Schedule of Changes to the Joint Minerals Local Plan

The table below sets out the changes to be made to the adopted <u>Joint Minerals Local Plan (JMLP)</u> as a result of this <u>Single Issue</u> <u>Soft Sand Review</u>. Text to be deleted is shown as <u>struck through</u> and additional text to be added is shown in <u>red and underlined</u>.

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
Executive	Chapter 1: Introduction to Minerals Planning
Summary	West Sussex County Council and the South Downs National Park Authority (SDNPA) (the "Authorities") have worked in partnership on the preparation of the West Sussex Joint Minerals Local Plan (the "Plan"). The Plan, which was adopted in July 2018, covers the period to 2033 and is the most up-to-date statement of the Authorities' land-use planning policy for minerals. Once adopted iIt becomes part of the statutory 'development plan' for West Sussex, including the part of the South Downs National Park within the county and will provide the basis for making consistent land-use planning decisions about planning applications for minerals production facilities including quarries. This version of the Plan (known as the 'Proposed Submission Draft') is that which the Authorities intend to submit to Government for examination and it sets out their vision, objectives, strategy, and policies for minerals supply. In this Plan, the Authorities have sought to address the points raised following the consultation on the Regulation 18 Draft Plan between April and June 2016, and points raised in engagement
	with consultees and local communities since then.
	Chapter 7: Strategic Minerals Site Allocation
	The <u>re are four only</u> allocation <u>s</u> for an additional minerals site <u>s as</u> follows:
	 An extension to West Hoathly claypit (clay) Ham Farm, Steyning (soft sand) East of West Heath Common (soft sand) Chantry Lane Extension (soft sand)

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	The broad locations of the allocated sites is shown on the Key Diagram and the boundary identified on Policies Maps. 'Development principles' for the sites have been identified, which are specific issues that will need to be addressed at the planning application stage, as and when proposals come forward for the allocated sites.
6.2.13	Land won soft sand is of a particular quality that cannot be substituted by other minerals. The soft sand resource is heavily constrained due its location within or adjacent to the South Downs National Park.
6.2.13	New paragraph number: 6.2.14 The current 10 year average sales value is much higher than for sharp sand and gravel, at 288,718 tonnes per annum (2009 – 2018), and other relevant local information suggests average demand may be as high as 371,869 tonnes per annum. soft sand is 313,210 tonnes (2007 – 2016) (based on January 2017 data), which is higher than for sharp sand and gravel. In 2017, The total permitted reserve of land-won soft sand in West Sussex is 2,300,437 was 3,354,800 tonnes which currently provides a landbank of 6.2 10.7 years -, based on the 10 year average sales, taking account of other relevant local information. The supply and demand picture shows that additional supplies of 2.36mt of soft sand are likely to be needed towards the latter half of the Plan period. Current reserves are not sufficient to meet demand over the Plan period (up to 2033). Planning Guidance (NPPG, para 064) states that MPAs should also consider average sales over the previous three years, to identify the general trend of demand. The 3-year average of soft sand sales is 315,560 tonnes (2016-2018). Based on this 3-year average and current reserves, the landbank (taking account of other relevant local information) is currently 7.3 years.
6.2.14	New paragraph number: 6.2.15 The relevant strategic objectives are; 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area.

¹-This does not take account of other relevant local information concerning future levels of house building and road construction as set out in the Local Aggregates Assessment.

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	3: To make provision for soft sand, silica sand and sharp sand and gravel, to meet the need, from outside the South Downs National Park, where possible; and only allow development within the national park in exceptional circumstances and where it is in the public interest.
	New paragraph number: 6.2.16 In order to inform the strategy for the provision of land won soft sand, the Authorities considered the opportunities for extraction:
	 within West Sussex but outside of the SDNP outside of West Sussex¹ from other sources from within the SDNP, within West Sussex a combination of the options Footnote 1: Where these opportunities are included in emerging or adopted mineral plans, or exist at sites that hold current planning permissions.
	New paragraph number: 6.2.17 The Authorities have engaged in discussions under Duty to Cooperate with all Mineral Planning Authorities across the South East culminating in the agreement of a joint Position Statement for Soft Sand. Further Statements of Common Ground have been prepared on the issue of soft sand provision, as necessary, and the Authorities will continue to engage with other MPAs on the issue given to constrained nature of soft sand in West Sussex.
	New paragraph number: 6.2.18 In light of this work, site allocations through Policy M11 make provision for soft sand to meet the shortfalls set out in the latest LAA.

