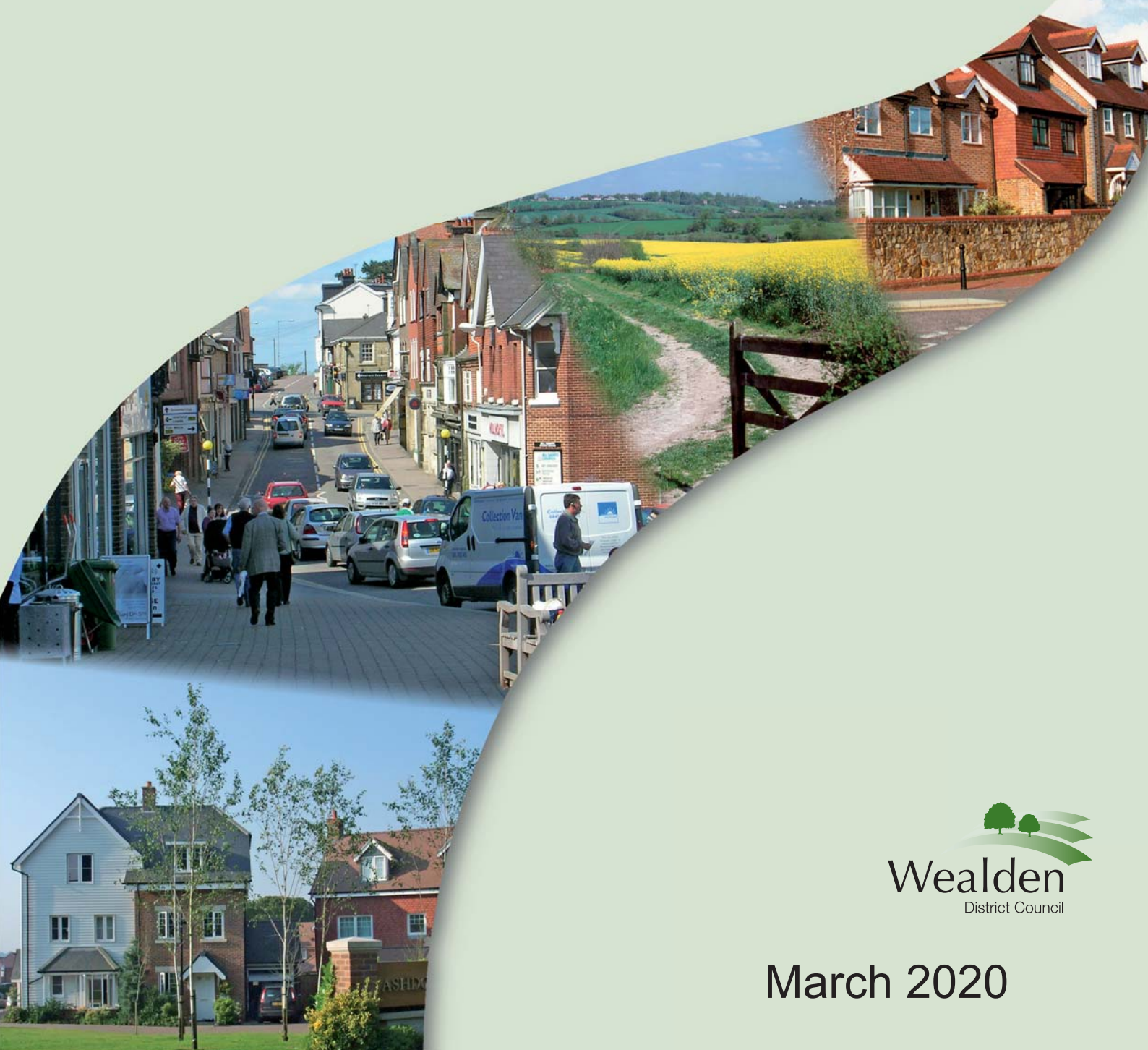


Hailsham Neighbourhood Plan

Habitats Regulations Assessment



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1 Introduction

1.1 This report presents the findings and recommendations of the Habitat Regulations Assessment (HRA) undertaken by Wealden District Council, as the ‘competent authority’ as provided by the Habitats Regulations, in regards to the draft Hailsham Neighbourhood Development Plan (Regulation 16), hereafter called the “Hailsham NDP”. The purpose of the HRA is to ensure that the requirements and legislative procedure as provided by The Conservation of Habitats and Species Regulations 2017 (as amended) has been met as part of the plan making process to ensure that the Hailsham NDP, once in place, will not result in an adverse effect on the integrity of the Natura 2000 network of European sites, designated for their biodiversity and conservation interest.

