood Action Group dealing with such issues as the Leigh Expansion and Hildenborough Expansion Scheme– with a number of other Local Authorities affected – including TMBC and SDC.

4.39 Infrastructure issues relating to transport, water/flood risk, education and health have also formed a standard discussion point with neighbouring authorities as part of regular DtC meetings and any potential issues/concerns have been raised at these meetings and recorded.

#### **Environmental Issues**

- 4.40 As above, the Council has been actively involved on wider duty to cooperate matters affecting the Ashdown Forest, a European site protected under the Habitat Regulations. Cross boundary issues of visitor pressure and vehicle emissions have the potential to adversely affect the protected habitats and species found in the Ashdown Forest. The Council has been working in partnership with other affected authorities to commission studies, undertake detailed analysis, and to develop policy to ensure planned development can go ahead without causing harm to this designated site.
- 4.41 Two formal partnerships covering these issues are in operation: one to address visitor pressure, the Strategic Access Management and Monitoring (SAMMS) partnership; and one to address vehicle emissions, the Ashdown Forest Working Group (AFWG). As above, SoCGs have been signed in respect of both issues, with Tunbridge Wells Borough Council being a party to both as attached at Appendices 3 and 4.

# 5.0 Conclusions

5.1 This Interim Duty to Cooperate Statement sets out the Council's approach to undertaking the DtC with neighbouring authorities and other relevant bodies whilst following government procedure and guidance within a complex planning policy framework. The information included in this Interim Statement demonstrates that TWBC has sought to actively undertake a process of on-going collaborative, constructive engagement working with others in progressing cross boundary strategic matters in the preparation of the Draft Local Plan to date. This Duty and engagement will be on-going as the Plan progresses.

# Appendices

Note: Appendices 1 to 4 have been published separately alongside this document on the website as they do not meet accessibility regulations. If you would like to be provided with the appendices in an alternative format, please contact Planning Policy by emailing <u>planning.policy@tunbridgewells.gov.uk</u> or phoning 01892 554056.

# Appendix 1: Statement of Common Ground between Tunbridge Wells Borough Council and Sevenoaks District Council

# Appendix 2: Statement of Common Ground between Tunbridge Wells Borough Council and Maidstone Borough Council

# Appendix 3: Statement of Comment Ground Ashdown Forest Working Group (relating to visitor pressure)

# Appendix 4: Statement of Common Ground Ashdown Forest Working Group (relating to vehicle emissions)

If you require this document in another format, please contact:

Planning Policy Planning Services Tunbridge Wells Borough Council Town Hall Royal Tunbridge Wells Kent TN1 1RS

Telephone: 01892 554056

## **Statement of Common Ground**

as agreed between

Tunbridge Wells Borough Council and Sevenoaks District Council Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

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3. Actions going forward

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Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

#### 1. Introduction

The basis for preparing this Statement of Common Ground

- 1.1 This Statement of Common Ground (SCG) has been prepared by Tunbridge Wells Borough Council (TWBC) together with Sevenoaks District Council (SDC). It reflects the agreed position between the parties.
- 1.2 The purpose of this SCG is to set out the basis on which TWBC and SDC have actively and positively agreed to work together to meet the requirements of the Duty to Cooperate. TWBC have prepared their Local Plan for Regulation 18 consultation from September to November 2019. SDC have prepared their Local Plan for submission in spring 2019. This statement also describes the established mechanisms for ongoing cooperation on strategic matters.
- 1.3 Under section 33A of the Planning and Compulsory Purchase Act 2004 (amended by section 110 of the Localism Act 2011) and in accordance with the National Planning Policy Framework (NPPF) 2019 it is a requirement under the Duty to Cooperate for local planning authorities, county councils and other named bodies to engage constructively, actively and on an on-going basis in the preparation of development plan documents and other local development documents. This is a test that local authorities need to satisfy at the Local Plan examination stage and is an additional requirement to the test of soundness.
- 1.4 The Duty to Cooperate applies to strategic planning issues of cross boundary significance. Local authorities all have common strategic issues and as set out in the National Planning Practice Guidance (NPPG) "local planning authorities should make every effort to secure the necessary cooperation on strategic cross boundary matters before they submit their Local Plans for examination." The statutory requirements of the Duty to Cooperate are not a choice but a legal obligation. Whilst the obligation is not a duty to agree, cooperation should produce effective and deliverable policies on strategic cross boundary matters in accordance with the government policy in the NPPF, and practice guidance in the NPPG.
- 1.5 The administrative areas set out in Appendix A show that TWBC and SDC share a common boundary and hence are required to work cooperatively in an effective way to address key strategic matters pertaining to these areas. It is acknowledged that the areas are also part of established and recognised Housing Market Areas and Functional Economic Market Areas.

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Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

#### 2. Key Matters

The NPPF defines the topic areas considered to be strategic matters (para 20). Those strategic matters relevant to TWBC and SDC are explored below.

2.1 Housing

- 2.1.1 Government policy places much emphasis on housing delivery as a means for ensuring economic growth and addressing the current national shortage of housing. The NPPF is very clear that "strategic policy-making authorities should establish a housing requirement figure for their whole area, which shows the extent to which their identified housing need (and any needs that cannot be met within neighbouring areas) can be met over the plan period".
- 2.1.2 Sevenoaks District and Tunbridge Wells Borough share a functional housing market area as set out within the Strategic Housing Market Assessment which was produced jointly by the two authorities. This study identified that Sevenoaks and Tunbridge Wells fall within a West Kent Housing Market Area which includes Sevenoaks, Tonbridge and Tunbridge Wells and extends to include Crowborough, Hawkhurst and Healthfield. The SHMA also identifies cross-boundary interactions with the northern parts of Rother and Wealden districts in East Sussex, between Swanley and Dartford; and with London.
- 2.1.3 The Sevenoaks and Tunbridge Wells SHMA concludes that "The principal adjoining authorities with a strong relationship would be Tonbridge & Malling, Wealden and Rother. Equally the commissioning authorities would need to engage with those authorities in respect of any unmet housing needs arising from these other authorities' areas. We would also advise the Councils to engage with the Greater London Authority and London Boroughs In respect of any unmet needs arising from London".
- 2.1.4 SDC has undertaken its Regulation 19 consultation on a Local Plan that includes proposed Green Belt release but also outlines a degree of unmet housing need. SDC is constrained by the Green Belt (93%) and the Area of Outstanding Natural Beauty (AONB) (60%) and it is noted that SDC cannot meet its need in full within its own administrative area. SDC's Regulation 19 Plan outlines a housing supply of 9,410 units. Based on a requirement of 707 units per annum, or 11,312 units in total over a 16 year period (2019-35), this leads to an unmet housing need of approximately 1,900 units (or 17% of the requirement).
- 2.1.5 Discussions have taken place with neighbouring authorities in the HMA to discuss assistance with any unmet need, but no authority to date has been in a position to assist SDC with its unmet need.
- 2.1.6 TWBC is currently preparing its second Regulation 18 version of the Draft Local Plan for consultation, which includes the vision, objectives and growth strategy, overarching strategic policies, place shaping policies and detailed Development Management Policies.
- 2.1.7 TWBC is also constrained by the Green Belt (22%) and the Area of Outstanding Natural Beauty (70%) as well as areas of flood risk and traffic congestion. The Regulation 18 Draft Local Plan identifies the need for 13,560 dwellings in accordance with the Standard

Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

Methodology. Taking into account homes already built since 2013 and sites benefiting from planning permission and allocations within the existing Site Allocations Local Plan, TWBC is aiming to allocate land to meet the remaining balance of 8,914 (Note: this is still subject to change following ongoing work)dwellings. TWBC is seeking to meet its full objectively assessed need across the borough through development at a number of settlements, strategic release of Green Belt at Paddock Wood/Capel to allow expansion of the settlement and a new garden settlement within the Green Belt at Tudeley also within Capel Parish.

- 2.1.8 It is understood that, at present, TWBC is unable to assist SDC with unmet housing need, due to the constraints on both local authorities, and their inability to meet housing needs beyond their own, irrespective of unmet needs elsewhere.
- 2.1.9 Consequently, both councils will continue to work together and identify the position as both TWBC and SDC prepare to review their Local Plan every 5 years.

#### Actions

- TWBC and SDC will engage through the wider Duty to Cooperate forum with other neighbouring authorities outside the West Kent housing market area in relation to housing related matters, including unmet need, five year housing land supply, best fit HMAs, affordability, London's growth, large scale developments and opportunities for meeting any unmet need.
- TWBC and SDC to each undertake a 5 year review of their respective Local Plans.

#### 2.2 Economic Development

- 2.2.1 It is considered that Tunbridge Wells and Sevenoaks form part of a wider regional economy, within which many areas share important economic relationships with London. There is also a more localised geography that has historically functioned as a sub-regional economy and which shares similar economic characteristics. It is considered that Sevenoaks district, Tunbridge Wells and Tonbridge and Malling boroughs share a functional economic market area. This reflects evidence of commuting flows and has become defined as a sub-regional economy through the West Kent Partnership.
- 2.2.2 TWBC and SDC carried out a joint Economic Needs Study (2016) in order to inform their respective Local Plans taking into account the recognised functional economic relationships. This identified a need for 11.6ha of new employment land within SDC and 11-14ha within TWBC. Additionally both authorities have carried out their own Retail and Leisure studies which seek to identify the retail, leisure, town centre needs over the Plan period, recognising the functional geography of these areas and the catchment areas for retail and leisure patterns across the wider sub-region.
- 2.2.3 TWBC is seeking to meet its identified employment land and retail needs in full through the retention, intensification and extension of the existing defined Key Employment Areas, in particular a strategic expansion in the Green Belt at land at Kingstanding Way, Royal

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Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

Tunbridge Wells and mixed use town centre enhancements primarily within Royal Tunbridge. Wells and Paddock Wood.

- 2.2.4 SDC is seeking to meet its employment and retail, town centre needs in full through the retention of existing employment sites and the potential for intensification/expansion at the Vestry Trading Estate and around the Dunbrik A25 area. SDC is seeking to meet its retail and leisure needs through the promotion of a number of mixed use development sites within Sevenoaks, Swanley and Edenbridge.
- 2.2.5 Both Councils will continue to operate existing joint working arrangements through the wider Duty to Cooperate forum to ensure that suitable provision can be made as appropriate.

#### Actions:

- TWBC and SDC to engage through the wider Duty to Cooperate forum with other neighbouring authorities outside the functional economic market area in relation to economic related matters, including employment land and retail and town centre development.
- TWBC and SDC to each undertake a 5 year review of the Local Plan and the evidence base that informs it. Opportunities for continuing joint working arrangements will be explored where appropriate/advantageous.
- 2.3 Conservation and enhancement of natural and historic environment Ashdown Forest
- 2.3.1 Both authorities have been actively involved in wider duty to cooperate matters affecting Ashdown Forest, a European site protected under the Habitat Regulations. Cross boundary issues of visitor pressure and vehicle emissions have the potential to adversely affect the protected habitats and species found on the Ashdown Forest.
- 2.3.2 TWBC and SDC have been working in partnership with other affected authorities to commission studies, undertake detailed analysis, and to develop policy to ensure planned development can go ahead without causing harm to the designated site. Both authorities are part of two formal partnerships covering these issues: one to address visitor pressure, "The Strategic Access Management and Monitoring (SAMMS) partnership"; and one to address vehicle emissions, the Ashdown Forest Working Group. The Ashdown Forest Steering Group has worked with the Planning Advisory Service as a pilot to produce a Statement of Common Ground, setting out a joint approach to this internationally-designated site.

#### Actions:

 TWBC and SDC to continue to be active members of the two working groups and undertake the actions set out in the signed Statements of Common Ground and any additional work/liaison as necessary. Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

### 2.4 Cross boundary infrastructure

- 2.4.1 There are a number of cross boundary infrastructure issues that have an impact on both authorities including schools, education, health, roads, active travel etc. Any relevant issues are discussed and explored at the regular Duty to Cooperate meetings between the two authorities as well as with other agencies/stakeholders such as Kent County Council Education and Highways, and the West Kent Clinical Commissioning Group (WK CCG).
- 2.4.2 In relation to highway infrastructure, TWBC and SDC are committed to continue working together in partnership, with the aim of ensuring the necessary highways improvements to support sustainable growth delivered in a timely manner over the period of the TWBC and SDC Local Plans. TWBC and SDC recognise that securing sufficient funding to deliver highway improvement schemes is important. The two parties are committed to working together to secure the necessary funding and will positively consider all available mechanisms.
- 2.4.3 TWBC and SDC are committed to continued partnership working, including exploring joint bids to unlock funding to support sustainable growth and the necessary infrastructure in the local authority areas over the Local Plan period. TWBC and SDC will keep each other fully informed of any changes to any significant infrastructure needs and will continue to liaise on these matters at all levels and for all types of development, where appropriate, including through planning applications that are cross boundary.

#### Actions:

 TWBC and SDC to continue to liaise and work together with the infrastructure providers on all cross boundary infrastructure matters, including planning applications. Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

### 3. Actions going forward

Key Issue	Agreed Action
Housing	TWBC and SDC will engage through the wider Duty to Cooperate forum with other neighbouring authorities outside the West Kent housing market area in relation to housing related matters, including unmet need, five year housing land supply, best fit HMAs, affordability, London's growth, large scale developments and opportunities for meeting any unmet need, prior to a 5 year review of the respective Local Plans.
Economic Development	TWBC and SDC will continue to engage through the wider Duty to Cooperate forum with other neighbouring authorities outside the West Kent functional economic market area in relation to economic development matters, including the provision of employment land, retail, leisure and town centre uses. Opportunities for joint working will be explored as appropriate as part of a 5 year review of respective Local Plans.
Environment/Ashdown Forest	TWBC and SDC will continue to form part of the Ashdown Forest working group and Implement actions set out in the signed Statements of Common Ground.
Infrastructure '	TWBC and SDC will continue to liaise and work together with the infrastructure providers on all cross boundary infrastructure matters, including planning applications.

In addition to the agreed position between TWBC and SDC, both authorities are also working with Tonbridge & Malling Borough Council (TMBC) on a West Kent Statement of Common Ground, to address key strategic cross-boundary matters pertinent to all three authorities. The scope of the West Kent Statement of Common Ground may be broadened to cover other infrastructure issues which are pertinent and relevant to either two or all three of the West Kent authorities, for example infrastructure in relation to flood risk.

# 4. Signatories/Declaration

3.1

Signed on behalf of Tunbridge Wells Borough	Signed on behalf of Tunbridge Wells Borough Council (Councillor)	
Council (Officer)		
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Position: HEAD OF PLANNING	Position: PORTFOLIO HOWFR PURANING	
Date: 2/5/2019	Date: 21-5-19	

Signed on behalf of Sevenoaks District Council		Signed on behalf of Sevenoaks District Council	
(Officer)		(Councillor)	
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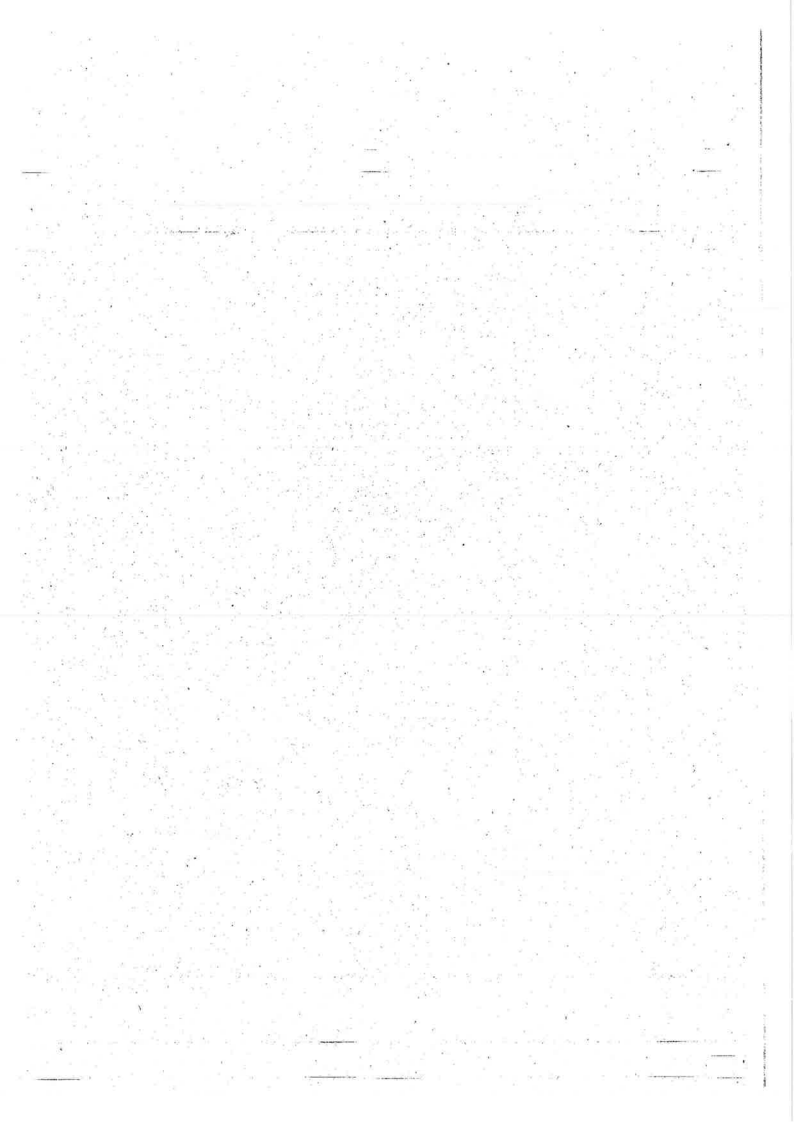
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Statement of Common Ground - Tunbridge Wells Borough Council and Sevenoaks District Council, May 2019

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# Maidstone Borough Local Plan 2016 Examination

**Statement of Common Ground** 

### As agreed between

Maidstone Borough Council

and

# Tunbridge Wells Borough Council

# August 2016

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### INTRODUCTION

- This Statement of Common Ground has been prepared jointly by Maidstone Borough Council ('MBC') and Tunbridge Wells Borough Council ('TWBC').
- 2. This Statement sets out confirmed points of agreement between MBC and TWBC on the key cross boundary issues with regard to the Maidstone Borough Local Plan 2016 ('the Local Plan') and its supporting evidence base, with the aim of assisting the Inspector during the Examination of the Local Plan. It should be read in conjunction with the Duty to Co-operate Compliance Statement (SUB 008) which was submitted with the Local Plan.