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
	New paragraph number: 6.2.19
	The strategy for the provision of land won soft sand is:
	• to allocate a new site inside of West Sussex and outside of the South Downs National Park (see Policy M11)
	• to allocate two extensions to existing soft sand sites within the South Downs National Park (see Policy M11)
	 to continue to work with Mineral Planning Authorities across the South East to identify potential alternative sources of soft sand (land won, marine won or substitute materials) to ensure that sites provision is made for soft sand outside of protected landscapes in the first instance.
	New paragraph number: 6.2.20
	This strategy accords with national policy as it seeks to make provision for non-energy minerals from outside of protected areas in the first instance NPPF para 205(a). In future, provision for soft sand may be available from beyond West Sussex and from alternative sources. This information will form part of the assessment of any planning application that comes forward on allocated or unallocated sites.
	New paragraph number: 6.2.21
	Any application for soft sand extraction within the SDNP, that is determined to be major development, will be assessed to determine whether or not exceptional circumstances exist and whether a proposal would be in the public interest.
	New paragraph number: 6.2.22
	Policy M2 will be used to determine all planning applications for soft sand extraction in West Sussex, including extensions of time and physical extensions on allocated and unallocated sites.

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6.2.15	Any proposals for land won soft sand extraction submitted before the adoption of the single issue soft sand review of the Plan, will be considered on their merits and against Policy M2 and other policies in this Plan.
Policy M2	Proposals for land won soft sand extraction, including extensions of time and physical extensions to existing sites, will be permitted providing that the proposal is needed to meet the shortfall of soft sand of 2.36 million tonnes (or as calculated in the most recent Local Aggregates Assessment) over the Plan period and maintain at least a seven year landbank.
	The Authorities will commence a single issue soft sand review of this Plan within 6 months of the adoption of this Plan. The Plan Review will be submitted for examination within two years from the commencement of the review and address the shortfall of soft sand at that time (as calculated in the most recent Local Aggregates Assessment). In the event that the reviewed Plan is not submitted within two years then the Plan, in terms of soft sand, will be deemed to be out of date.
	(a) Proposals for land won soft sand extraction, including extensions of time and physical extensions to existing sites, will be permitted provided that:
	i. The proposal is needed to ensure a steady and adequate supply of soft sand and to maintain at least a seven year land bank, as set out in the most recent Local Aggregates Assessment; and
	ii. The site is allocated within Policy M11 of this Plan, or if the proposal is on an unallocated site, it can be demonstrated that the need cannot be met through the site/s allocated for that purpose; and
	iii. Where transportation by rail or water is not practicable or viable, the proposal is well-related to the Lorry Route Network.
	(b) Proposals located outside the South Downs National Park that accord with part (a) must not adversely impact on its setting.

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
	(c) Proposals located within the South Downs National Park that accord with part (a) and constitute major development will be refused other than in exceptional circumstances and where it can be demonstrated to be in the public interest.
6.2.16	New paragraph number: 6.2.23
	The shortfall of supply, as calculated at the time when the planning application is determined, will be a material consideration. The landbank calculation for the purposes of Policy M2 will be made by using the reserve and annual demand information set out in the latest Local Aggregate Assessment.
	The Authorities' Monitoring Report will be updated annually to contain the latest information about the status of the allocated sites. The landbank calculation for the purposes of Policy M2(a(i)) will be made by using the reserve and annual demand information set out in the most recent published Local Aggregate Assessment.
6.2.17	New paragraph number: 6.2.24
	The single issue review of the Plan required under Policy M2 will address the strategy to maintain a steady and adequate supply of soft sand, the supply and demand for soft sand, and the approach to meet any shortfall, including the potential need to allocate sites. Although the Plan Review will address these matters, it will not change the end date of this Plan.
	Site allocations are set out in policy M11. The Soft Sand Site Selection Report, Sustainability Appraisal and Major Development Background Paper set out how the Authorities undertook the site selection process. For development proposals on unallocated sites a clear preference will be given to sites with the least impact on the SDNP in line with national policy.
6.2.18	New paragraph number: 6.2.25
	Policy M2 sets out the timeframe for the commencement and submission of the Plan Review. 'Commencement' is defined as being publication of an invitation to make representations in accordance with