Legislative context

1.2 The Conservation of Habitats and Species Regulations 2017 (Habitat Regulations) transpose the requirements of EC Directive 2009/147/EC on the Conservation of Wild Birds (the Birds Directive) and EC Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive).

1.3 The Habitat Regulations set out a requirement for a Habitat Regulations Assessment (HRA) to be applied to all land use plans to assess the potential effect of a plan against the conservation objectives of European Sites including Special Areas of Conservation (SACs) and Special Protection Areas (SPAs).

1.4 SACs are sites classified in accordance with Article 3 of the Habitats Directive, which seeks to establish a European network of important high-quality conservation sites that will make a significant contribution to conserving habitat types and species identified in Annex I and II of the Habitats Directive. SPAs are sites classified in accordance with Article 4 of the Birds Directive seeking to protect rare, vulnerable and regularly migratory birds as listed in Annex I of the Birds Directive. SPAs and SACs are commonly referred to as European Sites and as part of a system known as the Natura 2000 network.

1.5 Ramsar sites are designated under the International Convention on Wetlands of International Importance (the Ramsar Convention in Iran, 1971 and amended by the Paris protocol 1992). Ramsar sites are not protected in law by the Habitats Directive, however the National Planning Policy Framework (NPPF) sets out that Ramsar sites together with potential SPAs and candidate SACs (cSACs) should be given the same level of protection as European sites.

1.6 The main aim of the Habitats Directive is to “*maintain or restore, at favourable conservation status, natural habitats and species of wild fauna and flora of Community interest*” (Habitats Directive, Article 2(2)). This aim relates to habitats and species, not the European sites themselves, although the sites have a significant role in delivering conservation measures including management plans to achieve favourable conservation status and the objective of the Directive within the designated site.

1.7 The Habitat Regulations were recently amended by The Conservation of Habitats and Species and Planning (Various Amendments) (England and Wales) Regulations

2018. These amendments were made on 5th December and came into force on 28th December 2018.

Habitats Regulations Assessment (HRA)

1.8 Under the Habitat Regulations (Regulation 63, 105 and 106), competent authorities (such as District Councils) have a duty to undertake an appropriate assessment where a land use plan or any other regulatory activity including projects and programmes is likely to have a significant effect on a European site. The purpose of an Appropriate Assessment is to assess the implications of a plan against the conservation objectives of the European site, and to ascertain that the plan would not, even in combination with other plans or projects, adversely affect the integrity of the site. The Habitats Directive applies the precautionary principle to European sites when assessing whether the effects of a plan are significant. This means that a plan can only be permitted after it has been determined that there will be no adverse effect on the integrity of the site(s) in question.

1.9 Where an adverse effect is identified, the Habitat Regulations promote the use of mitigation measures and avoidance of any potential damaging effects to the site. However, Article 6 (4) of the Habitats Directive provides several exceptions, which allows the plan or project to be approved in limited circumstances even if it would or may have an adverse effect on the integrity of a European site.

1.10 Under article 6 (4) a plan may only progress provided three sequential tests are met:

- there must be no feasible alternative solutions to the plan which are less damaging to the affected European site;
- there must be social or economic ‘imperative reasons of overriding public interest’ (IROPI) for the plan or project to proceed; and
- all necessary compensatory measures must be secured to ensure that the overall coherence of the network of European sites is protected

1.11 These tests can only formally be considered once an appropriate assessment in line with article 6 (3) of the Directive has been undertaken and in the case of the plans, it is for the competent authority to prove, as a prerequisite, that each test can be met. With regards to public interest, this must be overriding, be of long-term gain and must outweigh the potentially damaging impacts that the plan or project may have on a European site. IROPI should only be considered in exceptional circumstances. However, if the above tests are met the plan or project can be approved.

1.12 Whilst it is the responsibility of the competent authority to prove that the sequential tests can be met, the decision as to whether a Plan or project can proceed lies with the Secretary of State, who must grant authorisation only when satisfied that any necessary compensation measures are taken to ensure the overall coherence of the network of European sites.