### AGREED MATTERS

3. The following matters are agreed:

### **Objectively assessed need for housing**

- 4. The Local Plan provides for Maidstone borough's full objectively assessed need for housing at the base date of 1<sup>st</sup> April 2016 within Maidstone borough's boundaries. It is agreed that MBC does not require TWBC to accommodate a proportion of its objectively assessed need for housing.
- 5. TWBC is in the early stages of preparing a new Local Plan which will cover the period to 2033. TWBC's approved Local Development Scheme (April 2016) sets out the timetable for the preparation of the new TWBC Local Plan as follows: Regulation 18 informal public consultation in April 2017 (issues and options) and January 2018 (preferred options), Regulation 19 public consultation in October 2018, submission of the TWBC Local Plan in March 2019 and adoption in January 2020.

- 6. As the preparation of the new TWBC Local Plan is at such an early stage, TWBC is not yet in a position to confirm if its objectively assessed need for housing will be met within Tunbridge Wells borough boundaries. TWBC has not requested that MBC accommodate a proportion of its objectively assessed need for housing.
- It is agreed that Maidstone borough and Tunbridge Wells borough lie within separate housing market areas.

### Duty to Co-operate

- 8. The Duty to Co-operate Compliance Statement (SUB 008) submitted with the Local Plan chronicles the extent and nature of positive engagement with TWBC during the preparation of the Local Plan.
- 9. It is agreed that MBC has fully complied with the Duty to Co-operate with TWBC during the preparation of the Local Plan with respect to matters of strategic importance between the two boroughs.
- 10. It is agreed that the two councils will continue to co-operate and work together on strategic cross-boundary issues.

### MATTERS NOT AGREED

11. [none]

### AGREEMENT

Signed On behalf of Maids	tone Borough Council	
Name & position	Signature	Date
<b>Rob Jarman</b> , Head of Planning & Development	22/8/16	2240/16

Signed On behalf of Tunbridg	e Wells Borough Council	
Name & position	Signature	Date
Kelvin Hinton, Acting Head of Planning	Section Section	19.08.16
Planning Policy Manager		

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# **Recreational Impact**

# **Statement of Common Ground for Ashdown Forest:**

Agreed between the following Local Planning Authorities listed below:

Lewes District Council Mid Sussex District Council Sevenoaks District Council Tandridge District Council Tunbridge Wells Borough Council Wealden District Council

And

# **Natural England**

# Introduction

1. This statement has been agreed between those Local Planning Authorities, listed above, hereafter referred to as the SAMMS Partnership, where the issue of visitor pressure on Ashdown Forest Special Protection Area potentially arises from new development within their district/ borough. It has been prepared in line with Duty to Co-operate principles and accepted practice in relation to statements of common ground. It is intended that this Statement of Common Ground will assist the members of the SAMMS Partnership in determining planning applications and in Local Plan preparation and ensure, so far as practicable, a consistent approach across the relevant areas. As statutory consultee, Natural England is also a party to this statement.

# Background

2. The Ashdown Forest is designated as a Special Protection Area (SPA) and Special Area of Conservation (SAC). In this regard the Habitats Directive and the Conservation of Habitats and Species Regulations 2017, known as the Habitats Regulations, are relevant.

3. Ashdown Forest is a Natura 2000 site (also known as a European site) and is situated within Wealden District. It is designated as a Special Area of Conservation for its heathland habitat and as a Special Protection Area for the bird species that it supports. It contains one of the largest single continuous blocks of lowland heath in south-east England, with both European dry heaths and, in a larger proportion, wet heath.

4. The site is designated as an SAC on account of the following interest features and species:

Wet heathland and dry heathland; and

Great crested newts.

5. The site is designated as an SPA on account of the following species:

Nightjar; and

Dartford warbler

6. The Conservation of Habitats and Species Regulations 2017 requires the competent authority (which, in the context of planning decision-making and plan making is the local planning authority) to consider whether it can exclude the possibility that 'likely significant effects' on a European site will arise from a plan or project (which includes Local Plans and planning applications). If a likely significant effect from a plan or project cannot be excluded then an appropriate assessment of

the implications for the site in view of that site's conservation objectives is required. Recent case law of the Court of Justice of the European Union<sup>1</sup> indicates that in "screening" proposals for likely significant effects on European Sites, mitigation measures should be disregarded. However, such measures can be considered when carrying out an appropriate assessment. "Appropriate assessment" is not defined in the legislation and domestic case law indicates that the question of what is "appropriate" is a matter of judgement for the relevant decision maker.

7. Work undertaken on behalf of Natural England (using data from a visitor survey carried out in 2008<sup>2</sup>) identifies that the Ashdown Forest SPA species are vulnerable to visitor pressure (i.e. disturbance of ground nesting birds by recreational users of Ashdown Forest such as by walkers and dogs, particularly those off leads) which may increase as a result of new development in the area. The special character and size of Ashdown Forest is such that it attracts visitors from some distance, and hence new developments within Wealden District but also beyond that District in adjoining planning authorities may increase visitor pressure on the SPA.

8. In order to understand the pattern and origin of visitors to Ashdown Forest visitor surveys have been conducted in 2008 and 2016 and this information will be updated through monitoring and surveys in the future<sup>3</sup>.

# Matters agreed between the members of the SAMMS Partnership

9. Applying the precautionary principle, the SAMMS Partnership agree that there is a likely significant effect 'in combination' from recreational impacts on the Ashdown Forest SPA from housing and potentially other relevant development within certain locations within their borough/ district. It is also agreed that mitigation will be required to prevent an adverse impact upon the integrity of Ashdown Forest SPA. It is agreed

<sup>&</sup>lt;sup>1</sup> People Over WIND and Sweetman (Environment – Conservation of natural habitats – Judgment) [2018] EUECJC-323/17 (12 April 2018)

<sup>&</sup>lt;sup>2</sup> Ashdown Forest Visitor Survey UE Associates 2009

<sup>&</sup>lt;sup>3</sup> The SPA Monitoring Strategy identifies that a visitor survey will be undertaken every five years. Quantitative monitoring may be undertaken throughout the year, such as car park counts.

that the extent and type of mitigation is for each competent authority to determine. However, it is agreed that there is a role for Strategic Access Management and Monitoring (SAMM) for all relevant local authorities as part of the approach to mitigation.

10. The SAMMS Partnership will work together on the formation and operation of a legal partnership for Strategic Access Management and Monitoring regarding Ashdown Forest SPA to address issues arising from visitor pressure.

11. Another part of the approach to mitigation is the provision of Suitable Alternative Natural Greenspace (SANGs) associated with new residential development within or close to the 7km zone. Wealden, Mid Sussex and Lewes have already secured SANG sites. Whilst SANG sites are an integral part of the strategic mitigation they may be taken forward individually or collaboratively by local planning authorities depending on their location and any identified need established through a Habitats Regulations Assessment (HRA). Proposals for future SANGs may be discussed by the SAMMS partnership but fall outside the scope of this Statement of Common Ground.

12. The SAMMS Partnership will continue to work together on the commissioning and analysis of visitor surveys to agree strategic mitigation measures, and the strategic area where development proposals resulting in a net increase in dwellings will require mitigation to address visitor pressure upon the Ashdown Forest SPA according to the principles set out below.

a) Taking into account monitoring results, the SAMMS Partnership agree to work together on a strategic approach to mitigation and the zone(s) within which they will seek development contributions towards the strategic mitigation measures.

b) It is the advice of Natural England that it is reasonable for new developments within a zone where residents frequently visit Ashdown Forest to contribute to mitigation measures and that the objective of a jointly agreed strategic zone for mitigation is to capture the majority of new frequent visitors to Ashdown Forest. It is clearly not possible or practical to capture all new visitors to a designated site recognising that some will come from very far distances. Additionally capturing a defined percentage of visitors is less relevant than the distance at which frequent visitors to Ashdown Forest drop in numbers. This ensures that any "significant" impact is addressed by strategic measures to the point that residual impacts would not be considered significant.

c) A strategic 7km zone for SAMM is currently in operation or proposed by all the signatory authorities but there is no objection by any one signatory against another to the current interim approach employed by any authority in the application of a zone or zones until such time as there is agreement on any new zone and the supporting policy is adopted by each authority.

d) Based on current evidence it is agreed that 7km remains the most appropriate distance for a strategic zone that all partners could support in principle as the 2016 visitor survey shows that this would capture the majority of frequent visitors to Ashdown Forest. Formal support and adoption of the zone and any attributable tariffs by each authority would be dependent upon the outcomes of their own Strategic Environmental Assessment (SEA) and HRA work for their Local Plan and formal adoption by the relevant Authority.

e) It is recognised there might be for each authority considerations beyond any agreed strategic zone but that is a matter for each authority to consider and justify, as the competent authority, as part of their own SEA/ HRA work.

f) Policies and approaches to mitigation measures within each local planning authority and their administrative district affecting the agreed strategic mitigation zone will be reviewed as necessary by the authorities in circumstances such as the emergence of new evidence, policy and legislation. If new evidence is presented, any potential implications that this may have on a strategic approach or the SAMM Strategy may be considered jointly by the partnership. It will be for each authority to determine whether any changes to their own policies are necessary alongside plan reviews.

g) The analysis of the visitor survey for the purposes of identifying the strategic zone of influence and any other zone that authorities consider, should be based on postcodes and distance from the edge of the SPA rather than distance travelled to access points. This is a more practicable approach and can reasonably be applied consistently across local authority areas. h) As far as reasonably practical each authority will advise and consult the other members of the SAMMS Partnership on any proposed work and findings on the analysis of visitors, SEA or HRA or other work related to the consideration of mitigation zones.

i) The agreed details of the mitigation for SAMM are contained within the SAMM Tariff Guidance Document which is underpinned by a legal agreement between the relevant authorities.

# Signed

Lewes District Council

Name: Leigh Palmer Interim Head of Planning

Date: 18 December 2018

Mid Sussex District Council

Name: Cllr. Andrew MacNaughton, Cabinet Member for Housing and Planning

Date: 20<sup>th</sup> December 2018

Sevenoaks District Council

Name: Richard Morris, Chief Planning Officer,

Date: 09 January 2019

Tandridge District Council

Name: Chief Executive Louise Round

Date: 19 December 2018

Tunbridge Wells Borough Council

Name: Cllr Alan McDermott - Deputy Leader of TWBC; Portfolio Holder for Planning & Transportation

Date: 09 January 2019

Wealden District Council

Name: Isabel Garden Director of Planning, Policy & Environmental Services

Date: 18 December 2018

Natural England

Name: Marian Ashdown

Date: 07 January 2019

# Ashdown Forest Statement of Common Ground

Prepared by The South Downs National Park Authority, Chair of the Ashdown Forest Working Group

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# I. Introduction

# The basis for preparing this Statement of Common Ground

- 1.1 This Statement of Common Ground (SCG) has been prepared by the South Downs National Park Authority (SDNPA) and is signed by the following members of the Ashdown Forest Working Group (AFWG):<sup>1</sup> the SDNPA, Lewes District Council, Eastbourne Borough Council, Tunbridge Wells Borough Council, Mid Sussex District Council, Tandridge District Council, Crawley Borough Council, Sevenoaks District Council, Rother District Council, East Sussex County Council (as the relevant Minerals and Waste Planning Authority), West Sussex County Council and Natural England. It should be noted that Wealden District Council (WDC) is a member of the AFWG and were involved in the drafting of this document; WDC did not sign the SCG. The signatories of this SCG have been self-selected and come from the AFWG. Further details of this group are set out below. The preparation of the SCG has been facilitated by the Planning Advisory Service (PAS).
- 1.2 The purpose of this SCG is to address the strategic cross boundary issue of air quality impacts on the Ashdown Forest Special Area of Conservation (SAC) arising from traffic associated with new development. It provides evidence on how the authorities have approached the Duty to Co-operate, clearly setting out the matters of agreement and disagreement between members of the AFWG.
- 1.3 The first section of the SCG introduces the document and explains the background to this cross boundary strategic issue. The second section sets out six key matters on HRA methodology for plan-making with which authorities either agree or disagree with or have no position on. Finally, actions going forward and summary conclusions are given.
- 1.4 The SCG highlights a number of different approaches towards undertaking HRA work. It identifies that participating local planning authorities (LPAs) consider they have taken a robust and proportionate approach to the evidence base in plan making, producing in combination assessments which they consider to have been undertaken soundly. Natural England notes that some of the approaches differ and consider that it is up to individual LPAs to determine the specific approach they use. Natural England advise that approaches proportionate to the risk are acceptable and it is not necessary for all LPAs to use exactly the same approach.
- 1.5 The different LPAs have used different consultants to undertake their Habitats Regulations Assessments (HRAs). AECOM are the HRA consultants for the SDNPA, Lewes District Council, Tunbridge Wells Borough Council, Tandridge District Council, East Sussex County Council and Sevenoaks District Council. Urban Edge Environmental Consulting, Amey and Arup are the HRA consultants for Mid-Sussex District Council. Crawley Borough Council, Eastbourne Borough Council and Rother District Council have not currently engaged HRA consultants as they have up to date adopted Local Plans.
- 1.6 Ashdown Forest is also designated as a Special Protection Area (SPA). It should be noted that this Statement addresses the potential impact pathway of air quality on the Ashdown Forest SAC only and does not discuss matters of recreational pressure on the Ashdown Forest SPA.

<sup>&</sup>lt;sup>1</sup> Tonbridge and Malling Borough Council are members of the Working Group but are not a signatory of this Statement on the basis of advice from Natural England. T&MBC continue to be part of the group to observe.

This is addressed through the working group of affected authorities that have assisted in the production of the Strategic Access Management and Monitoring Strategy.

# Background to the issue

# Ashdown Forest SAC

1.6 Ashdown Forest is a Natura 2000 site and is also known as a European site. It is a Special Area of Conservation (SAC) designated for its heathland habitat (and a population of great crested newt). Further details regarding the reason for its designation are set out in Appendix I. Ashdown Forest SAC is located in Wealden District, East Sussex as shown on the map in Appendix 2.

# Habitats Regulations Assessment

1.7 The Conservation of Habitats and Species Regulations 2017 (known as the Habitats Regulations) require an appropriate assessment of the implications for the site in view of that site's conservation objectives to be carried out for any plan or project where there are likely to be significant effects on a European site, alone or in combination with other plans or projects. The Ashdown Forest SAC features are vulnerable to atmospheric pollution from a number of sources including motor vehicles. There is a potential impact pathway from new development and associated increases in traffic flows on the roads such as the A275, A22 and A26, which traverse or run adjacent to the SAC. The emissions from these vehicles may cause a harmful increase in atmospheric pollutants which may adversely affect the integrity of the European site.

# High Court Judgement

1.8 In March 2017 a legal challenge from Wealden District Council (WDC) was upheld by the High Court on the Lewes District and South Downs National Park Authority Joint Core Strategy (Lewes JCS)<sup>2</sup> on the grounds that the HRA was flawed because the assessment of air quality impact on the Ashdown Forest SAC was not undertaken 'in combination' with the increase in vehicle flows likely to arise from the adopted Wealden Core Strategy. This resulted in the quashing of Policies SP1 and SP2 of the Lewes JCS, insofar as they apply to the administrative area of the South Downs National Park, at the High Court on 20 March 2017.

# Wealden DC Responses to other LPAs Plan Making and Decision Taking

- 1.9 It should be noted that the representation from WDC on the Pre-Submission version of the South Downs Local Plan and to the draft Lewes Local Plan Part 2 objects to their HRAs. Objections have also been made by WDC to the Main Modifications consultation on the Mid Sussex Local Plan. The South Downs National Park Authority, Lewes District Council and Mid Sussex District Council do not accept the objections made by Wealden District Council on the HRA work undertaken for their Local Plans and consider that the assessments undertaken are robust, reasonable and sound.
- 1.10 Since work started on this Statement of Common Ground, WDC have objected to planning applications in Tunbridge Wells Borough, Rother District, Lewes District, Mid Sussex District, Tandridge District, Horsham District, Sevenoaks District, Hastings Borough and Brighton & Hove City. The objections all centre on the issue of nitrogen deposition on Ashdown Forest.

<sup>&</sup>lt;sup>2</sup> Wealden District Council vs Secretary of State for Communities and Local Government, Lewes District Council and South Downs National Park Authority, and Natural England. [2017] EWHC 351 (Admin) http://www.bailii.org/ew/cases/EWHC/Admin/2017/351.html

This Statement of Common Ground is about plan-making rather than the determination of planning applications and so does not address these letters of objection.