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
	Regulation 18 of The Town and Country Planning (Local Planning) (England) Regulations 2012. If the Plan Review is not submitted within two years from commencement, the soft sand parts of this Plan will be deemed to be out of date.
	Sites outside of the boundary of the SDNP will be assessed for their impact on the setting of the SDNP in line with Section 62 of the Environment Act 1995 which requires all relevant authorities, including statutory undertakers and other public bodies, to have regard to the purposes of a National Park.
	New paragraph number: 6.2.26 Sites within the South Downs National Park that are assessed as constituting major development will need to demonstrate exceptional circumstances exist and the development would be in the public interest before planning permission is granted. ¹
	West Sussex and South Downs Major Development Paper
	New paragraph number: 6.2.27 Physical extensions to existing sites generally benefit from established infrastructure (e.g. access roads, processing plant and offices) which means that it may be more appropriate to continue activities, rather than develop new sites. The acceptability of extending existing sites will also depend on the cumulative impacts of continued working, considered in more detail by Policy M22.
	New paragraph number: 6.2.28 Proposals to extend existing sites will only be supported where the existing site does not have any outstanding or unresolved issues in relation to planning controls aimed at ensuring that the site operates without harm. For example, if a site that should have been partly restored in accordance with a phased restoration scheme were to be extended, this would exacerbate the ongoing impact on the landscape.

JMLP Para/Policy	Changes to the 3	Joint Minerals Local Plan	
Policy M2 - Implementation	Implementation and Monitoring		
and Monitoring	Actions	Key Organisation(s)	
	Annual monitoring of sand and gravel sales data from operators. Annual production of Assessment of Need for Aggregates (Local Aggregate Assessment)	WSCC, SDNPA, minerals operators, South East England Aggregates Working Party.	
	Measure/Indicator	Trend/Target	
	- Soft sand sales - Permitted soft sand reserves	Trends: - Soft sand continues to be adequately supplied to the construction industry in West Sussex. - 100% of decisions made on planning applications for soft sand extraction are consistent with Policy M2. - Declining landbank within the South Downs National Park - Soft sand continues to be adequately suppled to the construction industry in West Sussex	
	Intervention Levels	Actions	

JMLP Para/Policy	Changes to the Joint Minerals Local Plan	
	New soft sand reserve permitted within the South Downs National Park (contrary to approach of managed retreat) Lack of sites coming forward that are able to demonstrate exceptional circumstances - Work with the Aggregates Working Party to monitor supplies of soft sand in the south east - Review policy	
7.1.1	This chapter identifies the mineral sites that hasve been allocated in the Plan in pursuit of the following strategic objectives; 1: To promote the prudent and efficient production and use of minerals and to ensure a steady and adequate supply, having regard to the market demand and constraints on supply in the Plan area. 3: To make provision for soft sand, silica sand and sharp sand and gravel, to meet the need, from outside the South Downs National Park, where possible; and only allow development within the national park in exceptional circumstances and where it is in the public interest	
7.1.2	Paragraph 143204 of the NPPF requires that Local Plans should allocate sites to promote development and flexible use of land. Specifically in relation to planning for aggregate minerals, paragraph 207 of the NPPF states that Mineral Planning Authorities should plan for a steady and adequate supply by, amongst other things, identifying specific sites, preferred areas and/or areas of search and locational criteria as appropriate.	
	New paragraph number: 7.1.4 Development within the SDNP will need to consider its impact on the purposes of the SDNP ² at each stage of development. Restoration of sites within or nearby to the SDNP should consider their ability to contribute to ecosystem services and biodiversity net-gain. The SDNPA will prepare a guide to restoration of mineral sites within the SDNP and proposals should take account of this in the preparation of any planning application.	
	² As set out in the National Parks and Access to Countryside Act 1949, as amended by the Environment Act 1995	