1.13 Prior to undertaking an appropriate assessment the competent authority must first assess whether or not a plan is likely to result in a significant effect. This is essentially a

risk assessment or screening process to decide whether the full appropriate assessment is required. Should it be determined that a plan will not result in significant effects then no further assessment will be required. If significant effects cannot be ruled out as unlikely, then an appropriate assessment will be required to consider any potential impacts further. This is discussed further within the Appropriate Assessment section below.

1.14 When preparing a suite of development plan documents, it is important that the HRA is undertaken in a way that is proportionate to the level of the document. The European Commission's own guidance on the application of the test of likely significant effect accepts that policies in a plan that are no more than general policy statements or which express the general political will of an authority cannot be likely to have a significant effect on a site ⁽¹⁾.

1.15 This issue (for Local Plans) has also been addressed in the High Court case of Feeney, in which the judge stated that:

"..First a Core Strategy is a high level strategic document and the detail falls to be worked out at a later stage. Subsequent appropriate assessment of specific proposals is plainly envisaged by, and indeed necessitated under, the regime. Each appropriate assessment must be commensurate to the relative precision of the plans at any particular stage and no more. There does have to be an appropriate assessment at the Core Strategy stage, but such an assessment cannot do more than the level of detail of the strategy at that stage permits". Adv. Gen. Kokott expressly recognises this at 49 of her Opinion in *Commission v UK* ⁽²⁾.

1.16 The Advocate General's Opinion in *UK v Commission* ⁽³⁾ (as referred to at paragraph 26 of the Feeney Judgement) specifically dealt with the assessment of land use plans for the purposes of Article 6 and stated at paragraph 49 (emphasis added):

"..**Many details are regularly not settled until the time of the final permission.** It would also hardly be proper to require a greater level of detail in preceding plans or the abolition of multi-stage planning and approval procedures so that the assessment of implications can be concentrated on one point in the procedure. Rather, adverse effects on areas of conservation **must be assessed at every relevant stage of the procedure** to the extent possible on the basis of the precision of the plan. This assessment is to be updated with **increasing specificity in subsequent stages of the procedure.**"

1.17 The Feeney case confirms the legitimacy of the use of policy safeguards and provides helpful guidance in regards to the role of protective policies for European sites or protective wording within policies:

1 European Commission, 2000, Managing Natura 2000 Sites: The provisions of Article 6 of the Habitats Directive 92/43/EEC section 4.3.2 at http://ec.europa.eu/environment/nature/natura2000/management/docs/art6/provision_of_art6_en.pdf

2 Sean Feeney v Oxford City Council and the Secretary of State CLG para 92 of the judgment dated 24 October 2011 Case No CO/3797/2011, Neutral Citation [2011] EWHC 2699 Admin <http://www.oxford.gov.uk/Library/Documents/Barton%20AAP/Barton%20AAP%20CD%207.20.1%20Appendix%20Feeney%20v%20OCC%202011.pdf>

3 Case C-604 Commission of the European Communities v United Kingdom [2005] ECJ

- A general protective policy in itself cannot be regarded as adequate mitigation for any significant effects, because planning applications must be determined in accordance with the Development Plan; however
- An element of a policy that safeguards European sites or a policy qualifying a particular proposal so as to avoid likely significant effect has been found to be permissible⁽⁴⁾; and
- Adopting something in principle that will not actually happen if the protective condition or qualification is not being satisfied⁽⁵⁾ has also been found to be permissible;
- Such safeguards must be sufficiently specific that they are not just general safeguards that apply to a range of European sites and a range of effects

Court of Justice of the European Union

1.18 In addition to the legislation already discussed, a judgment issued on 12th April 2018 by the Court of Justice of the European Union (CJEU)⁽⁶⁾ ruled that Article 6(3) of the Habitats Directive must be interpreted as meaning that mitigation measures (measures which are intended to avoid or reduce likely significant effects) should be assessed within the framework of an appropriate assessment. It is not permissible to take account of measures intended to avoid or reduce harmful effects of the Plan or Project on a European site at the screening stage.

4 Feeney; paragraphs 88, 90 and 92

5 Feeney; paragraph 96

6 Judgement of the European Court of Justice (CJEU) 12th April 2018; *People Over Wind and Sweetman v Coillte Teoranta* (C-323/17)

2 Background to the Hailsham Neighbourhood Development Plan (NDP)

2.1 Hailsham Town Council, as the relevant body for the purposes of NDP designation, applied for designation of the whole parish as a Neighbourhood Plan Area under Section 61G of the Town and Country Planning Act 1990 (as amended). Following consultation, it was concluded appropriate to approve the application to designate the extent of the Hailsham Parish as a Neighbourhood Plan Area effective from July 2016. Since then, Hailsham Town Council has published a pre-submission version (Regulation 14) of the Neighbourhood Development Plan for public consultation (between 25 November 2017 and 26 January 2018), has drafted a proposed submission version (Regulation 16) of the Hailsham NDP which was submitted for independent examination in 2019. If successful in this process, a public referendum will be held.