# Ashdown Forest Working Group

- 1.11 Following the High Court judgement, the SDNPA led on convening and now chairs the AFWG, which first met in May 2017. The group's members are listed in paragraph 1.1 of this SCG. This HRA matter has arisen for these authorities through their Local Plan work, through WDC objections to planning applications, or due to proximity to strategic roads traversing Ashdown Forest. As set out in legislation, Natural England is a statutory consultee on HRA and is providing advice on the outputs from the air quality modelling. The county councils, as well as the independent consultants mentioned in paragraph 1.5 provide advice in regard to transport evidence that has and is being undertaken to inform Local Plans.
- 1.12 The shared objective of the working group is to ensure that the impacts of development proposals in emerging local plans on Ashdown Forest are properly assessed through HRA and that, if required, a joint action plan is put in place should such a need arise. The Working Group has agreed to work collaboratively on the issues, to share information and existing work, and to prepare this Statement of Common Ground. The notes of the meetings are set out in Appendix 3.

# 2. Key matters

# **Proportionality**

2.1 There is no universal standard on proportionality and the issue relates to what is the 'appropriate' level of assessment required for Local Plans. Paragraph 182 of the National Planning Policy Framework (NPPF) states that for a local plan to be considered sound it needs to be justified and based on proportionate evidence. The draft CLG guidance<sup>3</sup> makes it clear that when implementing HRA of land-use plans, the appropriate assessment should be undertaken at a level of detail that is appropriate and proportional:

'The comprehensiveness of the assessment work undertaken should be proportionate to the geographical scope of the option and the nature and extent of any effects identified. An AA need not be done in any more detail, or using more resources than is useful for its purpose.'

- 2.2 The AFWG has discussed the issue of proportionality and the following principles were put forward:
  - Where effects are demonstrably small the level of assessment can be justifiably less complex than a bespoke model.
  - Use of the industry standard air quality impact assessment methodology<sup>4</sup> can, if carried out robustly, provide the necessary evidence to inform HRA on the potential effects of a development plan on the Natura 2000 network and Ramsar sites.

<sup>&</sup>lt;sup>3</sup> CLG (2006) Planning for the Protection of European Sites, Consultation Paper

<sup>&</sup>lt;sup>4</sup> The principles in Annex F of the Design Manual for Roads and Bridges (DMRB), Volume 11, Section 3, Part 1 (HA207/07) for the assessment of impacts on sensitive designated ecosystems due to highways works, which Highways England use for all their HRAs, but with the DMRB spreadsheet tool replaced by an appropriate dispersion model e.g. ADMS-Roads and, with appropriate allowance for rates of future improvement in air quality.

• Members of the working group are entitled, but not required, to carry out nonstandard or bespoke assessments; and other members may have regard to the results of those non-standard or bespoke assessments when conducting their own HRAs.

Agree	Disagree	No Position	Reserve judgement
South Downs			
National Park			
Authority			
Tunbridge Wells			
Borough Council			
Sevenoaks District			
Council			
Lewes District			
Council			
Eastbourne Borough			
Council			
East Sussex County			
Council			
Natural England			
Crawley Borough			
Council			
Tandridge District			
Council			
West Sussex County			
Council			
Mid Sussex District			
Council			
Rother District			
Council			

2.3 The named authorities agree with this approach for the following reasons. The approach outlined above sets out parameters for a robust and sound HRA, which is proportionate to the nature of the proposals and likely impacts. Where the spatial extent of the affected area is small then the risk to the integrity of the site needs to be approached in a reasonable and proportionate manner as concluded in the Natural England Research Report (NECR205)5 on small scale effects i.e. for much of the 'affected habitat' SAC features are not present and therefore can be excluded from consideration. With the remaining 'affected area' a proportionate approach to how this area contributes to the overall site integrity should be adopted.

# Local Plan Housing Numbers

2.4 The quantum of development expected in each Local Planning Authority (LPA) area is an important matter as it is a key input into any traffic model. The AFWG has discussed this matter and the following approach is proposed as a general principle for the purpose of making forecasting assumptions relating to neighbouring planning authorities for in combination assessment of plan going forward:

<sup>&</sup>lt;sup>5</sup> CHAPMAN, C. & TYLDESLEY, D. 2016. Small-scale effects: How the scale of effects has been considered in respect of plans and projects affecting European sites - a review of authoritative decisions. Natural England Commissioned Reports, Number 205.

- Where a Local Plan is less than 5 years old, the adopted Local Plan figures should be used, unless the LPA advise in writing that, due to a change in circumstance, an alternative figure should be used or
- Where an emerging Local Plan is at or beyond the pre-submission consultation stage and the LPA undertaking the modelling can be confident of the figures proposed, then the emerging Local Plan figure should be used, or
- For Local Plans that are over 5 years old and considered out of date, and the emerging Local Plan has not progressed, then the OAN/Government Standard Methodology (once confirmed by CLG) should be used, unless otherwise evidenced.

# Table 2: Signatory position on statements above on the approach to identifying appropriate local plan housing numbers to include in modelling for the purposes of forecasting assumptions for HRA air quality modelling.

Agree	Disagree	No position	Reserve judgement
South Downs National		Natural England	
Park Authority			
Lewes District		Tandridge District	
Council		Council	
Tunbridge Wells		East Sussex County	
Borough Council		Council	
Sevenoaks District		West Sussex County	
Council		Council	
Eastbourne Borough			
Council			
Crawley Borough			
Council			
Mid Sussex District			
Council			
Rother District			
Council			

- 2.5 The named authorities agree with this approach for the following reasons: The approach outlined above provides a reasonable and practical way forward to ensure that housing numbers used in future modelling work are selected in a consistent and transparent way and are most robust to inform HRA work.
- 2.6 These named authorities have no position in regards to this approach for the following reasons:
  - Tandridge District Council: will apply this approach for consistency and the Duty to Cooperate.
  - West Sussex County Council: WSCC is not an LPA for housing.
  - East Sussex County Council: ESCC is not an LPA for housing.
- 2.7 Based on the above principle set out in paragraph 2.5, Appendix 4 of the Statement sets out agreed housing numbers at the time of drafting this Statement (December 2017). It is recognised that housing numbers would change often due to the number of authorities that

are signatories to this Statement, and therefore these numbers represent a snapshot in time. In light of this, a further three principles are put forward:

- It is expected that each LPA will confirm housing numbers with individual authorities before running models;
- Housing numbers will be a standing item on the agenda for the Working Group going forward. AFWG members shall notify the working group immediately if events take place (relevant to paragraph 2.5) which require an amendment to Appendix 4. In the absence of any objection within 14 days of notification, Working Group members may use the amended figures pending formal sign-off of the changes to Appendix 4 at the next Working Group meeting.
- The agreement of specific housing numbers as set out in Appendix 4, as updated from time to time is applicable to future modelling runs and does not involve retrospectively re-running models. The focus of future modelling is agreed to be to assess the (in combination) impacts of forthcoming Local Plans, not to retrospectively reassess existing adopted Local Plans.

# Table 3: Signatory position on the statements above regarding housing numbers and air quality modelling.

Agree	Disagree	No position	Reserve judgement
South Downs National		Natural England	
Park Authority			
Lewes District		East Sussex County	
Council		Council	
Sevenoaks District		West Sussex County	
Council		Council	
Tandridge District			
Council			
Eastbourne Borough			
Council			
Crawley Borough			
Council			
Tunbridge Wells			
Borough Council			
Mid Sussex District			
Council			
Rother District			
Council			

- 2.8 The named authorities agree with this approach for the following reasons. The approach outlined above provides a reasonable and practical way forward for LPAs to work together in sharing the latest information on housing numbers to inform future modelling work.
- 2.9 These named authorities have no position in regards to this approach for the following reasons:
  - West Sussex County Council: WSCC is not an LPA for housing.
  - East Sussex County Council: ESCC is not an LPA for housing.

# **Traffic Modelling**

2.10 The key elements of the various traffic modelling approaches are set out in Appendix 5 of this Statement. Appendix 5 includes analysis of the major differences<sup>6</sup>, minor differences and commonalities in traffic modelling undertaken. The AFWG has discussed these approaches for the purpose of future in combination assessments and agree/disagree with the following:

# Geographical Coverage

2.11 This SCG does not set out specific geographical coverage for traffic modelling work. It is a matter for each LPA to determine if modelling is necessary having regard to other sources of traffic flow information, and, to the extent that modelling is considered necessary, the geographic coverage should be sufficiently extensive to enable reasonable and proportionate modelling of flows on Ashdown Forest roads.

Agree	Disagree	No position	Reserve judgement
South Downs National			
Park Authority			
Lewes District			
Council			
Tunbridge Wells			
Borough Council			
Tandridge District			
Council			
Mid Sussex District			
Council			
Sevenoaks District			
Council			
Eastbourne Borough			
Council			
Rother District			
Council			

### Table 4: Signatory position on geographical coverage of their traffic modelling

2.12 The named authorities agree with this approach for the following reasons. The nature of the issue is such that it is not appropriate for a set geographical boundary to be drawn. The above approach outlines a practical, proportionate and robust way forward in combination with the other parameters agreed in the subsections below.

# Road Network in Ashdown Forest

2.13 The following roads through or adjacent to Ashdown Forest are modelled: A22 (Royal Ashdown Forest Golf Course), A22 (Wych Cross), A22 (Nutley), A275 (Wych Cross) and A26 (Poundgate). For peripheral authorities (i.e. those that do not host the SAC) it is considered that impacts would manifest on main (A) roads in the first instance and in usual circumstances. Therefore, it is logical and reasonable to begin by modelling the roads where

<sup>&</sup>lt;sup>6</sup> The words 'major' and 'minor are given their common usage, and are not be restricted to the definition of major development in the Town and County Planning (Development Management Procedure) (England) Order 2015, or to proposals that raise issues of national significance

the impact will be highest and if, when modelling A roads, a conclusions of no likely significant effects is identified then it is not considered necessary to go on to model B and minor roads.

Table 5: Signatory position on which roads through or adjacent to Ashdown Forest are	
modelled	

Agree	Disagree	No Position	Reserve judgement
South Downs National		East Sussex County	Mid Sussex District
Park Authority		Council	Council
Lewes District Council		Natural England	
Tunbridge Wells			
Borough Council			
Tandridge District			
Council			
Eastbourne Borough			
Council			
Crawley Borough			
Council			
Sevenoaks District			
Council			
West Sussex County			
Council			

- 2.14 These named authorities agree with this statement for the following reasons: The above approach sets out a reasonable and logical approach for determining likely significant effects in such a way that is robust and also proportionate. Beginning by modelling the more strategic busiest routes, where impacts will be highest, is an appropriate way to identify likely significant effects. These routes have the greatest current and future flows and are also routes likely to experience greatest change in growth, especially those most likely to be used by residents of authorities some distance from the SAC.
- 2.15 Mid Sussex District Council reserves judgement in regards the approach set out above for the following reasons: Mid Sussex agrees with this practical approach, but has found that in its case it has been appropriate to consider traffic changes on forest roads, which link to mid Sussex District, including the B1110.

# Data types for base year validation

2.16 The data type for the modelling base year is the 24hr Annual Average Daily Traffic (AADT) and uses base flow data provided by WDC for 2014.

### Table 6: Signatory position on the data types for base year validation

Agree	Disagree	No Position	Reserve judgement
South Downs National		East Sussex County	Mid Sussex District
Park Authority		Council	Council
Lewes District Council		Rother District	
		Council	
Tunbridge Wells			
Borough Council			
Tandridge District			
Council			

Eastbourne Borough		
Council		
Crawley Borough		
Council		
Natural England		
Sevenoaks District		
Council		
West Sussex County		
Council		

- 2.17 Rother District Council has no position in regards to the approach set out above for the following reasons: While Rother District Council agrees with the use of AADT as a basis for assessing traffic flows, it has not undertaken recent traffic modelling outside of Bexhill area, so has not considered the use of base flow data. Rather, it draws on the most recent traffic survey results from East Sussex County Council.
- 2.18 Mid Sussex District Council reserves judgement in regards the approach set out above for the following reasons: Mid Sussex believes that this should be the most recent robust and validated data source and this may refer to more recent years.

# Trip Generation Methodology

2.19 Use of TRICS<sup>7</sup> rates. TRICS is the national standard system of trip generation and analysis in the UK, and is used as an integral and essential part of the Transport Assessment process. The system allows its users to establish potential levels of trip generation for a wide range of development and location scenarios.

Agree	Disagree	No Position	Reserve judgement
South Downs National		Natural England	
Park Authority			
Lewes District Council			
Tunbridge Wells			
Borough Council			
Tandridge District			
Council			
Eastbourne Borough			
Council			
East Sussex County			
Council			
Crawley Borough			
Council			
Sevenoaks District			
Council			
West Sussex County			
Council			
Mid Sussex District			
Council			
Rother District Council			

Table 7: Signatory position on trip generation methodology

<sup>&</sup>lt;sup>7</sup> <u>http://www.trics.org/</u>

2.20 These named authorities agree with this approach for the following reasons. The approach outlined above is supported on the basis that TRICS is the most robust available system for LPAs to use in their respective modelling exercises.

# Demand changes assessed in study

2.21 The demand changes assessed are housing and employment. Employment figures are either provided directly by the local authority or TEMPRO includes allowances for growth in jobs. Housing numbers are identified using the methodology set out in paragraphs 2.5 and 2.8 of this SCG. These are per annum based on Local Plans, or alternatively Objectively Assessed Need (as agreed in this Statement) to be used in the National Trip End Model Program (TEMPRO).The growth rate is adjusted according to each scenario as appropriate.

# Table 8: Signatory position on the demand changes assessed in study

Agree	Disagree	No Position	Reserve judgement
South Downs National		Natural England	
Park Authority			
Lewes District Council			
Tunbridge Wells			
Borough Council			
Eastbourne Borough			
Council			
Sevenoaks District			
Council			
Tandridge District			
Council			
West Sussex County			
Council			
Crawley Borough			
Council			
Mid Sussex District			
Council			
Rother District Council			
East Sussex County			
Council			

2.22 The named authorities agree with this approach for the following reasons. TEMPRO is an industry standard database tool across Great Britain, provided by the Department for Transport and therefore forecasting using TEMPRO has a high degree of consistency. TEMPRO can be adjusted with emerging plan figures (as agreed in this Statement) to reflect the latest updates in expected growth.

# Forecasting Growth

- 2.23 There are two key elements to the forecasting of growth arising from Local Plans:
  - In combination assessment of the proposed Local Plan with other plans. For this the 'Do Something' (i.e. the proposed Local Plan) compared with the Base (i.e. all expected traffic growth over the assessment period).
  - The relative contribution of the Local Plan in question to that in combination change. This is difference between Do Something (i.e. with Local Plan) and Do Nothing (without the

Local Plan). To forecast the 'Do nothing' background growth, which is the likely growth of traffic to arise without the proposals set out in the development plan being assessed, the current issued version of TEMPRO available at the date of commencing transport study work is used. TEMPRO is based on a combination of trend based and plan based forecasting, including growth totals for households and jobs at Local Planning Authority level from adopted Local Plans at the time when updating started for the TEMPRO version being used. TEMPRO does not assume that specific housing or employment site allocations or planning consents do or do not go ahead. The difference between the 'Do Nothing' scenario and the scenario which includes the development plan being assessed, shows the relative contribution of that development plan to changes in traffic movements.

Agroo	Disagroo	No Position	Posonyo judgomont
Agree	Disagree		Reserve judgement
South Downs		Natural England	Mid Sussex District
National Park			Council
Authority			
East Sussex County			
Council			
Tandridge District			
Council			
Lewes District			
Council			
Eastbourne Borough			
Council			
Sevenoaks District			
Council			
West Sussex County			
Council			
Crawley Borough			
Council			
Tunbridge Wells			
Borough Council			
Rother District			
Council			

### Table 9: Signatory position on forecasting background growth

- 2.24 The named authorities agree with this approach for the following reasons: The approach outlined above follows a logical, clear and robust methodology and uses TEMPRO an industry standard database tool across Great Britain and therefore forecasting using TEMPRO has a high degree of consistency. It shows the predicted in combination growth of a Local Plan with other plans and projects along with the predicted relative contribution of that Local Plan to any change.
- 2.25 Mid Sussex District Council reserves judgement in regards the approach set out above for the following reasons: Mid Sussex agrees with the use of TEMPRO as a source of basic growth assumptions, but suggests that care is needed in the specification of the 'do nothing' or reference case and development plan case.

# Air quality calculations

2.26 The key features of the air quality calculations methodology are set out in Appendix 6 of this Statement. The AFWG has discussed the following elements of air quality calculations, which are used to support the air quality HRA work and agree/disagree with the following:

### Chemicals monitored and assessed in forecasting

2.27 Nitrogen oxides (NOx which includes nitric oxide (NO) and nitrogen dioxide (NO<sup>2</sup>)), Nitrogen deposition (N), Acid Deposition, and ammonia (NH<sup>3</sup>). The chemicals listed here (excluding ammonia) are those included within the standard methodology8.

# Table 10: Signatory position on the chemicals to be monitored and assessed in forecasting

Agree	Disagree	No Position	Reserve judgement
South Downs		East Sussex County	
National Park		Council	
Authority			
Lewes District		West Sussex County	
Council		Council	
Eastbourne Borough			
Council			
Natural England			
Crawley Borough			
Council			
Sevenoaks District			
Council			
Tunbridge Wells			
Borough Council			
Rother District			
Council			
Tandridge District			
Council			
Mid Sussex District			
Council			

- 2.28 The named authorities agree with this approach for the following reasons. The approach outlined above is based on the industry standard methodology. Ammonia is agreed to be included as best practice going forward in assessment of Ashdown Forest on the basis of specific suitable evidence available.
- 2.29 These named authorities have no position in regards to this approach for the following reasons:
  - West Sussex County Council: WSCC are not actively involved in this work to date.
  - East Sussex County Council: ESCC are not actively involved in this work to date.