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
7.1.4	New paragraph number: 7.1.5
	Although the allocated sites are currently available for mineral uses during the Plan period, circumstances may change and they may not come forward as expected. Private sector businesses (and, therefore, commercial considerations) will determine whether extraction will actually take place. Therefore, the Plan potentially allows, under the use-specific policies in the preceding chapter, for other sites to come forward for mineral extraction. Such provision will provide additional flexibility and compensate for any allocated sites that do not come forward for minerals extraction. Accordingly, the fact that a site is not allocated in the Plan does not mean that a proposal for mineral extraction at that site will not receive planning permission at some future date.
7.1.5	New paragraph number: 7.1.6
	Following technical work and discussions with the mineral industry, statutory and other consultees, and resident and community groups, a number of guiding principals have been identified for the location of new mineral extraction sites. These sites are needed to address likely demand shortfalls for meeting needs for soft sand in West Sussex as identified in Chapter 6.
7.1.6	New paragraph number: 7.1.7
	There are five six key guiding principles that have been used to guide the identification of the allocated sites:
	First principle: Places where there are opportunities to restore land beneficially, for example a net-gain in biodiversity.
	Second principle: Places without a sensitive natural or built environment and away from communities, in order to protect the amenity of businesses, residents and visitors to West Sussex.

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
	Third principle: the new sites should have good access to the Lorry Route Network (LRN). Access from the site to the LRN should be acceptable 'in principle', that is, there should not be any technical issues, with regard to highway capacity and road safety, that cannot be overcome.
	• Fourth principle: The need to protect and enhance, where possible, protected landscapes in the plan area, particularly ensuring that any major minerals development will only be considered within designated landscapes in exceptional circumstances and in the public interest.
	Fifth principle: A preference for extensions to existing sites rather than new sites, subject to cumulative impact assessments.
	Fifth Sixth principle: The need to avoid the needless sterilisation of minerals by other forms of development
7.2.1	A detailed technical assessment of the site has been undertaken that has not identified any overriding or fundamental constraints to the proposed forms of development on the allocated sites. This includes, for example, the potential impact of the development on amenity and character, and risk to the natural and historic environment. It is considered, therefore, that any potential unacceptable impacts can be prevented, minimised, mitigated, or compensated for to an acceptable standard. Restoration forms a key part of any application for mineral extraction and proposals should ensure appropriate mitigation through the extraction period as well as the proposals for the final land use. Pre-application advice should be sought to ensure each site is brought forward in the most appropriate way, as set out in Policy M24 Restoration and Aftercare. Accordingly, the site allocated in Policy M11 is acceptable 'in principle' for the allocated use/s.
	New paragraph number: 7.2.2 Proposals for development on the allocations within the SDNP that are considered to be major development will need to demonstrate exceptional circumstances exist and the development would be in the public interest before planning permission is granted in line with policy M2.

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
Policy M11	(a) The following site is allocated for the extraction of clay for brick making and is acceptable, in principle, for that purpose:
	Extension to West Hoathly Brickworks (Policies Map 1)
	(b) The following sites are allocated for soft sand extraction and are acceptable, in principle, for that purpose:
	 Ham Farm, Steyning (Policies Map 8)
	 East of West Heath Common (Extension) (Policies Map 9)
	 Chantry Lane Extension (Policies Map 10)
	(bc) The development of the allocated sites must take place in accordance with the policies of this Plan and satisfactorily address the 'development principles' for that site identified in the supporting text to this policy.
	(ed) The allocated site will be safeguarded from any development either on or adjoining the sites that would prevent or prejudice the development of its allocated minerals use or uses.
7.2.2	New paragraph number: 7.2.3
	The broad locations of the sites allocated in Policy M11 is shown on the Policies Maps. The boundary of each the allocated site is identified on Policies Maps. The following paragraphs identify 'development principles' for the sites, that is, specific issues that will need to be addressed at the planning application stage, as and when proposals come forward for the allocated sites. Policy M11 requires these principles to be satisfactorily addressed in addition to any requirements within the use-specific and general development management policies of this Plan. Application of the Development Principles should take place alongside full consideration of the Development Management policies set out in Chapter 8.