2.2 The Hailsham NDP includes a vision for the town, nine objectives for the plan area, and a number of planning policies and projects that would cover the plan area. When adopted the Neighbourhood Plan will be used in the determination of planning applications within the plan area. The vision included within the Hailsham NDP is as follows:

By 2028 Hailsham will be recognised as a destination for leisure, shopping and culture. It will have embraced and harnessed its growth potential and benefitted from the necessary infrastructure to support and retain its strong sense of community, civic pride and social wellbeing. Hailsham will be established as a balanced, well-proportioned and prosperous town offering its residents a high quality of life'.

The town centre will be an appealing and pleasant retail and leisure destination which attracts visitors from far and wide (many via public transport from rail services at Polegate) into the unique historic market town served by modern and desirable facilities and amenities. Growth will deliver excellent schooling choices and new further education opportunities, good medical provision and care services.

An improved core retail area will support a diverse mix of independent and national shops and businesses bringing with it strong employment prospects for the town. A network of enhanced and connected green spaces, centred around the cuckoo trail will support an active and healthy community. The wetlands remain an asset of recreation and well-being for the community of Hailsham. Together with improvements to pedestrian and cycling links across the town, Hailsham residents will benefit from a safe and healthier alternative to car based travel.'

2.3 The nine objectives within the Hailsham NDP to fulfil the vision statement are:

- Support existing retailers in Hailsham and encourage a diversification of the retail and leisure offers in the town to attract new shoppers and visitors
- Protect and encourage the development of retail and commercial spaces which meet identified local need, to support new and existing small businesses and local retailers whilst also attracting inward investment into Hailsham.
- Encourage the appropriate redevelopment of previously developed land to help meet housing need and encourage the regeneration of Hailsham Town Centre.

- Improve local air quality and provide reductions in carbon emissions by supporting local renewable energy generation.
- The character and setting of Hailsham's conservation area, statutory listed buildings and locally listed buildings are protected by fostering a high-quality design approach which promotes design innovation and reinforces the distinct local character areas of Hailsham.
- Existing habitats and green infrastructure networks are protected and enhanced through sensitive development to encourage local habitat improvement and creation.
- New developments will create well connected, attractive cycling and pedestrian routes, providing seamless integration with the existing urban areas and public green spaces to encourage a reduction in car based travel.
- Existing pedestrian and cycling routes are preserved and enhanced. The Cuckoo Trail will be improved as a multi-functional route for tourism, travel and recreation, further linking Hailsham to its surrounding communities.
- Development delivers the necessary facilities and infrastructure in accessible locations for existing and new communities alike.

2.4 Lastly, the Hailsham NDP includes a number of planning policies that seek to deliver on both the vision statement and objectives outlined above. The draft planning policies within the Hailsham NDP are highlighted at Appendix 3 of the screening assessment report (Appendix A to this report) and a summary of the intentions of each draft policy is outlined.

Current Development Plan for Wealden District

2.5 The Core Strategy forms the current development plan for Wealden District as well as the Affordable Housing Delivery Local Plan and a number of saved policies contained in the 1998 Wealden Local Plan. The Core Strategy was adopted in February 2013. The Plan provides a long-term spatial vision and strategic objectives for the district for the period 2013 to 2027, including the South Downs National Park. The Core Strategy provides the quantum of growth and identifies broad locations for delivering housing and economic growth. The document also provides strategic policies including that relating to infrastructure, sustainable development, the provision of homes, biodiversity and green infrastructure.

2.6 A major consideration in the development of the Core Strategy was the effect of deteriorating water quality at Pevensey Levels SAC and Ramsar site and atmospheric pollution on Ashdown Forest SAC through traffic growth. As such, less growth was identified to be delivered in the Core Strategy due to these environmental constraints and the legislative requirement to meet the Habitats Regulations.