# Conversion rates from NOx to N

2.30 This process involves two stages. Firstly, NOx to NO<sup>2</sup> conversion is calculated using Defra's NOx to NO<sup>2</sup> calculator. Secondly, for N deposition, the NO<sup>2</sup> value is multiplied by 0.1, as set

<sup>&</sup>lt;sup>8</sup> Design Manual for Roads and Bridges, Chapter 11, Section 3, Annex F

out in the Design Manual for Roads and Bridges<sup>9</sup> (DMRB) guidance. The multiplication of NO<sub>x</sub> concentrations by a factor is a standard approach set out in DMRB and in Environment Agency guidance<sup>10</sup> or as provided in updated guidance.

Agree	Disagree	No Position	Reserve judgement
South Downs		West Sussex County	Mid Sussex District
National Park		Council	Council
Authority			
Lewes District		East Sussex County	
Council		Council	
Eastbourne Borough			
Council			
Crawley Borough			
Council			
Natural England			
Sevenoaks District			
Council			
Tandridge District			
Council			
Tunbridge Wells			
Borough Council			
Rother District			
Council			

# Table II: Signatory position on conversion rates from NOx to N

- 2.31 The named authorities agree with this statement for the following reasons. The approach outlined follows established guidance as set out in the Design Manual for Roads and Bridges and by the Environment Agency.
- 2.32 These named authorities have no position in regards to this approach for the following reasons:
  - West Sussex County Council: WSCC are not actively involved in this work to date
  - East Sussex County Council: ESCC are not actively involved in this work to date.
- 2.33 Mid Sussex District Council reserves positon in regards the approach set out above for the following reasons: Mid Sussex reserves its position and will take advice from its advisors on this issue at the point of future assessment.

# Background improvement assumptions

2.34 The only Government guidance on this issue (from Defra and DMRB) indicates that an improvement in background concentrations and deposition rates of 2% per annum should be assumed. However, the modelling undertaken by AECOM takes a more cautious approach. Improvements in background concentrations and emission rates follow Defra/DMRB assumed improvements up to 2023, but with background rates/concentrations then being frozen for

<sup>&</sup>lt;sup>9</sup> The Design Manual for Roads and Bridges:

http://www.standardsforhighways.co.uk/ha/standards/dmrb/index.htm

<sup>&</sup>lt;sup>10</sup> Environment Agency. (2011). *Air Quality Technical Advisory Group 06 - Technical guidance on detailed modelling approach for an appropriate assessment for emissions to air.* 

the remainder of the plan period. This is considered a realistic worst case and, averaged over the plan period, is in line with known trends in nitrogen deposition.

Table 12: Signatory position on background improvement assumptions set out in
paragraph 2.39

Agree	Disagree	No Position	Reserve judgement
South Downs		East Sussex County	Mid Sussex District
National Park		Council	Council
Authority			
Lewes District		West Sussex County	
Council		Council	
Tandridge District		Crawley Borough	
Council		Council	
Eastbourne Borough			
Council			
Natural England			
Sevenoaks District			
Council			
Tunbridge Wells			
Borough Council			
Rother District			
Council			

- 2.35 The named authorities agree with this statement for the following reasons: The approach outlined above is considered robust and reasonable. It takes a precautionary approach using a realistic worst case scenario. There is a long history of improving trends in key pollutants (notably NOx) and in nitrogen deposition rates, and there is no reason to expect that will suddenly cease; on the contrary, there is every reason to expect the rate of improvement to increase as more national and international air quality improvement initiatives receive support.
- 2.36 These named authorities have no position in regards to this approach for the following reasons:
  - Crawley Borough Council; the evidence to support the adopted Local Plan screened out the need to undertake an air quality assessment and therefore Crawley has no position as we have not commissioned expertise
  - West Sussex County Council: WSCC are not actively involved in this work to date.
  - East Sussex County Council: ESCC are not actively involved in this work to date.
- 2.37 Mid Sussex District Council reserves positon in regards the approach set out above for the following reasons: Mid Sussex reserves its position and will take advice from its advisors on this issue at the point of future assessment.

# Rate of dispersal from the road

2.38 The use of the dispersion model ADMS-Roads, by Cambridge Environmental Research Consultants, calculating at varied intervals back from each road link from the centre line of the road to 200m, with the closest distance being the closest point to the designated sites to the road.

Agree	Disagree	No Position	Reserve judgement
South Downs		East Sussex County	Mid Sussex District
National Park		Council	Council
Authority			
Lewes District		West Sussex County	
Council		Council	
Tandridge District			
Council			
Eastbourne Borough			
Council			
Natural England			
Crawley Borough			
Council			
Sevenoaks District			
Council			
Tunbridge Wells			
Borough Council			
Rother District			
Council			

# Table 13: Signatory position on the rate of dispersal from the road used

- 2.39 The named authorities agree with this statement for the following reasons: This approach follows the Department of Transport's Transport Analysis Guidance which advises "Beyond 200m, the contribution of vehicle emissions from the roadside to local pollution levels is not significant". In modelling work undertaken for the HRA for the South Downs Local Plan and Lewes District Local Plan, modelled transects show that NOx concentrations and nitrogen deposition rates are forecast to fall to background levels well before 200m from the roadside, therefore there is no value in extending transects any further.
- 2.40 These named authorities have no position in regards to this approach for the following reasons:
  - West Sussex County Council: WSCC are not actively involved in this work to date
  - East Sussex County Council: ESCC are not actively involved in this work to date.
- 2.41 Mid Sussex District Council reserves positon in regards the approach set out above for the following reasons: Mid Sussex reserves its position and will take advice from its advisors on this issue at the point of future assessment.

# Type of habitat included in the assessment e.g. woodland and heathland

2.42 Taking the precautionary approach it is assumed that pristine heathland (the SAC feature) is present, or could be present in the future, at any point on the modelled transects irrespective of existing habitat at that location. However, it is recognised that in practice there are affected areas in which heathland is not present and may never be present (as outlined by Natural England below) and this would need including in ecological interpretation of results'.

<sup>&</sup>lt;sup>11</sup> RDC's position is one of agreement, on the express basis (perhaps as a footnote) that this is accepted as being the reasonable the position of Natural England, as the Government's advisors.

Agree	Disagree	No Position	Reserve judgement
South Downs National		East Sussex County	
Park Authority		Council	
Tandridge District		West Sussex County	
Council		Council	
Lewes District Council			
Eastbourne Borough			
Council			
Natural England			
Crawley Borough			
Council			
Tunbridge Wells			
Borough Council			
Sevenoaks District			
Council			
Rother District			
Council <sup>12</sup>			
Mid Sussex District			
Council			

### Table 14: Signatory position on the type of habitat included in the assessment

- 2.43 Natural England add: This is an appropriate method for screening but on the ground it is rarely the case that all areas of a designated site will include all designated features. There are a number of reasons for this; sometimes features are SSSI notified but not part of the SAC/SPA notification and often a site boundary runs to a recognisable feature such as a field boundary or road for practicality reasons. Therefore areas of site may be considered site fabric as they do not contain and never will contain notified features of an N2K designation. This is something that is considered on a site by site basis dependant on specifics and on conservation objectives. If required the "on the ground" characteristics may be used for more detailed screening or if further assessment is required to ascertain whether plans or projects will have an adverse effect on the integrity of the site.
- 2.44 The named authorities agree with this statement for the following reasons. The approach outlined above takes an appropriate, precautionary and practical approach in modelling and ecological interpretation.
- 2.45 These named authorities have no position in regards to this approach for the following reasons:
  - West Sussex County Council are not actively involved in this work to date
  - East Sussex County Council are not actively involved in this work to date.

# **Ecological Interpretation**

2.46 The section covers principles and methodology for the interpretation of the air quality modelling work to understand the impact of air quality changes on the ecology of Ashdown Forest SAC.

<sup>&</sup>lt;sup>12</sup> RDC's position is one of agreement, on the express basis (perhaps as a footnote) that this is accepted as being the reasonable the position of Natural England, as the Government's advisors.

- 2.47 The development of dose-response relationships for various habitats13 clarifies the rate of additional nitrogen deposition that would result in a measurable effect on heathland vegetation, defined as the loss of at least one species from the sward. For lowland heathland it is indicated that deposition rates of c. 10-15kgN/ha/yr (representative of the current and forecast future deposition rates using background mapping) an increase of 0.8-1.3kgN/ha/yr would be required for the loss of one species from the sward I4. The sites covered in the research had a range of different 'conditions' but the identified trends were nonetheless observable. The fact that a given heathland site may not have been included in the sample shouldn't be a basis for the identified trend to be dismissed as inapplicable. On the contrary, the value of the dose-response research is precisely in the fact that it covered a range of sites, subject to a mixture of different influences, meaning that consistent trends were identified across sites despite differing conditions at the sites involved. Based on the consistent responses (in terms of trend) across the range of habitats studied there is no reason why the identified trends (which have been identified as applying to bogs, lowland heathland, upland heathland, dunes and a range of other habitats) should not apply to all types of heath.
- 2.48 There is a legal need to consider/identify whether there is an 'in combination' effect. However, there is no automatic legal assumption that all contributors to any effect must then mitigate/address their contribution, no matter how small. Not all contributors to an effect will be equal. Far more likely is that there will be a small number of contributors who are responsible for the majority of the exceedance. The identification of those contributors who need to mitigate must be ultimately based on whether mitigating/removing their specific contribution will actually convey any protection to the European site in terms of achieving its conservation objectives (since this is the purpose of the Habitats Directive) and/or whether mitigating the contribution of certain contributors to any effect will sufficiently mitigate that effect.
- 2.49 Within the context of a forecast net improvement in nitrogen deposition, rather than a forecast net deterioration, available dose-response data make it possible to gauge whether the air quality impact of a given plan is not just of small magnitude (which could still meaningfully contribute to an effect 'in combination') but of such a small magnitude that its contribution may exist in theory (such as in the second decimal place of the air quality model) but not in practice on the ground. Such a plan would be one where it could be said with confidence that: (a) there would not be a measurable difference in the vegetation whether or not the plan proceeded, and (b) there would not be a measurable effect on the vegetation whether or not the contribution of the plan was 'mitigated' (i.e. reduced to the extent that it did not appear in the model at all). It would clearly be unreasonable to claim that such a plan would cause adverse effect 'in combination' or that it should be mitigated.

<sup>&</sup>lt;sup>13</sup> Caporn, S., Field, C., Payne, R., Dise, N., Britton, A., Emmett, B., Jones, L., Phoenix, G., S Power, S., Sheppard, L. & Stevens, C. 2016. Assessing the effects of small increments of atmospheric nitrogen deposition (above the critical load) on semi-natural habitats of conservation importance. Natural England Commissioned Reports, number 210.

<sup>&</sup>lt;sup>14</sup> The cited rates are presented Table 21, page 59 of Caporn et al 2016, to illustrate the trends identified (which apply not just to species richness but, as illustrated by other tables in the same report, to other parameters). That table states that at a background rate of 10kgN/ha/yr an additional 0.3 kgN/ha/yr was associated with a reduction in species richness of '1' in lowland heathland sites. At a background rate of 15kgN/ha/yr the same effect was associated with an incremental increase of 1.3 kgN/ha/yr.

Agree	Disagree	No Position	Reserve judgement
South Downs National		West Sussex County	
Park Authority		Council	
Lewes District		East Sussex County	
Council		Council	
Tandridge District			
Council			
Eastbourne Borough			
Council			
Natural England			
Crawley Borough			
Council			
Tunbridge Wells			
Borough Council			
Sevenoaks District			
Council			
Rother District			
Council <sup>15</sup>			
Mid Sussex District			
Council			

# Table 15: Signatory position on ecological interpretation as part of assessments

- 2.50 These named authorities agree with this opinion for the following reasons: The approach outlined above takes an appropriate, precautionary and practical approach in modelling and ecological interpretation.
- 2.51 These named authorities have no position in regards to this approach for the following reasons:
  - West Sussex County Council are not actively involved in this work to date.
  - East Sussex County Council are not actively involved in this work to date.

# Need for mitigation or compensation measures

- 2.52 The AFWG has discussed the possible findings of air quality work currently being undertaken, including the potential need for mitigation or compensation for air quality impacts associated with growth identified in Local Plans.
- 2.53 At present, published HRAs for adopted or emerging Local Plans have not concluded that mitigation or compensation is currently required. However, it is also recognised that the outcomes of ongoing technical modelling and assessments cannot be predicted or predetermined. In this light, the AFWG recognises the value of early discussion of as a 'backpocket' exercise, just in case they subsequently prove necessary. It is emphasised that initial suggestions and consideration of potential mitigation/solutions/compensation should not be interpreted as either a recognition that they will prove necessary, nor as a commitment to eventually pursuing such measures.

<sup>&</sup>lt;sup>15</sup> RDC's position is one of agreement, on the express basis (perhaps as a footnote) that this is accepted as being the reasonable the position of Natural England, as the Government's advisors.

2.54 It is recognised that Wealden District Council as the SAC host, and Natural England, will necessarily have the key lead roles in identifying potential mitigations and/or compensation to benefit the SAC, although all parties may contribute. It is agreed to maintain a table of mitigation options in a transparent manner on an ongoing basis. This should enable all parties to be fully prepared for the possibility of needing to address effects on the SAC, enabling them to do so (if required) without causing undue delay to the planning process.

# Table 16: Signatory position with regard to the need for mitigation or compensation measures

Agree	Disagree	No Position	Reserve judgement
South Downs National		East Sussex County	
Park Authority		Council	
Sevenoaks District		West Sussex County	
Council		Council	
Lewes District			
Council			
Eastbourne Borough			
Council			
Tandridge District			
Council			
Tunbridge Wells			
Borough Council			
Crawley Borough			
Council			
Natural England			
Rother District			
Council			
Mid Sussex District			
Council			

- 2.55 These named authorities have no position in regards to this opinion for the following reasons:
  - West Sussex County Council are not actively involved in this work to date.
  - East Sussex County Council are not actively involved in this work to date.

# 3. Actions going forward

- 3.1 The members of the AFWG will continue to work together constructively, actively and on an on-going basis toward a consensus on the matter of air quality impacts on Ashdown Forest SAC associated with growth identified in Local Plans. The AFWG will continue to share evidence and information, and will work cooperatively together to discuss potential mitigation measures just in case need for these should arise, and will consider other measures to reduce the impact of nitrogen deposition around the Forest as matter of general good stewardship.
- 3.2 The Government consultation document 'Planning for the right homes in the right places' proposes as a minimum that SCG will need to be updated each time a signatory authority reaches a key milestone in the plan making process. The AFWG recognises that this SCG will need to be updated regularly in line with emerging Government policy and in order to reflect emerging evidence and established knowledge of air quality impact on European nature conservation designations.

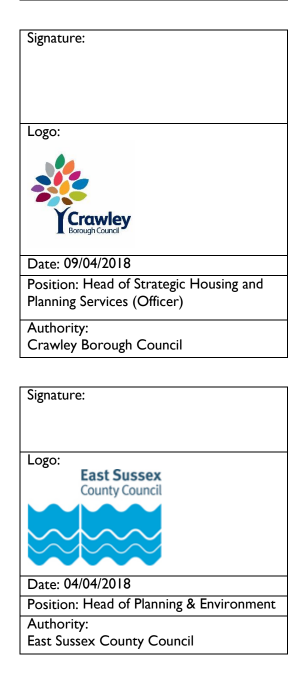
Agree	Disagree	No Position	Reserve judgement
South Downs National			
Park Authority			
Sevenoaks District			
Council			
Tandridge District			
Council			
Lewes District			
Council			
East Sussex County			
Council			
Eastbourne Borough			
Council			
Crawley Borough			
Council			
Natural England			
West Sussex County			
Council			
Tunbridge Wells			
Borough Council			
Rother District			
Council			
Mid Sussex District			
Council			

#### Table 17: Signatory position on actions going forward for the AFWG

#### 4. Summary conclusions

4.1 This Statement of Common Ground has been signed by the following authorities and will be submitted by the SDNPA as part of the evidence base supporting the South Downs Local Plan in April 2018.

Signature:
Logo:
South Downs
National Park Authority
Date: 12/04/2018
Position: Director of Planning
Authority: South Downs National Park Authority





Signature :
Logo:
- 5855
MID SUSSEX
DISTRICT COUNCIL
Date: 12/04/2018
Position: Chief Executive
Authority:
Mid Sussex District Council

Signature:
Logo:
NATURAL ENGLAND
Date 09/04/2018
Position: Sustainable Development Senior Adviser - Sussex and Kent Team
Organisation: Natural England

Signature:
Logo:
Rother District Council
Date: 12/04/2018
Position: Director of the Strategy &
Planning Service
Authority:
Rother District Council

Signature:
Logo: Sevenoaks
District council. Date: 06/04/2018
Position: Chief Planning Officer
Authority: Sevenoaks District Council

Signature:
Logo:
Tandridge District Council
Date: 30/03/2018
Position: Strategic Director of Place
Authority: Tandridge District Council

Signature:
Logo:
Tunbridge Wells Borough Council
Date: 03/04/2018
Position: Head of Planning and
Transportation
Authority:
Tunbridge Wells Borough Council

Signature:
Logo:
west sussex county council
Date: 09/04/2018
Position: Head of Planning Services
Authority: West Sussex County Council
v ese bassex county counter

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#### Appendix I: Ashdown Forest SAC Reasons for Designation

The text below is extracted from the Habitats Regulations Assessment for the Pre-submission South Downs Local Plan, published for consultation in September 2017.