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
7.2.3	New paragraph number: 7.2.4
	Extension to West Hoathly Brickworks, West Hoathly (Policies map 1): Located in West Hoathly, Mid Sussex, the site is used for agricultural purposes and is approximately 9 hectares in size. The site would provide a 2-3 year supply of Wadhurst clay to the existing brick factory. The after use for this site would be a return to agricultural uses, or restoring part, or all, of the land to woodland. Restoration should seek to reinstate the original profile of the site.
7.2.4	New paragraph number: 7.2.5 The development principles for the Extension to West Hoathly Brickworks are as follows: i. Phasing of clay extraction and restoration so that a series of small areas are developed in sequence, to reduce visual intrusion; ii. Careful siting of extraction and infrastructure on the lower areas to the northwest of the site to reduce visual intrusion on the village and Historic Park and Garden to the south; iii. Perimeter mounding (using topsoil and overburden) and then planting of native trees and shrubs along the southern and eastern boundary, including some evergreen species, to screen/filter views of the village to the southeast, and Top Road to the south; iv. Perimeter mounding should be carried out and then planting of native trees and shrubs along the north western boundary, to reduce visibility from views along the valley and the hills to the northwest within the wider AONB; v. In order to minimise negative impacts on mature trees and watercourses, appropriate buffers, where no development shall take place, should be created and retained along the watercourse, and around the mature trees and ancient woodland within and adjacent to the site around these features; vi. In areas where no excavation is to occur, existing hedgerows, mature trees and vegetation should be protected and linked by new planting to create continuous corridors of trees and vegetation, connected to wider networks of hedges in surrounding areas and reducing overall visibility across the site from surrounding areas;

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	vii. An assessment of the impact on the Ancient Woodland (Blackland Wood, Front Wood and Cookhams Shaw); should be carried out , appropriate buffers incorporated, and mitigation provided, if required in accordance with Natural England and the Forestry Commission's standing advice;
	viii. An assessment of the impact on the Ashdown Forest SPA/SAC, and Wakehurst & Chiddingly Woods SSSI and Weir Wood Reservoir SSSI should be carried out and mitigation provided, if required;
	ix. An assessment of the impact on nearby listed buildings (including Aldern House, Old Coombe House and Blackland Farmhouse) and the Historic Parkscapes (Courtlands and Northwood House should be carried out and mitigation provided, if required;
	 At pre-application stage, a Lidar survey should be undertaken and an assessment of the impacts on buried archaeological remains should be carried out including archaeological field evaluation and mitigation measures where required;
	 xi. A flood risk assessment should be carried out, and mitigation provided, if required; xii. Potential impacts on the Crawley AQMA resulting from site operations and HGV traffic should be identified and mitigation set out if required;
	xiii. Opportunities should be sought to enhance future public access; xiv. Access to the site should be through the existing brickworks;
	 xv. As the site contains Grade 3 Agricultural Land Quality, an assessment should be undertaken of the potential for high quality agricultural land, and mitigated provided, if required; xvi. The power line and BT line should be diverted or protected, as necessary;
	xvii. The site shall be restored either to agricultural or woodland use in accordance with the following principles, either:
	a. Reinstate the original profile of the site and return it to agricultural use. Long term restoration should aim to restore and reinforce existing landscape elements in keeping with the surrounding pattern, including the structure of hedgerows and hedgerow trees. It should aim to maximise the farmland habitat value and connectivity with the surrounding structure of
	hedgerows and woodland. It should also include the creation of ponds, a notable feature of the local landscape and important component of the habitat diversity of the area, or, b. Restoring all or part of the site to woodland following extraction. Long term restoration should aim to maximise the habitat value by taking opportunities to link it into the surrounding