2.7 In recognising the constraints whilst seeking to ensure that there is an adequate supply of development land in the longer term, the Core Strategy Planning Inspector provided a requirement for the Core Strategy to be reviewed in 2015. The need for the review was based on the capacity issues associated with Hailsham North and Hailsham South Wastewater Treatment Works, where it was not possible to exceed the current capacity and as such a solution to the waste water issues is required to be delivered by

the water authority. In addition to this, a modification was added to Core Strategy Policy WSC12 following the examination in public. This required the Council to 'undertake further investigation of the impacts of nitrogen deposition on Ashdown Forest SAC, so that its effects in the longer term can be more fully understood and mitigated, if appropriate'. The purpose of this addition was to establish a better scientific understanding of the situation to see if additional growth could be accommodated in the future. Work contributing to the Core Strategy review commenced following its adoption in 2013.

2.8 The Council has undertaken work to review the Core Strategy and produced the Wealden Local Plan and its associated evidence base. The Wealden Local Plan was submitted to the Planning Inspectorate on 18th January 2019.

2.9 Following the Stage 1 hearing sessions into the Examination, which took place during May and July 2019, the Inspector wrote to the Council on 20th December 2019 advising that the Plan could not proceed to stage 2 hearing sessions due to its failure to meet the Duty to Co-operate. Wealden District Council has withdrawn the Plan with effect from 19th February 2020. In summary, the up-to-date approved 'development plan' for Wealden District Council therefore comprises the following documents:

- The Wealden District Council (incorporating part of the South Downs National Park) Core Strategy Local Plan (adopted 19th February 2013);
- The Wealden Local Plan (adopted December 1998) (Saved Policies);
- East Sussex, South Downs and Brighton and Hove Waste and Minerals Local Plan (adopted February 2013); and
- The Affordable Housing Delivery Local Plan (May 2016)

Neighbourhood Planning in Wealden and the Habitats Regulations

2.10 A Neighbourhood Plan is considered to be a land use plan. As such it must also meet the requirements of the Habitats Directives and Regulations. Since the adoption of the Core Strategy Wealden District Council has undertaken work to inform future plan making and planning applications in relation to Habitat Regulation matters. It is this information which will form the basis of an appropriate assessment of neighbourhood plans.

3 Habitats Regulations Assessment Methodology

Assessment Stages

3.1 There is no statutory method for undertaking a Habitats Regulations Assessment (HRA), however, the adopted method must be appropriate to its purpose under the Habitats Directive and Regulations.

3.2 The European Commission ⁽⁷⁾ recommends a four stage approach to addressing the requirements of Articles 6 (3) and (4) of the Habitats Directive, as set out below.

- **Stage 1: Formal Screening / Likely Significant Effect test** – The first stage in the HRA process is to identify the likely impacts of a plan or project upon a European site, either alone or in combination with other plans or projects. This stage considers whether any of the potential impacts are likely to be significant. The objective is to ‘screen out’ those sites or elements of the plan, without any detailed appraisal, which will not result in a likely significant adverse effect on a European site. This stage will be the focus of this screening assessment.
- **Stage 2: Appropriate Assessment (AA)** - An appropriate assessment is required if it is identified at the screening stage that the plan is likely to result in a significant effect either alone or in combination with other projects or plans. An appropriate assessment considers the impacts on the integrity of the European or Ramsar site(s). Where there are adverse impacts, it also includes an assessment of the potential avoidance and mitigation of those impacts.
- **Stage 3: Assessment of alternative solutions** – Following the appropriate assessment stage and consultation on this, should it be considered by a competent authority that residual adverse effects remain then it is necessary as part of a Stage 3 assessment to examine whether there are alternative ways of achieving the objectives of the plan that avoid the adverse impacts on the integrity of European or Ramsar sites or reduce them. It must be objectively concluded that no alternative solutions exist.
- **Stage 4: Imperative Reasons of Overriding Public Interest (IROPI)** - If there are no alternative solutions or mitigation solutions to remove or reduce any identified adverse effect to a level that is considered acceptable in view of a sites conservation objectives then it will be necessary, under regulation 107 of the Habitats Regulations, to demonstrate that there are Imperative Reasons of Overriding Public Interest to continue with the implementation of the Plan. The IROPI stage should only be explored in exceptional circumstances. Compensatory measures to offset negative impacts must be identified and assessed as appropriate before the project or plan can proceed.