#### **I.I Introduction**

Ashdown Forest contains one of the largest single continuous blocks of lowland heath in south-east England, with both European dry heaths and, in a larger proportion, wet heath.

#### I.2 Reasons for Designation

#### SAC criteria

The site was designated as being of European importance for the following interest features:

Wet heathland and dry heathland

Great crested newts

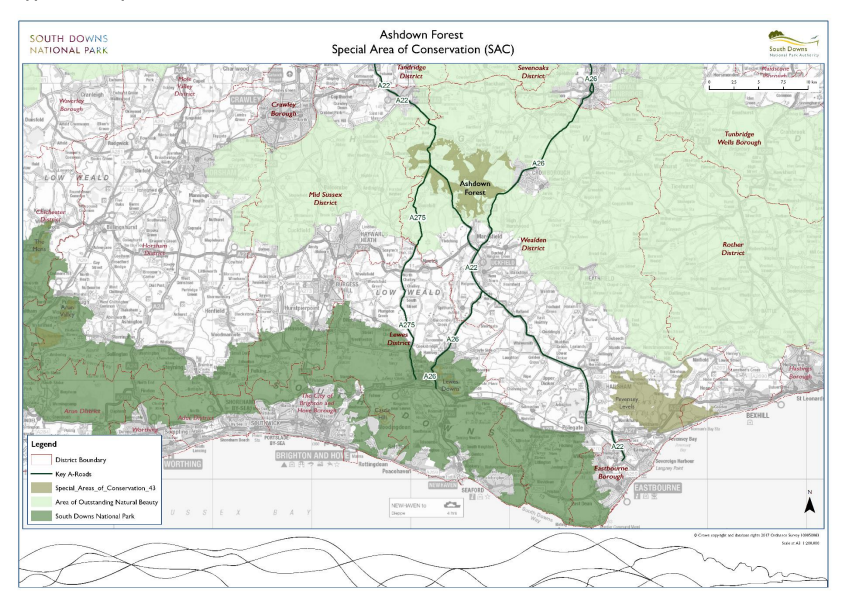
#### **1.3 Historic Trends and Current Pressures**

During the most recent condition assessment process, 99% of the SSSI was considered to be in either 'favourable' or 'unfavourable recovering' condition.

The following key environmental conditions were identified for Ashdown Forest SAC/SPA:

- Appropriate land management
- Effective hydrology to support the wet heathland components of the site
- Low recreational pressure
- Reduction in nutrient enrichment including from atmosphere.

#### Appendix 2: Map of Ashdown Forest



# Appendix 3: Notes from Ashdown Forest Working Group meetings: May 2017 to January 2017

These meeting notes are a summary of officer discussions. The SCG sets out the final positions of each of the signatory organisations at the time of signing and where there are discrepancies the SCG takes precedence.

NOTES OF MEETING ASHDOWN FOREST 10:00 AM, 9<sup>TH</sup> MAY 2017 EASTERN AREA OFFICES, STANMER PARK, BRIGHTON & HOVE

#### Attendees:

Marian Ashdown (MA) – Natural England Marina Brigginshaw (MB) – Wealden District Council Sharon Evans (SE) - Tunbridge Wells Borough Council Jennifer Hollingum (JH) - Mid Sussex District Council Ellen Reith (ER) – East Sussex County Council Kelly Sharp (KS) – Wealden District Council Tondra Thom (TT) – Lewes and Eastbourne Councils Sarah Thompson (ST) – Tandridge District Council Chris Tunnell (CT) – Mid Sussex District Council Lucy Howard (LH) – South Downs National Park Authority Sarah Nelson (SN) - South Downs National Park Authority Kate Stuart (KS) - South Downs National Park Authority Alma Howell (AH) - South Downs National Park Authority

I. Introductions and Reasons for Meeting	Actions
<ul> <li>LH outlined the aims of this meeting which are to discuss:</li> <li>agreeing to work collaboratively on the issues;</li> <li>agreeing to share information and existing work to assist in traffic modelling for HRA work;</li> <li>setting up a working group.</li> </ul>	
2. Key stages with Local Plans and HRA timetables	
SDNPA's Local Plan - Pre-Submission Consultation in September 2017 Tunbridge Wells Local Plan - Issues and Options consultation this Autumn Wealden Local Plan - Pre-Submission Consultation this Autumn Lewes Local Plan Part 2 – Allocations and DM Policies - Pre- Submission Consultation this Autumn Tandridge Local Plan - Pre-submission public consultation early next year Mid Sussex Local Plan – At Examination	

3. Moving on from High Court Decision	All agreed to
LH highlighted that we now need to draw a line under the High Court decision as there will be no appeals or cross appeals. She explained that the group should agree to move forward together to address in combination effects of traffic generation on Ashdown Forest SAC and other affected SAC's.	acknowledge the ruling and agreed to move forward together to address the in combination effects of traffic generation on Ashdown Forest SAC and other SACs
4. Wealden DC's latest work on HRA and Ashdown	
Forest	
LH introduced this item explaining that WDC had undertaken a large amount of work on this matter and that it would be very useful to the group if WDC could set out the main studies, timetables and output for this work. This is because all local authorities affected by this issue need to be broadly using the same information and working from the same base conditions.	MB to send an email to all setting out the details of methodology of work undertaken so far.
MB and KS outlined the work that Wealden had undertaken over the last four years which includes air pollution monitoring on the forest, traffic monitoring, ecology work and transport modelling of future	LH to send David Scully's email to MB and cc all
scenarios looking at Wealden's growth alone and in combination with other local authorities. MB agreed to set out in an email to the group the methodologies of the work undertaken so far.	MB to reply including in her response the issue re:1000 AAD and cc all
LH also mentioned the email that David Scully from Tunbridge Wells had sent to her in advance of the meeting raising a number of technical questions with regards to Wealden's work. MB agreed to try and answer the queries if the email could be sent directly to her and she would copy her response to all. It was also suggested that it would be helpful if this email also explained the issue with using 1000 AADT as the threshold rather than 1% process contribution.	
5. Natural England's latest work on air quality	
methodology for HRA's	
MA explained that in combination effects relating to air pollution on SAC's are complex and widespread and that this is a national issue and a priority for NE. NE has set up a project group to look specifically at this issue in relation to all protected sites in the South East that have exceeded their critical load. New internal guidance is being prepared to help NE specialists provide advice to local authorities undertaking HRA's and will be available in mid-June. This will include where to obtain data, habitat trends, APIS information etc. as well as guidance on policy, avoidance and compensatory measures. The group agreed that it would be useful if some of this information could be sent directly to them.	MA to send to group useful information from this guidance
MA questioned why Rother had not been included in this group. It was agreed that Rother, Crawley and Brighton and Hove should be included. MB agreed to check with their consultants where they felt the main traffic movements were occurring and which authorities were affected.	LH to invite Rother, Crawley and B&H to be part of group and attend future meetings.

LH to circulate table to ascertain who has what information MA to speak to NE's air pollution specialists to identify what data they need. MA then to email MB/KS who will supply the data and cc the group
air pollution specialists to identify what data they need. MA then to email MB/KS who will supply the data and cc
JH to send web link to SNAPs to group. All agreed that this group should establish a SNAP as a way forward and longer term solution
All agreed to set up a working group on Ashdown Forest SDNPA to send out notes of meeting and make arrangements for

In terms of cross boundary working and Member Briefing it was felt that the East Sussex Local Planning Managers Group and East Sussex Strategic Planning Members Group might be useful bodies to report to. However it was recognised that Mid Sussex, Tandridge and Tunbridge Wells were not members of these groups. It was important that officers reported back to their own members.	
<b>9. AOB</b> CT raised the issue of current planning applications that are caught by the High Court Ruling and whether Grampian conditions might be a way forward. MB suggested that this should only be considered once an HRA of the application had been carried out. However in the first instance she advised that a legal opinion should be sought.	

#### NOTES OF MEETING ASHDOWN FOREST 10:00 AM, 21st JUNE 2017 EASTERN AREA OFFICES, STANMER PARK, BRIGHTON & HOVE

#### Attendees:

Marian Ashdown (MA) – Natural England

Marina Brigginshaw (MB) – Wealden District Council

Sharon Evans (SE) - Tunbridge Wells Borough Council

Hannah Gooden (HG) – Sevenoaks District Council

Lucy Howard (LH) – South Downs National Park Authority

Pat Randall (PR) – East Sussex County Council

Ellen Reith (ER) – East Sussex County Council

Vivienne Riddle (VR) – Tandridge District Council

David Scully (DS) - Tunbridge Wells Brough Council

Kate Stuart (KS) - South Downs National Park Authority

Tondra Thom (TT) – Lewes and Eastbourne Councils

Sarah Thompson (ST) – Tandridge District Council

David Marlow (DM) - Rother District Council

10. Introductions and reasons for meeting	Actions
• Group introduced themselves and welcomed new attendees.	
II. Minutes and actions from last meeting	• LH to ask Mid
	Sussex for contact
Group went through the minutes to check actions were completed.	at Crawley
Key updates to note:	LH to invite West
	Sussex County

<ul> <li>developed. The intravailable to staff at salient points can be their Appropriate A</li> <li>Attendees of the groun Councils should be Evidence table (our are part of the groun premature as there being undertaken/f the autumn.</li> <li>NE were to make a start of the groun to the groun the autumn.</li> </ul>	uidance – not yet available as it is still being ernal guidance document will be made Natural England and it is hoped that the pe picked out in order to assist LPAs with Assessments. roup – agreed that Crawley, Brighton (Stevent d as contact point) and West Sussex to be p, and that Kent and Surrey County e made aware of the group. tlines the evidence held by authorities whice up) – agreed that completing this now is e is a lot of evidence/assessment currently inalised. Agreed that it should be filled out a detailed request to WDC about what dat see – NE and WDC are in discussion.	• h in	Council and Brighton to next meeting LH to make Kent and Surrey County Councils aware of the group
	ght on Ashdown Forest	•	LH to share QC
<ul><li>do with PDL) and a</li><li>Advised that the lat</li></ul>	tended to be sought by WDC (primarily to Ilso LDC and SDNPA. test position from Mid Sussex is available of C hearings regarding Ashdown Forest to b	• ח	comments on Ashdown Forest from the Minerals Conference ALL – those getting legal advice to share the gist of that advice with the group.
13. Air quality and t	raffic modelling updates	•	ALL – agreed to
<ul> <li>approach (other the model).</li> <li>All agreed in principiinputs in models.</li> <li>It is noted that all effor HRA work.</li> <li>Discussed at what paccount – adoption TEMPRO uses grow adjusted to take intt</li> <li>It was noted that V Ashdown Forest, network.</li> <li>It was commented may underestimate impact of visitor nut</li> <li>WDC do not have likely end of August</li> </ul>	that using travel to work data in the model movements and therefore the associated mbers. a date for the release of their HRA work - t.		share data inputs for model. LDC/SDNPA ask James Riley re. impact of visitors.
14. Progress with Lo			
	n Local Plans as per previous meeting. e is a delay in their timetable. WDC are		
	ice pre-submission consultation by the end		
	met with DCLG and had a positive meeting		
-			
– no discussion of t	ons including Strategic Nitrogen		

<ul> <li>Agreed that this item would be held until a future meeting once HRA work has been progressed by authorities and findings are available.</li> <li>Noted that Cath Jackson of NE is to be covering Ashdown Forest. Cath Jackson will be at the next meeting and a possible SNAP could be discussed then.</li> <li>There was a discussion about SNAP. NE advise that SNAP is not suitable as mitigation because it doesn't have sufficient certainty.</li> </ul>	
<ul> <li>16. Wealden DC to provide an update on their transport model</li> <li>Technical note on transport model circulated to authorities for their information. Update now received which looks at contribution from other authorities. WDC advise they are happy to circulate update.</li> </ul>	MB – circulate update to office group.
<ul> <li>I7. AOB</li> <li>WDC noted that there is an article in the HRA Journal that may be of interest which queries the 1%. Advised that the</li> </ul>	LH – arrange next meeting for August JH – arrange meeting
journal is subscription only.	room at MSDC offices
<ul> <li>WDC advise they are happy to share evidence individually with authorities, but also advise that some evidence is not yet feasible to share.</li> </ul>	in Haywards Heath.
<ul> <li>Agreed that the next meeting would be in August and held at MSDC offices in Haywards Heath.</li> </ul>	

#### NOTES OF MEETING ASHDOWN FOREST 10:00 AM, 30th AUGUST 2017 MID SUSSEX DISTRICT COUNCIL, HAYWARDS HEATH

Attendees:

Marian Ashdown (MA) – Natural England (NE)

Marina Brigginshaw (MB) – Wealden District Council (WDC)

Kelly Sharp (KS) – Wealden District Council

Nigel Hannam (NH) – Wealden District Council

Hannah Gooden (HG) – Sevenoaks District Council

Jennifer Hollingum (JH) – Mid Sussex District Council (MSDC)

Lucy Howard (LH) – South Downs National Park Authority

Katharine Stuart (KS) – South Downs National Park Authority

David Marlow (DM) – Rother District Council

Ellen Reith (ER) – East Sussex County Council (ESCC)

Edward Sheath (ES) – East Sussex County Council

David Scully (DS) – Tunbridge Wells Borough Council (TWBC)

Aidan Thatcher (AT) – Lewes and Eastbourne Councils

Tondra Thom (TT) – Lewes and Eastbourne Councils (LDC)

Roger Comerford (RC) – Tandridge District Council

Ian Bailey – Tonbridge & Malling Borough Council

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AGENDA ITEM	ACTION
<ul> <li>18. Introductions and minutes from last meeting</li> <li>Group introduced themselves and welcomed new attendees.</li> <li>LH apologised for the lateness in sending out the minutes. Two corrections were agreed and revised minutes to be circulated. The following actions were still noted as outstanding: <ul> <li>LH to contact Crawley BC, WSCC, Surrey CC and Brighton &amp; Hove CC</li> <li>Update on WDC transport model not yet published although a technical note is available on line<sup>16</sup>.</li> </ul> </li> </ul>	<ul> <li>LH to ask Mid Sussex for contact at Crawley</li> <li>LH to invite West Sussex County Council and Brighton to next meeting</li> <li>LH to make Kent and Surrey County Councils aware of the group</li> </ul>
<ul> <li>19. Wealden DC to provide update on air quality and ecology monitoring (MB) <ul> <li>WDC have received draft air quality reports on Pevensey Levels and Lewes Downs</li> <li>WDC have received draft reports on air quality and ecology for Ashdown Forest. These are being checked through. Changes are needed to explain the outcomes from the model and statistical analysis more clearly.</li> <li>Once agreed with consultants WDC will share with NE.</li> <li>WDC committed to share with members of group after NE and before publication on website. This will hopefully be in September 2017.</li> <li>LH queried the background nitrogen deposition text to A22 which at 50kgN/ha/year is much higher than the Defra mapping levels. MB explained that the Defra figures are the average across the SAC, whereas the WDC figures are by 2metres squared, i.e. more finely grained analysis.</li> </ul> </li> </ul>	<ul> <li>WDC to share air quality and ecology monitoring first with NE then the wider group in September or shortly afterwards.</li> </ul>
<ul> <li>NH explained that WDC and ESCC were working on expression of interest bids to the Housing &amp; Infrastructure Fund on the introduction of mitigation and compensatory work for Ashdown Forest. The focus would be on low emission zones. Support from members of the group would help the expression of interest. A very swift turn around on the bid is</li> </ul>	<ul> <li>NH/ES/LH to draft wording and circulate around the group for agreement.</li> </ul>

http://www.wealden.gov.uk/Wealden/Residents/Planning\_and\_Building\_Control/Planning\_Policy/CoreStrateg y/CoreStrategyLibrary/Planning\_Evidence\_Base\_Habitat\_Regulations\_Assessment.aspx

•	required. The group agreed that this had to be very high level and not set out any detail. <b>Transport modelling and in combination assessments</b> <b>(JH)</b> MSDC is updating their District Plan HRA following their Local Plan Hearings. MSDC is using the WSCC County Highways Model. The model takes account of background growth and growth in surrounding areas, using the National Trip End Model (NTEM) and TEMPRO assumptions. Amey are the consultants	• JH to query sharing traffic data with Amey
•	<b>Transport modelling and in combination assessments</b> (JH) MSDC is updating their District Plan HRA following their Local Plan Hearings. MSDC is using the WSCC County Highways Model. The model takes account of background growth and growth in surrounding areas, using the National Trip End Model	sharing traffic
•	<b>Transport modelling and in combination assessments</b> (JH) MSDC is updating their District Plan HRA following their Local Plan Hearings. MSDC is using the WSCC County Highways Model. The model takes account of background growth and growth in surrounding areas, using the National Trip End Model	sharing traffic
•	and JH will ask if data can be shared. Discussion on the correct figures to use, i.e. 876 or 1,090 dwellings for MSDC. The Inspector verbally agreed at the Hearings that there are grounds for adoption of the District Plan at 876 dwellings per year to 2023/24 and then a figure of 1,090 dwellings per year thereafter subject to the Habitats Regulations Assessment. It was agreed that we should agree all our housing figures to be used in our transport models in the statement of common ground. Discussion on TEMPro. This includes allocations and permissions but there is a gap 2014-2017. All authorities	
• 21. •	present are using TEMPro in their modelling work. Discussion on future NOx reductions. WDC are using figures different to Defra. <b>Brief updates with Local Plans and HRAs</b> Covered elsewhere in meeting.	
	A statement of common ground (SCG) on Ashdown	
•	Forest (LH) We all need to meet the Duty to Cooperate and engage constructively, actively and on an ongoing basis on strategic cross boundary issues. The officer working group is a good starting point and a SCG on Ashdown Forest would help to formalise and drive the work forward. LDC directors met with PAS who offered to work with the group on the statement. TT will progress with PAS. TWBC have drafted a bilateral statement between themselves	<ul> <li>TT to contact PAS and invite to October meeting and find out level of support available</li> <li>DS to circulate draft statement of</li> </ul>
•	and WDC and are awaiting WDC response. DS agreed to share with group. lowing was agreed by the group: To be completed and agreed by January 2018 It would set out matters that the group agreed and didn't agree on.	<ul> <li>NE to consider being a signatory</li> </ul>
• • •	It would cover air quality matters only and not other matters such as recreational pressure It would relate only to Ashdown Forest but there was the potential to replicate it for other international designations It would agree the methodology assumptions for transport and air quality It would agree housing numbers for all the LPAs to be used for traffic modelling It would agree to share evidence and findings	

AGENDA ITEM	ACTION
<ul> <li>It would explain the role of the officer working group</li> <li>It would cover planning policy and not planning applications. Neighbourhood plans would be covered under planning policy</li> <li>NE to consider whether it should be a signatory. The feeling of the group was that NE is a very necessary partner to the statement</li> <li>All LPAs present happy to progress and be signatory subject to content</li> </ul>	
23. Update from Natural England (MA)	
• MA explained to the group that the guidance on HRAs was for internal use at NE. The group discussed that there was general confusion on the matter both at a local and national level.	
24. Current approach to planning applications (DS)	
<ul> <li>TWBC has received an objection to a planning application from WDC and have sought legal advice.</li> <li>No other LPAs have received any objections</li> <li>WDC confirmed that they are scrutinising weekly lists and objecting if an HRA has not been done when there is a net increase in traffic.</li> <li>MSDC is undertaking a HRA screening for planning applications</li> <li>WDC has not determined any planning applications that would result in a net increase in traffic. No appeals have been lodged on non-determination.</li> </ul>	
25. AOB	LH – arrange next
<ul> <li>NH said that a developer, planning agent and landowner stakeholder forum has been set up for Ashdown Forest and that WDC has been invited to the next meeting in September.</li> <li>Next working group meeting to be held on 9<sup>th</sup> or 13<sup>th</sup> October.</li> </ul>	meeting for 9 <sup>th</sup> or 13 <sup>th</sup> October. JH – arrange meeting room at MSDC offices in Haywards Heath.