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
	structure of hedgerows and woodland. It should also include the creation of ponds, a notable feature of the local landscape and important component of the habitat diversity of the area.
	xviii. A site liaison group involving the local community should be established if necessary, by the operator to address issues arising from the operation of the site.
	New paragraph number: 7.2.6
	Ham Farm, Steyning (Policies Map 8): Located in Steyning, Horsham, the site is used for agricultural purposes, and is approximately 7.9 hectares in size. It would provide 725,000 tonnes of soft sand. Materials would be exported from the site by road. The after use for this site would be a return to agricultural use, and restoration would consider enhancement of the existing woodland within the site.
	New paragraph number: 7.2.7 The development principles for Ham Farm are as follows:
	 i. Development proposals must identify and incorporate opportunities for net gains in biodiversity; ii. A project level Appropriate Assessment is required to assess potential impacts and demonstrate how this site will be delivered without any adverse effect on the integrity of any Natura 2000 sites iii. A Landscape and Visual Impact Assessment should inform the development of proposals for the extraction of minerals from the site, taking into account and seeking to minimise impacts on the South Downs National Park and its setting, and Wiston Park; iv. The LVIA should cross reference all other relevant studies within the Environmental Statement in order to ensure that it is fully integrated and considers both direct and indirect impacts from any proposals;
	v. The access should be carefully sited to ensure lines of mature broadleaf trees remain intact. A tree survey and arboriculture impact assessment in accordance with "BS5837 Trees in Relation to Design, Demolition and Construction 2012" should be provided to ensure that retained trees are adequately protected from site operations and that any to be removed are clearly identified and appropriate mitigation proposed;

JMLP Para/Policy		Changes to the Joint Minerals Local Plan
	vi.	The entrance to the site should be carefully designed to minimise adverse impacts upon the
		South Downs National Park and its setting;
	vii.	During excavation there should be screening, such as perimeter mounding and planting of native
		trees and shrubs (including native evergreen species) along the eastern and southern boundaries
		to strengthen and reinforce existing screening of views into the site from the A283, Cherrytree
		Rough to the north and surrounding open farmland should be considered as part of the
		Landscape and Visual Impact Assessment process. Any screening landform and/or planting
		should be designed to be consistent with local landscape character in order to minimise
		unintended additional impacts on landscape character from incongruous screening features;
	viii.	Existing hedgerows, mature trees and vegetation along perimeters and within the site, must,
		where possible, be retained and linked to new planting to create continuous corridors of trees
		and vegetation, connected to wider networks of hedges in surrounding areas;
	ix.	There should be phasing of working and restoration to minimise impacts associated with
		unrestored open excavated areas;
	X.	A historic building setting impact assessment of nearby listed buildings (including but not limited
		to Horsebrook Cottage and Wappingthorn Manor) should be carried out and mitigation provided,
		<u>if required;</u>
	xi.	At pre-application stage, a Lidar survey should be undertaken and an assessment of the impacts
		on buried archaeological remains should be carried out including archaeological field evaluation
		and mitigation measures where required;
	xii.	A hydrological assessment should be completed, evaluating and seeking to avoid and minimise
		the impact from the proposals on ground water and watercourses, including but not limited to,
		Alderwood Pond and Wiston Pond;
	xiii.	A flood risk assessment should be carried out and mitigation provided, if required;
	xiv.	The transport assessment should consider the net impact of changing the land use from
		agricultural (maize production) to mineral and include allowances for the importation of materials
		for restoration and importation of feedstock for anaerobic digestion at Wappingthorn Farm;
	XV.	A HGV routing agreement is required, including a robust approach to monitoring adherence, to
		ensure that HGVs travelling to/from the site avoid the villages of Steyning and Storrington;
	xvi.	If the traffic from the site could have a negative impact on the Air Quality Management Area in
		Storrington High Street, then an Air Quality Assessment is required;

	Changes to the Joint Minerals Local Plan		
xvii.	Vehicular access to the site to be created at the existing gated access and shall be designed to		
	accord with the standards and guidance within the Design Manual for Roads and Bridges and		
	Roads in the South Downs;		
XVIII.	There must be an assessment of the cumulative impact associated with other development (e.g.		
	other minerals development) including landscape and transport considerations, such as the		
viv	A24/A283 Washington roundabout and mitigation, if required; Any loss of potentially high quality agricultural land should be considered and mitigation		
XIX.	provided, if required;		
VV	There are known power cables, power lines and water mains within and adjacent to the site		
***	which should be diverted or protected, as necessary;		
xxi.	A lighting, noise, dust, odour and vibration management plan should be completed, setting out		
	how unacceptable impacts will be avoided;		
xxii.	Options for restoration could include reinstating the original profile of the site and returning it to		
	agricultural use and restoring the structure of hedgerows and hedgerow trees, with the aim of		
	maximising farmland habitat value, and connectivity with the surrounding structure of		
	hedgerows and lines of trees. Long term restoration should aim to maximise the habitat value		
	by taking opportunities to link the surrounding hedgerow and woodland structure; and		
XXIII.	A site liaison group involving the local community should be established by the operator to		
	address issues arising from the operation of the site.		
New paragr	aph number: 7.2.8		
East of We	est Heath Common (Extension), Rogate (Policies Map 9): Located near to Rogate,		
	the extension to West Heath Quarry is located within the South Downs National Park, and used		
for agricultural purposes. The site is approximately 14 hectares in size and would provide 950,000 tons			
soft sand. The area available for extraction may be limited by the development principles set out below,			
	e results of the hydrogeological survey. Materials would be exported from the extension site to		
_	quarry by conveyor or pipeline, for processing, before transport by road using the existing quarry		
_	routing provision. Development of this site should avoid and minimise any impact on West Heath		
	nd the River Rother Local Wildlife Site. Development should also contribute to the Petersfield to		
	xviii. xix. xx. xxi. xxii. xxiii. Xxiii. Xxiii.		