Habitats Regulations Assessment Guidance

3.3 In addition to the Guidance provided by The European Commission, the following Guidance documents have been used to inform the methodology for this HRA:

⁷ Assessment of plans and projects significantly affecting Natura 2000 sites. European Commission (2001)

- Assessment of plans and projects significantly affecting Natura 2000 sites. European Commission (2001);
- Managing Natura 2000 Sites: The provisions of Article 6 of the 'Habitats' Directive 92/43/EEC. European Commission (November 2018);
- Department for Communities and Local Government (2006). Planning for the Protection of European Sites: Guidance for Regional Spatial Strategies and Local Development Documents;
- Habitats Regulations Appraisal Of Plans - Guidance For Plan-Making Bodies In Scotland, Version 3.0, January 2015; Planning Inspectorate's Guidance Note 10, Version 5 (August 2013); "The Habitats Regulations Assessment Handbook" DTA Publications Limited, September 2013 (and as subsequently amended);
- The Habitats and Wild Birds Directives in England and its seas: Core Guidance for developers, regulators & land/marine managers (December 2012 (draft for public consultation)

3.4 Consideration has also been had to recent guidance and advice including:

- Natural England's release of Internal Guidance - Natural England's approach to advising competent authorities on the assessment of road traffic emissions under the Habitats Regulations (June, 2018); and
- Preliminary ruling from the Court of Justice of the European Union: Opinion of advocate General Kokott delivered on 25th July 2018: Joined cases C-293 / 17 and C-294 / 17(2); and CJEU Judgment delivered on 7th November 2018 on Joined Cases C-293/17 and C-294/17.

HRA Methodology and Key Considerations

Hierarchy of plans and projects in the assessment process

3.5 The protective regime of the habitats legislation is intended to operate at different levels. In some circumstances, an assessment at a lower level i.e. at development project level will be more effective in assessing potential effects of a proposal on a European site than it is at the higher-level plan stage. This is because a lower tier plan or project will have a more precise understanding of the project, such as the specific nature, scale and location of development and therefore its potential effects.

3.6 However, it is only appropriate to rely on an assessment at a lower tier plan stage or development project stage where the HRA of a higher tier plan cannot reasonably assess the effects on a European site in a meaningful way. This could be, for example, due to a lack of specific information that will be unknown at that particular stage in the plan process.

3.7 Having said this, on the basis that higher tier plans, including the Wealden Local Plan, may not know the precise nature, scale or precise location of development, the HRA of the plan may rely in part on assumptions about the effects on Natura 2000 sites. Any assumptions made must also include the application of the precautionary approach.

3.8 Where adverse effects are identified in a higher tier plan, it will be necessary to adapt the plan to avoid the adverse effects identified. However, where it is identified that such effects cannot reasonably be known at the higher tier plan stage, then it will be necessary to indicate what aspects require further assessment at a later stage and how the proposal may be adjusted where a significant effect cannot be ruled out.

3.9 An HRA of a lower tier plan or project is legislatively required and a plan cannot take place unless it is ultimately concluded 'no adverse effect'.

3.10 In the case of Neighbourhood Plans, in many cases the plan will identify the acceptability criteria for developments in a plan area, relating to location, design or the composition of types of development; with the exact detail of the resulting developments agreed via the development management process (where they are determined in accordance with the Neighbourhood Plan, the Local Plan and the National Planning Policy Framework). In most cases, the neighbourhood plan will not identify additional housing or land allocations to the Local Plan, but will set acceptability criteria.

3.11 Therefore, in many cases it would be appropriate to rely on a more detailed Habitats Regulations Assessment, with more detailed mitigation measures, at a later stage in the planning process. This is particularly relevant within Impact Risk Zones for European sites where certain developments are likely alone or in combination, to have a likely significant effect on the site without mitigation.

3.12 The Habitats Regulations Assessment Handbook states:

"It may be possible and appropriate for the higher level plan to outline some aspects of mitigation measures, which must be provided at the later stage or lower level plan, in order to be able to conclude that there would be no adverse effects on site integrity"⁽⁸⁾.

"In order to ascertain that there would be no adverse effect on the integrity of a European site, a plan-making body may only rely on mitigation measures in a later stage if the following three criteria are all met:

- a. The earlier stage or higher level plan assessment cannot reasonably predict any effect on a European site in a meaningful way;
- b. The later stage, which will identify more precisely the nature, timing, duration, scale or location of development, and thus its potential effects, will have the necessary flexibility over the exact nature, timing, duration, scale and location of the proposal to enable an adverse effect on site integrity to be avoided; and
- c. The Habitats Regulations Assessment of the plan at the later stage is required as a matter of law or Government policy."