#### NOTES OF MEETING ASHDOWN FOREST 10:00 AM, 13th OCTOBER 2017 MID SUSSEX DISTRICT COUNCIL, HAYWARDS HEATH

#### Attendees:

Marian Ashdown (MA) – Natural England (NE)

Kelly Sharp (KSh) – Wealden District Council (WDC)

Nigel Hannam (NH) – Wealden District Council

Jennifer Hollingum (JH) – Mid Sussex District Council (MSDC)

Lois Partridge (LP) – Mid Sussex District Council (MSDC)

Lucy Howard (LH) – South Downs National Park Authority (SDNPA)

Katharine Stuart (KSt) – South Downs National Park Authority

Ellen Reith (ER) – East Sussex County Council (ESCC)

Edward Sheath (ES) – East Sussex County Council

David Scully (DS) - Tunbridge Wells Borough Council

Hannah Gooden (HG) – Sevenoaks District Council

Tondra Thom (TT) – Lewes and Eastbourne Councils

Roger Comerford (RC) – Tandridge District Council

Guy Parfect (GP) – West Sussex County Council

Jenny Knowles (JK) – Tonbridge and Malling Borough Council

Stephen Barker (SB) – Planning Advisory Service (PAS)

AGENDA ITEM	ACTION
I. Introductions and minutes from last meeting (LH)	ES to circulate
<ul> <li>Group introduced themselves and welcomed new attendees.</li> <li>Run through of actions from previous meeting:         <ul> <li>NH and ES: bid submitted by ESCC focussing on Hailsham linked to AF mitigation. Letter of support submitted. No response yet. ES will circulate documents. NH thanked group for support.</li> <li>Regarding HRA work undertaken by WDC, see below.</li> <li>RC queried if LPA contributions would be disaggregated. GP advises that this is problematic traffic may reroute</li> </ul> </li> </ul>	Expression of Interest documents to group
differently.	
<ol> <li>Wealden DC and Natural England to provide update on air quality and ecology monitoring (KS &amp; MA)         <ul> <li>WDC have sent draft reports on Ashdown Forest SAC, Pevensey Levels SAC and Lewes Downs SAC to NE for their review.</li> <li>These reports will be circulated to this officer group toward the end of week commencing 16th October 2017, and will be published on WDC website one week after circulation.</li> <li>The work shared and published will be methodology and air quality work for Ashdown Forest – it will not include the ecology work as WDC have commissioned further work on this.</li> <li>WDC has a DAS agreement with NE</li> <li>NE will review the work produced by WDC and will include their in house air quality specialist.</li> <li>KSh for WDC raised concerns regarding ammonia pollution arising from catalytic converters fitted to vehicles. MA notes that ammonia dissipates quickly.</li> </ul> </li> <li>Discussion then began regarding Strategic Nitrogen Action Plans (SNAP):</li> </ol>	<ul> <li>WDC to circulate reports to the officer group toward end of week commencing 16th October 2017.</li> <li>LH to add SNAP to a future full officer group meeting (not SCG subgroup meeting).</li> <li>MA to invite NE officer to SNAP meeting when date known.</li> <li>MA to confirm that NE input into SNAP wouldn't be charged.</li> </ul>
<ul> <li>MA confirmed that NE sees merit in a SNAP for Ashdown Forest. SNAP would reduce background nitrogen.</li> <li>RC circulated a table of potential mitigation and solutions</li> </ul>	

options, requesting that group members take shared	
ownership of this as a continuing 'live' piece of work, adding	
comments, updates and suggestions as they see fit. MA	
advise that the habitat management options would not be	
suitable as this would conflict with the reasons for the site	
designation. Other suggests could usefully feed into a	
SNAP. MA reiterated the key role of agriculture in the high	
background levels. To a lesser extent emissions from	
power stations on the continent also contribute. Noted	
that due to dispersal of pollution, Gatwick Airport was not	
a specific direct issue, rather a wider regional issue.	
• TT reiterated, and MA confirmed LPAs, take action based	
on their own relative contribution – process contribution.	
<ul> <li>Officer Group agrees to produce a SNAP. SNAP to be</li> </ul>	
added to the agenda for a future meeting (full officer group	
meeting rather than SCG sub-group meetings).	
Advisor for management of Ashdown Forest from NE to	
attend future SNAP meeting. Cath Jackson likely to not be	
3. Update on South Downs Local Plan, HRA and	• KSt to circulate
background paper (KSt)	links (found in the
Local Plan update	minutes)
• Reg 19 Pre-Submission South Downs Local Plan consultation began on	minutesy
26th September. It will run for 8 weeks until 21st November.	
HRA work	
<ul> <li>Air quality Appropriate Assessment work is set out in two sections:</li> </ul>	
o Ashdown Forest: commissioned jointly with LDC and the methodology	
and results are set out in an addendum at the back of the report.	
o Other designations in and round the National Park:	
methodology is set out in section 2.6 and the results discussed in section	
5.3.	
o Link to HRA:	
https://www.southdowns.gov.uk/wpcontent/uploads/2016/11/SDNPA-	
HabitatsRegulations-Assessment.pdf	
<ul> <li>Methodology: In-combination assessment undertaken using TEMPRO.</li> </ul>	
Adjusted for the higher expected development likely to come forward in	
Local Plan around Ashdown Forest. Then air quality calculations for	
NOx and N were undertaken. Ecological interpretation was then done	
to	
establish the extent and significance of any changes expected. No	
thresholds (e.g. 1000 AADT) were used – all road links were subject to	
assessment at all stages.	
Results:	
o Traffic: 5 key links modelled. In-combination traffic increase on all links	
between c.950 and c.3000 AADT. LDC/SDNPA contribution small	
between 0 and 260 AADT.	
o Air Quality: Currently above critical level for NOx on 3 of the routes.	
All expected to reduce to below critical level over the plan period even	
with AADT increases expected. For N deposition, improvements in	
background more than offset the additional from car movements. On	
A26 and A275 the LDC/SDNPA contributions slow this slightly	
within the first 5m of the road by 0.01kgN/ha/yr.	
<ul> <li>Conclusion re. Ashdown Forest: No adverse effect on integrity on the</li> </ul>	
Ashdown Forest SAC alone or in combination with other plans and	
•	
projects.	

• Conclusion re. other designations: Same as above, but with a	
recommendation to monitor designations close to the A3 corridor,	
which brings in line with the approaches of other nearby Local Plans.	
• NH queried the reduction in background N deposition. KSt responded	
that a % assumption in N reduction is used based on guidance from	
Institute of Air Quality Management and DMRB. 2% is the DMRB	
recommendation. SDNP/LDC have taken a precautionary approach and	
applied 2% for the first half and no improvement for the last half of the	
plan period – averaging to 1%. Principle was agreed.	
• Biodiversity background paper published on SDNPA website.	
4. Update from Mid-Sussex on HRA (JH)	
• Agenda item not discussed.	
5. PAS support for the Statement of Common Ground (SCG) looking at	
(SB):	
• SB introduces SCG and role of PAS:	
o Right Homes in the Right Places consultation introduces mandatory	
SCG	
o PAS and DCLG are keen to get some early learning on them	
o The purpose of SCG is to help the challenges around Duty to Co-	
operate – to make sure that opportunities to address matters prior to	
examination are taken and to clearly set out the key strategic cross	
boundary issues and actions to planning inspectors.	
o It is thought that SCG would consist of two parts:	
(1) geography and issues and (2) action plan	
o SCG would be a short document, signed by LPAs and other, and would	
generally need political sign off. It would be a living breathing document	
that would be updated whenever a signatory gets to a	
new stage in the plan making process.	
o SCG could be a helpful mechanism for unlocking infrastructure funding	
and other government funding.	
o PAS would like to work with 8 or so pilot groups to gather key	
learning ahead of the NPPF redraft – key window is next 9 weeks. NPPF	
draft is expected for a consultation (on wording rather than principles of	
content which were consulted upon over the last year or so) in January	
2018 and final publish in March 2018.	
o In principle, DCLG would like preliminary SCG to be published by all	
authorities 6 months after publish of NPPF redraft (Sept 2018) and a full	
SCG 6 months after that (Mar 2019).	
o PAS can facilitate meetings and support write up of SCG.	
• LH confirms interest of the group in becoming a PAS supported pilot,	
and confirms that the group are working toward completing a draft SCG	
for January.	
6. A Statement of Common Ground on Ashdown Forest:	All-Further
follow on discussion (LH)	work required
• Format of document:	to establish
o SB advises that, as currently set out, each authority is expected to	geographical
produce one SCG which sets out the various strategic cross boundary	scope and
issues and actions, and other LPAs and stakeholders are signatories to	signatories
the relevant parts of the document e.g. meeting housing need would be	• SB to provide
one section of the SCG and members of the HMA would be	risk register
signatories to that part.	template to
o The group discussed and considered that this approach wouldn't work	LH/KSt
due nature of the issue, the large number of signatories and the timetable	<ul> <li>SB to advise LH</li> </ul>
needs of the officer group.	
	•

o SB and group agree that the Ashdown Forest Officer group will	and TT who
produce an AF specific SCG which can be cross referred to in LPAs	the PAS
wider SCG.	facilitator will
o Agreed that the SCG on AF itself will cover multiple issues and not	be
everyone needs to sign up to everything. For example: MA says that NE	• All to provide
will be a signatory but only to issues on which they have a view.	information on
Geographical scope:	their LP
o The group recognised that establishing the geographical scope of the	timetable, sign
SCG would be a key issue for determining signatories. What is the	off process and
extent of influence to warrant being a signatory? The scale of each LPA's	housing
contribution (process contribution) to the issue will also be a relevant	numbers.
factor for determining signatories. This will require further work by the	• LH to circulate
group.	meeting invites
• A risk register will need to be produced. LH asks if SB can provide a	for 10th
template. SB agreed.	November and
• SB advises that there is no SCG template yet – the pilots will help in	week
producing one which may be included within the redrafted NPPF.	commencing
• PAS facilitator will not be SB – SBV to advise LH and TT of who they	20th November
will be.	
• Way forward:	
• All-Further work required to establish geographical scope and	
signatories	
• SB to provide risk register template to LH/KSt	
• SB to advise LH and TT who the PAS facilitator will be	
• All to provide information on their LP timetable, sign off process and	
housing numbers.	
• LH to circulate meeting invites for 10 <sup>th</sup> November and week	
commencing 20th November	
o A series of meetings will be scheduled to work on these issues and	
draft the SCG: (1) geographical scope, signatories, governance	
arrangements, risks, establishing what the other elements of the scope	
are (previously agreed as air quality matters, methodology assumptions,	
housing numbers, sharing evidence and policy not applications), LP	
timetables.	
(2) all day workshop on issues and actions. Further meetings will be	
required to be decided depending on outcomes of the above.	
o Meetings to be attended by a self-selected subgroup	
o SDNPA will provide administrate support for the group.	
o All will need to speak with members regarding sign off and provide info	
to the group on their sign off process.	
7. Any other business (LH)	
• None.	

#### NOTES OF MEETING ASHDOWN FOREST SAC WORKSHOP 10:00 AM, 10th NOVEMBER 2017 MID SUSSEX DISTRICT COUNCIL, HAYWARDS HEATH

#### Attendees:

Edward Purnell (EP) – Wood on behalf of Planning Advisory Service (PAS)

Marian Ashdown (MA) – Natural England (NE)

Kelly Sharp (KSh) – Wealden District Council (WDC)

Jennifer Hollingum (JH) – Mid Sussex District Council (MSDC)

Lucy Howard (LH) – South Downs National Park Authority (SDNPA)

Katharine Stuart (KSt) – South Downs National Park Authority

Hannah Gooden (HG) – Sevenoaks District Council

Tondra Thom (TT) – Lewes and Eastbourne Councils

Roger Comerford (RC) – Tandridge District Council

Guy Parfect (GP) – West Sussex County Council

Sharon Evans (SE) – Tunbridge Wells Borough Council (TWBC)

Michael Hancock?? (??) – Tunbridge Wells Borough Council (TWBC)

Apologies: Nigel Hannam (WDC), Marina Brigginshaw (WDC), Ellen Reith (ESCC), Edward Sheath (ESCC), David Scully (TWBC), David Marlow (Rother District Council)

AGENDA ITEM	ACTION
1. Minutes and actions from last meeting (LH) All the actions arising from the meeting on 13 <sup>th</sup> October had been actioned. LH questioned why WDC had redacted key parts of their Ashdown Forest SAC Air Quality Monitoring & Modelling report. KSh confirmed that the redaction had been put in place to disguise the exact locations of the monitoring stations due to previous problems with vandalism, theft and sabotage. KSh confirmed that there was an exclusion under EIR regs to protect the ongoing study under public interest. LH confirmed that it was not possible for others to plug the information into their models without exact locations and again the unredacted information was requested by those using the AECOM model. KSh refused to share the data on the grounds detailed above. TT stressed the need to understand the abnormally high NOx figures in the WDC study. TT suggested we seek advice on how the data could be shared with other authorities without being subject to EIR requests and asked if WDC would consider any potential solutions to data sharing put forward by the group. KSh agreed WDC could consider data sharing proposals put forward. LH also requested WDC provided year I and 2 measurements separately. It was noted that NE had seen an early draft of the Air Quality and Ecology Monitoring Report . There was a brief discussion on the risk register.	<ul> <li>KSh to send link to years land 2 monitoring data</li> <li>All to investigate sharing of information</li> <li>EP to send risk register for SoCG</li> </ul>

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RC noted that TDC were in the process of appointing Aecom to	
undertake traffic, air and ecological modelling, but the redactions in	
place meant it would be difficult to utilise the WDC data.	
2. Introductions and reasons for the meeting	
EP explained that the role of PAS was to provide skeletal but not	
detailed drafting of the SoCG. The SoCG was a mechanism for	
demonstrating Duty to Cooperate. The SoCG will not go into	
technical detail.	
3. Roles and responsibilities for the SoCG	
LH confirmed that the SDNPA will draft the SoCG.	
4. Geographical scope of the SoCG	•  H to contact
There was a discussion on the initial geographic approach relating	Crawley BC
to the 7km zone of influence for recreational disturbance for the	about
SPA and then modified by journeys to work. It was noted that the	membership
7km zone is not directly relevant to the SAC. However, due to the	<ul> <li>LH to contact</li> </ul>
complexity of this work and the need to make progress it was	B&H CC about
decided by all that instead of 'geographic scope' the SoCG would	
refer to the 'geographical area defined by the membership of the	membership of
	group
Ashdown Forest Working Group.' The following authorities were	
defined as members and it was agreed to contact Crawley and	
Brighton & Hove again about membership.	
<ul> <li>South Downs National Park Authority</li> </ul>	
Lewes District Council	
Wealden District Council	
Eastbourne Borough Council	
Rother District Council	
Tunbridge Wells Borough Council	
Sevenoaks District Council	
Tandridge District Council	
Mid Sussex District Council	
Crawley Borough Council	
Brighton & Hove Council	
East Sussex County Council	
<ul> <li>West Sussex County Council</li> </ul>	
It was discussed that the geographic areas having a bearing on	
Ashdown Forest air quality may in practice bisect individual lpa	
boundaries.	
KSh confirmed that WDC had received their transport model for	
Ashdown Forest this week.	
RC raised the option of widening the scope of the SoCG to	
encompass all Ashdown Forest issues (i.e. also including issues	
related to the SPA and recreational impacts). The Group decided	
to continue with current scope focusing solely on air quality.	
5. Other elements of scope	<ul> <li>KSt to re-</li> </ul>
(a) Local Plan Housing numbers	circulate
	Housing Figures
	0.0.0