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	Pulborough via Midhurst non-motorised route. The after use for this site would be to create a low level water
	environment that should maximise nature conservation and informal recreation. Any restoration scheme
	should be fully integrated with the restoration scheme on the existing site. The restoration proposals should
	also take account of the opportunities to improve long distance trails and key public Rights of Way.
	Restoration proposals should clearly relate to landscape projects in the wider South Downs National Park ² .
	Footnote 2: SSR Landscape Assessment (2019)
	New paragraph number: 7.2.9
	The development principles for the East of West Heath Common site are as follows:
	i. Development proposals must identify and incorporate opportunities for net gains in biodiversity;
	ii. A project level Appropriate Assessment is required to assess potential impacts and demonstrate how this site will be delivered without any adverse effect on the integrity of any Natura 2000
	sites; iii. A landscape and visual impact assessment should inform the development of proposals for the
	extraction of minerals from the site (including the use of conveyors or pipeline), taking into
	account and seeking to minimise adverse impacts on the South Downs National Park; iv. The Landscape and Visual Impact Assessment should cross reference all other relevant studies
	within the Environmental Statement in order to ensure that it is fully integrated and considers both direct and indirect impacts from any proposals;
	v. Existing hedgerows, mature trees and vegetation along perimeters and within the site, must,
	where possible, be retained and linked to new planting to create continuous corridors of trees and vegetation, connected to wider networks of hedges in surrounding areas;
	vi. There should be phasing of working and restoration to minimise impacts associated with
	unrestored open excavated areas;
	vii. <u>Proposals should ensure that there are no significant adverse impacts on the nearby Scheduled</u> <u>Monuments bridges and structures on relevant parts of the road network;</u>

JMLP Para/Policy	Changes to the Joint Minerals Local Plan
	viii. At pre-application stage, a Lidar survey should be undertaken and an assessment of the impacts
	on buried archaeological remains should be carried out including archaeological field evaluation
	and mitigation measures where required;
	ix. A hydrological assessment should be completed, evaluating and seeking to avoid and minimise
	the impact from the proposals on ground water and watercourses. Where necessary, changes to
	the development boundary will be made to prevent impacts on the water environment;
	x. The potential for impact on the Wealden Heaths Phase II SPA and East Hampshire Hangers SAC
	should be considered, and mitigation applied to ensure no harm occurs;
	xi. Any loss of potentially high quality agricultural land should be minimised and mitigation provided
	if required;
	xii. A lighting, noise, dust, odour and vibration management plan should be completed, setting out how unacceptable impacts will be avoided;
	xiii. Consideration must be given to ensuring mitigation measures are applied to Public Footpath 861
	which is 500m west of the site, and may be impacted by the use of conveyors;
	xiv. Proposals for restoration should be informed by a landscape and ecosystem services led strategy
	agreed with the SDNPA. The strategy should be informed by relevant technical assessments,
	contribute to the purposes of the SDNP and form a cohesive scheme with the existing quarry sit
	xv. A site liaison group involving the local community should be established by the operator to
	address issues arising from the operation of the site.
	New paragraph number: 7.2.10
	Chantry Lane Extension, Storrington (Policies Map 10): Located near to Storrington, Horsham, the
	extension to Chantry Lane is located within the South Downs National Park, and used for agricultural
	purposes. The site is approximately 2.5 hectares in size and would provide 1,000,000 tonnes of soft sand.
	Extraction of material at this location would be linked to an holistic revised restoration scheme and lower
	levels of extraction at the existing site. The after use for this site could be a return to agricultural use, and
	restoration would consider enhancement of the existing woodland within the site. The restoration proposals
	should also take account of the opportunities to improve long distance trails and key public Rights of Way.
	Restoration proposals should clearly relate to landscape projects in the wider South Downs National Park ³ .
	Restoration proposals should clearly relate to landscape projects in the wider South Downs National Parks.