Implementation uncertainty

3.13 In certain situations, the effects arising from a plan may depend on how the plan is implemented. Where these circumstances arise, and to ensure compliance with the

8 Tyldesley, D. and Chapman, C. (2013) The Habitats Regulations Assessment Handbook (February 2019 update) DTA Publications Ltd section F.10.1.5

habitats legislation, it may be appropriate to impose a caveat within relevant policies, or introduce a freestanding policy to make it clear that any project that could result in an adverse effect on the integrity of a site will not be permitted. This would provide an additional level of certainty that neither the plan nor indeed any resulting development projects will be allowed to adversely affect the integrity of a European site. Where such policies are provided, they must be targeted specifically to deal with the issue that is causing the uncertainty.

Expert judgement

3.14 The consideration of potential effects of a plan or project requires consideration by experts. The Council has procured the necessary technical expertise to feed into the process at its various stages.

3.15 Assessing potential effects of a plan, to an extent requires judgement. Such judgement may relate to the methods used for assessing potential impacts and may extend further in relation to assessing information and evidence. Any judgements made within this Appropriate Assessment have been guided by legislation alongside the expert knowledge that has been gathered and presented in the Council's evidence base documents as relevant.

3.16 Further information in relation to considerations taken during the HRA process are provided below. The information gathered as part of this Appropriate Assessment is considered to be reasonable and practical and in line with the habitats legislation. Where judgements are made these are reported alongside any identified limitations within the relevant section of the Assessment.

Potential effects of a plan

3.17 Internationally designated sites are identified to be vulnerable to a range of adverse or indeed positive effects. Whilst a Neighbourhood Development Plan in itself will not directly result in an adverse effect, the implementation of the policies contained in the Plan may result in an effect through one or more impact pathways. Central to any adverse effect is a consideration of the nature, magnitude, location and timing of a development proposal. These factors can change whether or not a significant effect is likely to result.

3.18 A policy within a plan may have either a direct or indirect effect and it may result at different stages in their life cycle. It is important for an Appropriate Assessment to consider all aspects of a plan proposal that may give rise to significant effects.

Significant effect

3.19 In considering the thrust of the Habitats Directive (Article 6 (2)) the aim is to avoid the deterioration of natural habitats and the habitats of species, as well as disturbance of the species. The European Commission sets out the important parameters. In relation to deterioration any event which contributes to the reduction of the areas covered by a natural habitat for which the site has been designated or any impairment to the factors necessary

to long-term maintenance of the habitats can be classed as deterioration and a significant effect.

3.20 Concerning disturbance, the guidance states that any event contributing to the long-term decline of the population of species and any event contributing to the reduction or to the risk of reduction of the range of the species can be regarded as a significant disturbance. This will need to be assessed on a case-by-case basis.

3.21 Where screening identifies a likely significant effect resulting in habitat deterioration or species disturbance, a further assessment is required to consider the effects of the plan on habitat deterioration or species disturbance against the sites conservation objectives as well as fulfilling the objectives of the Habitats Directive.

Habitat Regulations Assessment (HRA) and Sustainability Appraisal (SA)

3.22 The HRA process is an iterative process and has been carried out alongside the production of the Hailsham NDP itself. In addition, the Sustainability Appraisal of the Hailsham NDP has been carried out parallel to the issues considered within the HRA.

3.23 A Habitats Regulations Assessment was submitted alongside the Hailsham Neighbourhood Plan in May/June 2019. Due to the potential withdrawal of the Wealden Local Plan this Habitat Regulations Assessment provides an updated position. This is due to there being no emerging plan in which to consider the neighbourhood plan in relation to an in combination assessment.

3.24 This report presents the findings of the Appropriate Assessment of the Hailsham NDP. The Methodology followed is presented in the following sub-section and the conclusions of the appropriate assessment is presented within this report.

Hailsham Neighbourhood Development Plan HRA Methodology

3.25 The following methodology was undertaken to assess whether the Hailsham NDP is likely to result in a significant adverse effect on a Natura 2000 site. The methodology involved a number of different stages. There were some variations in the methodology approach depending on the European Site that was in consideration and the level of information already known. However, the general process that was undertaken is set out below:

Stage 1: Screening for likely significant effect

3.26 Stage 1 of the assessment considered whether the plan is likely to result in a significant effect on a European Site. The following steps were undertaken during the screening stage:

- a. Determining whether the plan / project is directly connected with or necessary to the management of a European site;
- b. Identifying the European sites that should be considered within the HRA;
- c. Gathering information in relation to the European Sites including:

- i. Characteristics of European Sites;
- ii. Qualifying interests;
- iii. Conservation Objectives;
- iv. Current site condition;
- v. Threats to qualifying interests; and
- vi. Identification of relevant site management statements/plans

- d. Identification of all plans or projects that could, in combination, have the potential to result in a significant adverse effect on a Natura 2000 site;
- e. Screening the plan for likely significant effects, alone and in combination with other plans and projects.
- f. Rescreening of the Plan where changes to the Plan were made at an early stage.