Most of this table had already been completed. Awaiting figures from Crawley, TWBC, T&MBC and Brighton & Hove if they choose to join the group. Figures for those districts partly covered by the National Park needed to be disaggregated for inside/outside the National Park to prevent double counting. The figures would then be agreed on 23 <sup>rd</sup> November and frozen for a set period yet to be determined.	<ul> <li>table for all to complete by 20- 11-17</li> <li>KSt to disaggregate housing figures in regard to the National Park and circulate by 20-11-17</li> </ul>
<ul> <li>was discussed as follows:</li> <li>(i) Transport modelling</li> <li>Three different models had been used by the group namely West</li> <li>Sussex model used by MSDC, the Wealden model used by WDC</li> <li>and the AECOM model used by everyone else. The key</li> <li>differences between them were: <ul> <li>What the model deals with e.g. residential, employment, visitors</li> </ul> </li> </ul>	<ul> <li>GP to draft and circulate table of transport modelling by 15- 11-17 and all to complete and return to KSt by</li> </ul>
	return to KSt by 20-11-17
<ul> <li>Other SACs</li> <li>Model structure e.g. growth factors and base year</li> <li>Input data e.g. Census and TRICs</li> <li>Use of OAN or plan-based figures for neighbouring lpas 'incombination' housing number.</li> <li>GP to draft the headings of a table and circulate for all to complete.</li> </ul>	
<ul> <li>(ii) Air quality calculations</li> <li>The principles of the following topics were discussed: <ul> <li>Chemicals monitored</li> <li>Forecasting assumptions for methodology</li> </ul> </li> <li>Circulation of another table was discussed. It was agreed however, that all parties would look into their own air quality calculations</li> </ul>	
<ul> <li>methodology for a discussion at the workshop.</li> <li>(iii) Ecological interpretation It was decided that there should be a discussion but not a table on ecological interpretation focusing on the following: <ul> <li>I% contribution process</li> <li>Key HRA regs arguments</li> </ul></li></ul>	

There was discussion about mitigation and whether it should be addressed in the SoCG. It was agreed that it shouldn't but should be discussed by the group in the New Year once the SoCG was finalised. RC requested that consideration of potential mitigation and compensation be included in the scope of the SoCG. TT noted that evidence does not exist to justify the need for compensation. The consensus was to not include this on the basis that it is a later HRA stage and would not necessarily be required. RC felt it should be covered as there is a risk that it may be required and we needed to be prepared for this eventuality. Alternatively, RC requested that the SoCG could at least include a statement to the effect that the Group agreed to work in partnership on mitigation/compensation in the event of such measures proving necessary. It was agreed that the group would look at Strategic Nitrogen Action Plans (SNAP) after the completion of the SoCG.	
<b>6. Local Plan timetables</b> Table to be completed by all.	<ul> <li>All to complete table and return to KSt by 20-11- 17</li> </ul>
7. Sign off arrangements and timelines for SoCG Table to be completed by all.	<ul> <li>All to complete table and return to KSt by 20-11- 17</li> </ul>
<ul> <li>8. Planning for our workshop on 23rd November</li> <li>The workshop is expected to last approximately 6 hours. It was agreed that by the end of the workshop we needed enough information to draft the SoCG. NE will only be able to attend part of the workshop and it was thought most useful if this was the second half. The agenda would follow the same broad headings of today's meeting.</li> <li>There was a discussion about whether expert consultants should be allowed to attend the workshop. Their role would be to draw out the differences between the different assumptions but not the credence of the different models. EP to ask PAS whether James Riley's (SDNP, TWBC and LDC's HRA Consultant) attendance would be appropriate bearing in mind that WDC and MSDC Consultants are unlikely to be able to attend. EP/PAS to report back to the group with recommendations. All to ascertain availability of consultants for workshop.</li> <li>It was clarified that even if consultants were unable to attend, there would be an opportunity for the draft SoCG to be circulated to them post-workshop.</li> <li>9. AOB</li> </ul>	<ul> <li>LH to circulate draft agenda 20- 11-17</li> <li>EP to confirm with group whether it is appropriate or not for a Consultant(s) to attend next SoCC workshop.</li> <li>All to confirm whether consultant(s) are available, as appropriate.</li> </ul>

## Post meeting notes:

• Tonbridge & Malling Borough Council have requested not to appear in the Statement of Common Ground on the advice given by Natural England on 13<sup>th</sup> October.

• The membership of East and West Sussex County Councils is to be discussed at the next meeting of the group.

#### NOTES OF MEETING ASHDOWN FOREST SAC WORKSHOP 10:00 AM, 23rd NOVEMBER 2017 MID SUSSEX DISTRICT COUNCIL, HAYWARDS HEATH

#### Attendees:

Edward Purnell (EP) – Wood on behalf of Planning Advisory Service (PAS)

Marian Ashdown (MA) – Natural England (NE)

Kelly Sharp (KSh) – Wealden District Council (WDC)

Marina Brigginshaw (MB) – Wealden District Council

Jennifer Hollingum (JH) – Mid Sussex District Council (MSDC)

Lucy Howard (LH) – South Downs National Park Authority (SDNPA)

Katharine Stuart (KSt) - South Downs National Park Authority

Hannah Gooden (HG) – Sevenoaks District Council

Tondra Thom (TT) – Lewes and Eastbourne Councils

Roger Comerford (RC) – Tandridge District Council

Guy Parfect (GP) – West Sussex County Council

Sharon Evans (SE) – Tunbridge Wells Borough Council (TWBC)

David Scully (DS) - Tunbridge Wells Borough Council

Michael Hammacott (MH) – Tunbridge Wells Borough Council (TWBC)

David Marlow (DM) – Rother District Council (RDC)

Jenny Knowles (JK) – Tonbridge and Malling Borough Council (T&MBC)

Apologies: Nigel Hannam (WDC), Ellen Reith (ESCC), Pat Randall (ESCC), Edward Sheath (ESCC), Tom Nutt (Crawley)

AGENDA ITEM		ACTION
I. Introductions and minutes from last meeting (LH)	•	LH to request
		data from WDC

<ul> <li>Group went through the minutes and then actions from the previous meeting, discussing the amendments received by email prior to the meeting. A number of changes to the minutes were discussed and the final minutes were agreed by all. Further actions were also identified.</li> <li>LH asked for a link to the separate Year I and Year 2 monitoring data to be circulated. KSh advised that only Year I was published in a standalone report and suggested we set out exactly what we are seeking in a question to be sent direct.</li> <li>TT asked again for the redacted air quality monitoring locations, suggesting that the data could be shared consultant to consultant which would be exempt for EIR. KSh advised that when consultants hold information used for a public body, they are in effect equivalent to 'an arm' of the authority and would be subject to the same EIR risks.</li> <li>WDC advised that they have instructed counsel on a number of Ashdown Forest/HRA related issues, including the request for the redacted air quality monitoring SCG.</li> <li>Feedback from Crawley BC was that they did want to join the group but could not attend today's meeting.</li> <li>Feedback from Brighton &amp; Hove CC was that they did not currently want to join the group but would like to be kept up to date on progress.</li> <li>EP reiterated the role of PAS as a facilitator to support the preparation of the SoCG which will: <ul> <li>assist in demonstrating that parties have cooperated;</li> <li>draw out any differences and identify what may need to be done to resolve those differences</li> <li>be concise and non-technical</li> </ul> </li> </ul>	•	in line with email from AECOM. KSt to make agreed changes to minutes and circulate finalised version.
<ul> <li>2. Sign off arrangements (table) (KSt) <ul> <li>KSt outlined the table and noted that there were unlikely to be showstoppers for signoff by March.</li> <li>RDC noted that they have provided two scenarios for sign off options depending on the content of the SoCG.</li> <li>Queries arose regarding which authorities would be signatories. These are addressed under item 4 of the agenda.</li> </ul> </li> </ul>	•	All to advise Chair (LH) of any changes in expected sign off process.
<ul> <li>3. Local Plan housing numbers (table) (KSt) It was discussed whether housing numbers could be agreed, how long they might be frozen for and how these numbers should be used in modelling. It was agreed: <ul> <li>The position at the last meeting was confirmed: any agreement around housing numbers would be just applicable to future modelling runs rather than retrospectively re-running models.</li> </ul></li></ul>	•	KSt, in due course, to update table with disaggregated housing figures for the National Park following discussion with

<ul> <li>Numbers would always be changing and any agreement would be a snapshot of the numbers as they stand upon signing the SoCG.</li> <li>Housing numbers would be a standing item on the agenda for the Working Group going forward to update at key stages in plan making.</li> <li>Each LPA to confirm housing numbers with individual authorities before running models.</li> <li>A general principle in the agreement of housing numbers as follows:         <ul> <li>If a LP is less than 5 years old use the adopted figure</li> <li>If an emerging LP is nearing pre-submission and the LPA is confident then use the emerging figure</li> <li>If the adopted LP is over 5 years old and an emerging plan has not progressed use the OAN/standard methodology (once confirmed by CLG) unless otherwise evidenced.</li> </ul> </li> </ul>	•	respective authorities. KSt to compile housing table for the SoCG with the housing figures to use for each authority highlighted in bold LH to add housing numbers as a standing item to future agendas.
4. Geographical area defined by the membership of the Working Group (KSt)	•	KSt to contact Crawley to add
It was agreed at the previous SoCG meeting that signatories of		their data to the
the SoCG would be self-selecting and broadly make up the		tables.
membership of the Working Group.		
<ul> <li>At this workshop it was agreed:</li> <li>Tonbridge and Malling Borough Council would be removed from the signatories list on the basis of advice from Natural England that they did not foresee TMBC being involved in the SoCG. T&amp;MBC would like to continue to be part of the group to observe.</li> <li>Add Crawley BC</li> <li>Remove Brighton and Hove CC</li> <li>Rother included on a precautionary basis</li> <li>West and East Sussex County Councils to be added</li> <li>Surrey CC and Kent CC would be added to the circulation list for information, but would not be signatories.</li> <li>Membership of the group and signatories may change based on emerging evidence</li> <li>The list of signatories was confirmed as: <ul> <li>South Downs National Park Authority</li> <li>Lewes District Council</li> <li>Wealden District Council</li> <li>Rother District Council</li> <li>Tunbridge Wells Borough Council</li> </ul> </li> </ul>		

<ul> <li>Sevenoaks District Council</li> </ul>	
• Tandridge District Council	
<ul> <li>Mid Sussex District Council</li> </ul>	
<ul> <li>Crawley Borough Council</li> </ul>	
<ul> <li>East Sussex County Council</li> </ul>	
<ul> <li>West Sussex County Council</li> </ul>	
E Transport modelling (table) (KSt & CP)	GP will rework
5. Transport modelling (table) (KSt & GP)	
• It was agreed that the table did not cover all elements	the table and
required. It was agreed:	circulate to the
• GP to rework the table and recirculate to the	Working Group
Working Group, providing guidance on how to	on Monday 27 <sup>th</sup>
complete the table. The table will be circulated on	November,
Monday 27 <sup>th</sup> November.	Authorities will
• Authorities will complete the table and return to	complete the
GP by Monday 4 <sup>th</sup> December.	table and return
<ul> <li>GP will analyse the table and identify</li> </ul>	to GP by 4 <sup>th</sup>
commonalities, minor differences and major	December.
differences. These will be colour coded.	GP will undertake
• GP will circulate this analysis for comment on	analysis of the
Monday II <sup>th</sup> December.	table and will
<ul> <li>The table will need to be finalised by the end of</li> </ul>	circulate on
December,	Monday 11 <sup>th</sup>
<ul> <li>GP to provide narrative to the table to go into</li> </ul>	December.
SOCG	
• It was agreed that the table would provide a snapshot of	
some of the main differences/similarities and to get the full	
methodology for looking properly at the models.	
The possibility of agreeing common elements of transport	
modelling for future work was discussed but not agreed at	
this time.	
This topic would just deal with transport modelling	
drawing out the commonalities, major differences and	
minor differences.	
• The use of models and proportionality was raised by TT	
with regard to the differing scale of additional AADT.	
Matter discussed further under agenda item 6.	
10. Risk Register (EP)	
An example risk register was circulated by PAS for consideration.	
The Working Group agreed that it didn't add value to the SoCG	
process and that the risk register related more to the	
preparation of individual local plans. It was agreed that the	
Working Group may wish to revisit the idea of a risk register	
once the SoCG is drafted.	
6. Proportionality (TT)	WDC to provide
	the reasons and
	explanation for

TT introduced this item- there is no universal standard on	methodology
proportionality and the issue relates to what is the 'appropriate'	deviation to go
level of assessment required for LPs? Where effects are	into the SoCG.
demonstrably small can the level of assessment be justifiably less	
complex than WDC's bespoke approach? TT queried what	
justification there is for objections from WDC to accepted	
industry standard methodology being used by those authorities	
where their evidenced contribution to any potential impact is	
proportionally, substantially smaller. The inference from the	
Habitats Regulations and government guidance is that the	
assessment should be proportionate to the likely scale of impact.	
LH pointed out that the NPPF states that Local Plan evidence	
should be proportionate. Objections to industry standard	
robustly carried out assessments may unnecessarily frustrate plan-	
making therefore TT posed agreement for the accepted industry	
standard methodology. Initial responses:	
SDNPA: agree	
• TWBC: agree	
LDC: agree	
EBC: agree	
• WDC: does not agree and will not move on the standard	
methodology on the basis of work already undertaken.	
WDC contend that the standard methodology does not	
meet the requirements of the Ashdown Forest context.	
This work was undertaken in response to the Wealden	
Core Strategy EiP. WDC have used the Mott Macdonald methodology as amended.	
67	
<ul> <li>NE: agree with TT with regard to proportionality. Polluter pays. NE not objecting to the use of the standard</li> </ul>	
methodology.	
<ul> <li>WDC say that the APIS calculation are slightly wrong with</li> </ul>	
regard to deposition. WDC use a finer grained 2m <sup>2</sup> rather	
than 5km <sup>2</sup> .	
<ul> <li>TWBC: standard methodology and result are not wrong,</li> </ul>	
WDC grid squares just more refined. Justifiable to use	
best practice unless a clear reason not to do so.	
<ul> <li>TWBC asked WDC to confirm the reasons for taking</li> </ul>	
such a pessimistic approach within their methodology and	
the absence of any allowance of background	
improvements to air quality. WDC replied that this	
approach was justified by the application of the	
precautionary principle.	
<ul> <li>WDC advise they will get legal advice regarding</li> </ul>	
proportionality and will run their data through the	
standard methodology and make available. WDC advise	
their air quality experts will be busy until Christmas.	
Rother and Tandridge reserved their position. All others generally	
agree to use standard methodology except WDC. Ask that WDC	

provide the reasons and explanation for deviation to go into the SoCG.		
<ul> <li>7. Air quality calculations The following points were briefly discussed: <ul> <li>WDC also assess non-standard ammonia and the 24-hr NOx mean.</li> <li>MA – new cars don't emit as much ammonia – specific type of catalytic converter</li> <li>WDC air quality report recognised both positive and negative limitations</li> <li>WDC – ammonia and NOx interact in the atmosphere and this impacts N deposition.</li> <li>NE will be signatory on air quality/ecological interpretation elements but not on housing numbers or traffic modelling parts of the SoCG</li> <li>It was agreed that the standard responses on all the items on the SoCG were Agree, Disagree, or No position.</li> </ul> It was agreed that a table would be helpful for this. KSt to prepare a table based around key headings below and circulate on Monday 27<sup>th</sup> November. Working group to provide their responses by 11<sup>th</sup> December. <ul> <li>Chemicals monitored and assessed in forecasting</li> <li>Conversion ratios from NOx to N</li> <li>Background improvement assumptions</li> <li>Rate of dispersal from the centre line of the road up to 200m</li> <li>Type of habitat included in the assessment – e.g. woodland in roadside vegetation.</li> </ul></li></ul>	•	KSt to prepare a table based around key headings below and circulate on Monday 27th November. Working group to provide their responses by 11th December. KSt will send to AECOM for help in completing on behalf of all authorities using the AECOM model approach/standard methodology.
<ul> <li>8. Ecological interpretation Three items were put forward for discussion: <ul> <li>(1) 1% process contribution</li> <li>(2) Additional harm above the critical load/level</li> <li>(3) Type of habitat included in the assessment – e.g. woodland in roadside vegetation.</li> </ul></li></ul>	•	KSt to add topic into the SoCG as something that may need to be addressed in the future.
(1) NE advise: 1% or more process contribution triggers Appropriate Assessment as there is considered to be a likely significant effect. The threshold is not arbitrary and is based on robust science – process contributions below 1% cannot be properly modelled and changes in air quality cannot be seen in the ecology at these levels. Above 1% does not mean an adverse impact but should check through AA process.		