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	Footnote 3: SSR Landscape Assessment (2019)
	New paragraph number: 7.2.11
	The development principles for the Chantry Lane Extension are as follows:
	 (i) <u>Development proposals must identify and incorporate opportunities for net gains in biodiversity;</u> (ii) <u>A project level Appropriate Assessment is required to assess potential impacts and demonstrate how this site will be delivered without any adverse effect on the integrity of any Natura 2000 sites;</u>
	(iii) A Landscape and Visual Impact Assessment (LVIA) should inform the development of proposals for the extraction of minerals from the site, taking into account and seeking to minimise impacts on the South Downs National Park;
	(iv) The LVIA should cross reference all other relevant studies within the Environmental Statement in order to ensure that it is fully integrated and considers both direct and indirect impacts from any proposals;
	(v) The entrance to the site should be carefully designed to minimise adverse impacts upon the South Downs National Park and its setting, and designed to accord with the standards and guidance within the Design Manual for Roads and Bridges and Roads in the South Downs;
	(vi) During excavation there should be screening, such as perimeter mounding and planting of native trees and shrubs (including native evergreen species) along the boundaries to strengthen and reinforce existing screening of views into the site from the A283, and surrounding open farmland should be considered as part of the Landscape and Visual Impact Assessment process. Any screening landform and/or planting should be designed to be consistent with local landscape character in order to minimise unintended additional impacts on landscape character from incongruous screening features;
	(vii) Existing hedgerows, mature trees and vegetation along perimeters and within the site, must, where possible, be retained and linked to new planting to create continuous corridors of trees and vegetation, connected to wider networks of hedges in surrounding areas;
	(viii) There should be phasing of working and restoration to minimise impacts associated with unrestored open excavated areas;

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	(ix)	At pre-application stage, a Lidar survey should be undertaken and an assessment of the impacts
		on buried archaeological remains should be carried out including archaeological field evaluation
		and mitigation measures where required;
	(x)	A hydrological assessment should be completed, evaluating and seeking to avoid and minimise
		the impact from the proposals on ground water and watercourses, given its location close to the
		Arun Valley SPA;
	(xi)	An HGV routing agreement is required, including a robust approach to monitoring adherence, to
		ensure that HGVs travelling to/from the site avoid the village of Storrington;
	(xii)	If the traffic from the site could have a negative impact on the Air Quality Management Area in
		Storrington High Street, then an Air Quality Assessment is required;
	(xiii)	There must be an assessment of the cumulative impact associated with other development (e.g.
		other minerals development) including landscape and transport considerations, such as the
		A24/A283 Washington roundabout and mitigation, if required;
	(xiv)	Any loss of potentially high quality agricultural land should be minimised and mitigation provided,
		<u>if required;</u>
	(xv)	There are known power cables, power lines and water mains within and adjacent to the site
		which should be diverted or protected, as necessary;
	(xvi)	A lighting, noise, dust, odour and vibration management plan should be completed, setting out
		how unacceptable impacts will be avoided;
	(xvii)	Proposals for restoration should be informed by a landscape and ecosystem services led strategy
		agreed with the SDNPA. The strategy should be informed by relevant technical assessments,
		contribute to the purposes of the SDNP and form a cohesive scheme with the existing quarry
		<u>site;</u>
	(xviii)	A site liaison group involving the local community should be established by the operator to
		address issues arising from the operation of the site.
Appendix C	Appendix	C: Site allocation Policies Maps
Appendix C	Policies Ma	p 8 - See Appendix 1 of this document
Appendix C	Policies Ma	p 9 - See Appendix 1 of this document

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Appendix C	Policies Map 10 - See Appendix 1 of this document

Appendix 1: Policies Maps 8 - 10