All use or are likely to use except WDC who have not drawn a conclusions on this matter but will consider.	
<ul><li>(2) NE: look at sensitivity of impact. Dose response is curvilinear. Key thing is loss of species richness in heathland.</li></ul>	
(3) Covered in agenda item above.	
Overall, NE advise that it is too soon for the authorities in the Working Group to consider ecological interpretation as there is currently no evidence (for example through AA) published which says that such measures are required. The Mid Sussex and AECOM HRA screening for LSE work touches on ecological interpretation but this is beyond requirement for LSE screening. All agreed this was a topic that would go into the SoCG but as	
something that may need to be addressed in the future.	
<ul> <li>9. Site Nitrogen Action Plan (SNAP) Phrasing and nature of the approach was discussed. All agreed that paragraph 4.2.8 of the LDC/SDNPA HRA addendum will be included in the draft SoCG for consideration. Noted that a SNAP is not mitigation or compensation as there is not enough measurable certainly of the results. But may include some elements of mitigation. One of the 'soft measures' to address background levels from a range of sources. NE would lead on a SNAP working with other partners.</li></ul>	<ul> <li>KSt to include paragraph 4.2.8 of the LDC/SDNPA HRA in the draft SoCG for consideration</li> </ul>
<ul> <li>10. Actions and timetable going forward <ul> <li>LH read out list of actions to the Working Group</li> <li>When comment on or signing the SoCG as 'disagree' it is incumbent upon that party to say why, but be concise.</li> <li>Noted that CIEEM are undertaking an internal consultation for members only on new air quality methodology guidance.</li> <li>KSh recommended a style of table for setting out comments on the draft SoCG – KSh to email to LH/KSt</li> <li>Agreed to meet in mid-January to discuss the draft SoCG</li> </ul> </li> </ul>	<ul> <li>KSh recommended a style of table for setting out comments on the draft SoCG – KSh to email to LH/KSt</li> <li>LH/KSt to circulate a draft SoCG by mid- December for the group to review.</li> <li>LH/JH to arrange meeting in mid- January.</li> </ul>

#### Ashdown Forest SAC Statement of Common Ground Workshop

#### 10:00 am Thursday 18 January 2018

Mid Sussex District Council Offices, Haywards Heath

### PLEASE NOTE THESE MEETING NOTES ARE DRAFT

#### Attendees:

Edward Purnell (EP)- on behalf of the Planning Advisory Service (PAS) Lucy Howard (LH) – South Downs National Park Authority (SDNPA) Kate Stuart (KSt) - South Downs National Park Authority (SDNPA) Jennifer Hollingum (JH) - Mid Sussex District Council (MSDC) Marian Ashdown (MA) – Natural England (NE) Marina Brigginshaw (MB) – Wealden District Council (WDC) Kelly Sharp (KSh) – Wealden District Council (WDC) Tondra Thom (TT) – Lewes and Eastbourne Councils (LDC) Aiden Thatcher (AT) – Lewes and Eastbourne Councils (LDC) David Scully (DS) – Tunbridge Wells Borough Council (TWBC) Sharon Evans (SE) - Tunbridge Wells Borough Council (TWBC) Edward Sheath (ES) – East Sussex County Council (ESCC) Roger Comerford (RC) – Tandridge District Council (TDC) Guy Parfect (GP) – West Sussex County Council (WSCC) David Marlow (DM) – Rother District Council (RDC) Tom Nutt (TN) – Crawley District Council (CDC) Helen French (HF) – Sevenoaks District Council (SDC) Mark McLaughlin (MM) – Horsham District Council (HDC)

Agenda Item	Actions
1. Introductions and reasons for meeting:	None
<ul> <li>EP commends all for getting to this point in process and said the SoCG was a clear demonstration of the group's efforts to meet the Duty to Cooperate.</li> <li>Advises that extra level of detail is required for arguments agreeing as well as disagreeing key matters.</li> <li>The SoCG is intended for a Planning Inspector to pick up and understand the issues.</li> </ul>	
2. Minutes from last meeting	LH/MB/KS to follow
<ul> <li>Proposed amendments from TWBC agreed.</li> </ul>	up deviation from
<ul> <li>All actions identified had been actioned other that 'WDC to provide the reasons and explanation for methodology deviation.'</li> </ul>	standard methodology

		-	
3.	(a.) Summary of the High Court judgement, pages 4-5	•	KS to make changes
Focused	(Tandridge District Council). Tandridge District Council		to the draft SoCG
discussion	suggest in their comments that this summary should be		as agreed in the
on the	removed.		meeting and
following	<ul> <li>Agree to delete majority of this section, retaining</li> </ul>		recirculate on
proposed	paragraph 1.8		approximately 26 <sup>th</sup>
changes to the	(b.) The use of agreed housing numbers in future model		January – members
SoCG	reruns, page 6, paragraph 2.3 (Wealden District Council).		of the group to then feed back.
3000	The text currently says that the agreed numbers would not		MA will let the
	involve retrospectively re-running models. Wealden District	•	
	Council propose to add 'for adopted local plans'.		group know a rough date when internal
	<ul> <li>General disagreement with the proposed change from WDC. KS to add WDC disagree to the</li> </ul>		guidance may be
	relevant table and WDC to provide reasons when		shared with LPAs.
	next draft circulated.		
	(c.) Geographical coverage for transport modelling, pages 6-	•	MA to provide some revised
	7		wording for 'Types
	<ul> <li>NE noted that it has been asked if internal guidance</li> </ul>		of habitat to be
	may be shared with LPAs in due course and MA will		included in the
	let the group know a rough date when available.		assessment' section.
	(i.) Lewes District Council comment that this section should		
	be deleted as the geographical coverage for in combination is		
	a matter for each local authority to justify. (Lewes District		
	Council)		
	<ul> <li>Agreed that geographical coverage within modelling</li> </ul>		
	work should be determined by each LPA and the		
	following text reflecting this is to replace current		
	wording in this section. 'It has been agreed that it is		
	a matter for each LPA to determine the geographical		
	coverage of their traffic modelling.' Table to be		
	(ii.) Wealden District Council comment that modelling		
	should include, but not be limited to the proposals from the authorities listed (Wealden District Council).		
	<ul> <li>Agreed that this item no longer needed to be</li> </ul>		
	discussed as superseded by agreed changes above.		
	(d.) Roads to be included in modelling of Ashdown Forest,		
	page 7 (West Sussex County Council)		
	West Sussex County Council propose additional wording		
	regarding modelling of B roads and minor roads.		
	Change agreed		
	(e.) Types of habitat to be included in the assessment, page	1	
	II (Natural England)		
	Natural England comment that they disagree with the		
	approach set out in the SoCG.		
	Agreed that MA would provide some amended text		
	and KSt to remove from 'not agree' column.		
	(f.) Precautionary principle, page 14 (Wealden District		
	Council). Wealden District Council propose additional		
	wording including the phrase guarantee no reasonable doubt.		
	<ul> <li>MA disagrees with WDC's wording but MB said that it was wording from their barrister</li> </ul>		
	General item 3 comments:		
		1	

<ul> <li>Every signatory to give their position in each table</li> <li>Additional column titled 'reserve judgement' to be added</li> <li>Space added for explanations on each position</li> <li>4. Letters of objection to various planning applications by Wealden DC</li> <li>MB outlines the broad content of the letter and advises the letter is authored by the development management part of WDC. The letters are broadly the same with the last part of the letter tailored to each authority.</li> <li>Purpose of the letters was to raise the need to undertake HRA</li> <li>Tandridge District Council has received 11 objections, 3 of which relate to sites North of the M25</li> <li>Separate meeting is offered by WDC</li> </ul>	<ul> <li>MB to take questions from the group and discuss with Nigel Hannam</li> <li>WDC will provide clarification to the group's questions by the 26th January in the form of a letter or statement</li> </ul>
<ul> <li>The problem of separate letters coming from the policy and DM parts of WDC is raised and noted. Group say that a joint policy and DM response from WDC would be helpful.</li> <li>Issue raised by affected LPAs that these letters have come forward with no discussion/prior warning and this has caused consternation amongst members and officers.</li> <li>Some of the queries raised include: <ul> <li>How will WDC pursue the letter?</li> <li>Why have these applications been chosen to receive the letter? Criteria for selecting applications which would receive the letter.</li> <li>Are HRAs being objected to?</li> <li>Clarification on the differences of the final paragraphs of each letter</li> <li>Clarification of the approach with adopted and emerging plans.</li> </ul> </li> </ul>	<ul> <li>WDC to provide suggested dates for a meeting in early Feb to discuss the planning application objection letters.</li> </ul>
<ul> <li>5. The timetable for the way forward with the SCG</li> <li>Recognise that there is not a lot of time before the SoCG is needed in mid-March. Dates were discussed and agreed.</li> <li>Wording of section 3 'actions going forward' was discussed. It was agreed that it is important for the group to determine a way forward which all can sign up to. KS to rework this section to reflect discussion.</li> </ul>	<ul> <li>Version I to circulate on approx. 26<sup>th</sup> Jan for people to state their position and provide explanations</li> <li>Version 2 circulated approximately 9<sup>th</sup> Feb for final review and minor tweaks to position</li> <li>Signatory version circulated approximately 16<sup>th</sup> Feb to be signed off by all by mid-March.</li> <li>KS to reword section 3 to reflect</li> </ul>
	discussion

• Agreed that phrasing of 'mitigation/compensation' should	GP to provide KS
be changed on the basis that these two are very different.	with revised
<ul> <li>Discussed SNAP (and associated mitigation table) and</li> </ul>	Appendix 5
agreed that it should be reflected in actions going	transport modelling
forward	table
• Appendix 5 transport modelling table raised by GP. Agreed that a	
table with less detail would be more appropriate, focusing on GP	
analysis.	
	1

# Appendix 4 – Housing numbers

This table sets out the various housing numbers approaches for each local planning authority. The numbers in **bold** are those which have been agreed by the Ashdown Forest Working Group at the time of drafting this Statement of Common Ground following the methodology outlined in section 2 of the Statement.

Authority Name	Adopted Local Plan housing number	OAN	DCLG new methodology	Numbers used for own LP (and in any modelling work undertaken so far if different)	Numbers used for other LPAs in modelling work	HMA figure
Crawley Borough Council	5,100 dwellings total 340 dwellings per annum annualised average	675 dwellings per annum	476 dwellings per annum			Northern West Sussex HMA: as for Mid Sussex District Council below
East Sussex County Council	n/a	n/a	n/a	n/a	n/a	n/a
Eastbourne Borough Council	5,022 by 2027 240 per annum	400	336 (capped)	No modelling undertaken to date	No modelling undertaken to date	Eastbourne & South Wealden HMA number TBD
Lewes District Council	6,900 <b>345</b> per annum	520	483	345 LP plus an additional +50% allowance for Newick	Tunbridge Wells – OAN 648 per annum Sevenoaks – OAN 620 per annum Wealden – OAN 832 per annum Mid Sussex – inspector figure 1,026 per annum	520 (higher end) Lewes District (including the Park) within the Coastal West Sussex HMA

Authority Name	Adopted Local Plan housing number	OAN	DCLG new methodology	Numbers used for own LP (and in any modelling work undertaken so far if different)	Numbers used for other LPAs in modelling work	HMA figure
					Tandridge – OAN 470 per annum	
Mid Sussex District Council	The emerging Mid Sussex District Plan 2014-2031 sets a minimum housing provision figure of 16,390 homes. For the purposes of calculating the five-year housing land supply a 'stepped trajectory' will be applied through the calculation of a 5-year rolling average. The annual provision in this stepped trajectory is 876 dwellings per annum for years 2014/15 until 2023/24 and thereafter, from 1st April 2024, 1,090 dwellings per annum until 2030/31, subject to future HRA on further allocated sites, to meet unmet needs of neighbouring authorities.	14,892 (an average of 876 dwellings per annum) for 2014-2031	1,016 dwellings per annum for 2016-2026	See second column	Growth assumptions for surrounding authorities used in the transport model: Crawley – 6,908 Wealden – 8,988 Lewes – 6,032 Brighton & Hove – 14,301 Horsham – 16,701 Tandridge – 6,395	Northern West Sussex HMA Crawley – 675 Horsham – 650 Mid Sussex – 876 = 2,201 dwellings per annum
Rother	335 net dwellings pa	363 ра	469 pa (capped)	n/a	n/a	Hastings and
District Council			737 pa (uncapped)			Rother HMA (as at 2014): 767 pa

Authority Name	Adopted Local Plan housing number	OAN	DCLG new methodology	Numbers used for own LP (and in any modelling work undertaken so far if different)	Numbers used for other LPAs in modelling work	HMA figure
Sevenoaks District Council	165 / yr 3,300 over 20 year (2006-2026)	12,400 (2015-35) 620 pa	698pa	<b>620</b> / 698	n/a	Tonbridge & Malling Tunbridge Wells
South Downs National Park Authority	There are several figures currently operating across the National Park but not one park-wide figure	447	Not applicable	250	Tunbridge Wells – OAN 648 per annum Sevenoaks – OAN 620 per annum Wealden – OAN 832 per annum Mid Sussex – inspector figure 1,026 per annum Tandridge – OAN 470 per annum	Coastal Sussex HMA : 274 Eastbourne and Wealden HMA: 14 Northern West Sussex HMA: 14 Central Hants : 144
Tandridge District Council	125 dpa	470	645	ТВС	470	470
Tunbridge Wells Borough Council	The adopted Core Strategy figure is 300 per anum	648 (SHMA 2015)	692	648	As above	Tunbridge Wells Borough is considered to be in a HMA which includes Sevenoaks, Tonbridge and Tunbridge Wells and extends to include Crowborough, Hawkhurst and Heathfield.

Authority Name	Adopted Local Plan housing number			Numbers used for own LP (and in any modelling work undertaken so far if different)	Numbers used for other LPAs in modelling work	HMA figure	
Wealden District Council	450 dwellings per annum or 9,600 in total 2008 - 2027	950 DPA	I247 (check)	11,456 (total) forAshdown Forestmodelling11,724 for LewesDowns andPevensey Levels(revised figurespost March 2017Draft WLP).	2014 tempro data	Not yet determined.	
West Sussex County Council	n/a	n/a	n/a	n/a	n/a	n/a	

# Appendix 5 - Ashdown Forest Transport Model Analysis

This table sets out the key elements of the transport modelling undertaken as part of HRA work for the respective local planning authorities. It also sets out some analysis prepared by West Sussex County Council on the major and minor differences and commonalities of the approaches taken.

Кеу	Model Base Year	Geographica I Coverage	Road Network in Forest	Origin to Destination Demand Data Sources	Data Types for Base Year Validation	Origin to Destination Zone Definition	Forecasting Years	Trip Generation Methodology	Demand Changes Assessed in Study	Forecasting Background Growth	Time Periods Directly Modelled	Modelled Responses to Congestion	Other European Designated Sites Assessed?
	nt of level	of difference be	tween Models:										
Colour Coding													
Comments	Two models are grown from older bases, whilst other models are all from 2014	Whilst all models include the Ashdown Forest SPA, there is wide variation in the choice and extent of which other areas are included, reflecting the location of the client authorities	All models include all the A class roads. Two models have represented B class roads and one minor road, although the assignment did not use them. One model also represents a number of Class C roads	There is a split between those models which use roadside interview data, - which captures all journey purposes but is based on a sample which requires infilling with data such as NTEM and NTS – and those which use 2011 census journey to work which captures only one journey purpose but with universal spatial coverage in UK and very high response rate	All models use continuous automatic traffic counters as a primary source of volumetric data. The extent to which manually observed data for junction turning movements or links is used varies and only two models have reported journey time observations.	All model zoning systems are based on Census areas, but the level of aggregation between models and and uniformity across parts of individual models is varied.	The headline forecasting year has a relatively narrow range from 2028 to 2033 (five years) No models have yet assessed intermediate forecast years for plan phasing. One model with an older base year has also used a present day forecast for comparison.	Universal use of TRICS for site specific trip generation. There will be some minor variations in use of site selection parameters where information is available.	All models assessed planned housing and employment. There is some difference in approach to smaller sites which may not vary in overall quantum from unplanned development trends. Some models concentrate mainly on individually modelled strategic sites with others treating all sites included in a Local Plan together by adjusting NTEM totals.	All models use TEMPro/NTE M with the version used reflecting the time when the model forecasting was started. There is some difference in approach to how TEMPro/NTE M is applied and the definition of what is background, with some models treating small non-strategic allocations or planned dispersed development along with background, whilst others treating all sites included in Local Plan together.	There is a split between those models which assess AADT traffic directly and those which simulate hourly flows, with AADT forecasts being calculated by factoring derived from observations.	All but one model allow re- routing. One model uses fixed routings; although there can be two alternative routings between O-D pairs, this does not vary according to travel times/costs. Two models allow destination choice, with only one model allowing mode choice.	This varies greatly according to the geographical extent of the model and study area, in particular the location of the client planning authority in relation to other designated sites.

# Appendix 6 - Ashdown Forest Air Quality Calculations Methodology Information

This table sets out the key elements of the air quality calculations undertaken as part of HRA work for the respective local planning authorities.

Authority & consultant	Chemicals monitored and assessed in forecasting	Conversion ratios from NOx to N	Background improvement assumptions	Rate of dispersal from the centre line of the road up to 200m	Type of habitat e.g. woodland i
South Downs National Park Authority, Lewes District Council, Tunbridge Wells Brough Council, and likely Tandridge District Council - AECOM	NOx, N deposition, Acid Deposition	NOx to NO <sub>2</sub> conversion calculated using Defra's NOx to NO <sub>2</sub> calculator. Then NO <sub>2</sub> multiplied by 0.1 for N deposition as per DMRB guidance.	For N deposition -2% applied up to 2023 (equivalent of 1% per year for plan period to 2030). Improvements in background concentrations and emission rates assumed following Defra assumed improvements up to 2023.	Modelled using dispersion model ADMS-Roads, written by CERC.	A precautionary a heathland (the SA be present in the modelled transect at that location. T modelled habitat.

#### tat included in the assessment – d in roadside vegetation.

ry assumption was made that pristine SAC feature) was present, or could he future, at any point on the sects irrespective of existing habitat h. Therefore heathland was the only cat.