3.27 The purpose of this initial stage of the HRA was to assess whether further steps in the HRA process are required. This involved:

- Identifying and eliminating the elements of the plan which will have no effect on a European site;
- Identifying elements of the plan which would not be likely to have a significant effect on a European Site, either alone or in combination with other plans and projects;
- Identifying the elements of the plan where it cannot be ruled out to not result in a likely significant effect, either alone or in combination with other plans or projects; and
- Assessing the significance of any effects on the European Site.

3.28 The assessment involved screening the content of the plan and its policies against a number of criteria. During the Stage 1 assessment, existing current information and knowledge about the European Sites were relied upon. The European Commission Guidance endorses this approach.

3.29 The findings of the screening stage are presented in Appendix A of this report and are summarised in the next section.

Stage 2: Appropriate Assessment

3.30 The aim of the Appropriate Assessment is to assess the impact of the Hailsham Neighbourhood Development Plan (either alone or in combination with other projects or plans) on the integrity of the European sites in relation to their conservation objectives. Article 6 (3) of the Habitats Directive states that a plan may only be agreed "...after having ascertained that it will not adversely affect the integrity of the site concerned".

3.31 The following steps were taken during the Appropriate Assessment Stage of the HRA:

1. Scope the requirements for the appropriate assessment including the identification of information required;

2. Gather current information and evidence to undertake the Appropriate Assessment Stage. This evidence and information mirrors that of the Wealden Local Plan Habitats Regulations Assessment;
3. Assessment of the elements of the plan identified to have a potential adverse effect taking into account site integrity, conservation objectives and the ecological status of the site. This involved:
 - i. Identifying each potential effect;
 - ii. Assessing the scale and seriousness of each potential effect (in combination and in applying the precautionary principle);
 - iii. Assessing how effects may change over time; and
 - iv. Assessing the likelihood that the effects may occur; and identifying the degree of certainty.
4. The identification of avoidance measures or mitigation measures;
5. Assessment of avoidance or mitigation measures against the adverse effects identified including their deliverability and effectiveness;
6. Amendment to the Hailsham NDP to remove likely adverse effects; and
7. Re-assess the plan (alone and in combination) to assess whether site integrity would be adversely affected, applying the precautionary principle.

3.32 The purpose of the Appropriate Assessment stage is to understand the implications of the plan or project for the site in view of the site's conservation objectives, in order to inform the decision as to whether the proposal will adversely affect the integrity of the site. The concept of favourable conservation status and the conservation objectives provide the parameters within which an assessment can be made.

3.33 The European Methodological Guidance provides a useful site integrity checklist to assist in assessing what would happen to a European site, its qualifying habitats and/or species if a plan or project were to be implemented, in this case the Hailsham NDP. Using the checklist together with further information and evidence, an assessment can be made to determine whether the Hailsham NDP (either alone or in combination) is likely to have an adverse effect on the integrity of a European Site.

Requirements of the Habitats legislation

3.34 The following sections set out a number of requirements and considerations as relevant to the HRA process. The Council has referred to and used where necessary guidance produced by the European Commission to explain these.

3.35 The screening stage is based on a 'likely significant effect' test. A 'likely effect' is one that cannot be ruled out on the basis of objective information. European Commission Guidance sets out that the test is a 'likelihood' of effects rather than a 'certainty' of effects⁽⁹⁾.

3.36 In the Waddenzee case, the European Court of Justice ruled that a project should be subject to appropriate assessment ‘if it cannot be excluded, on the basis of objective information, that it will have a significant effect on the site, either individually or in combination with other plans or projects’. In using this case law, ‘likely’ should not be interpreted as ‘probable’ or ‘more likely than not’, but rather whether a significant effect can objectively be ruled out.

3.37 The European Commission provide guidance on ‘significant effect’. Ultimately, the test of significance is where a plan or project could undermine the sites conservation objectives. The likelihood of this occurring is a case-by-case judgement, taking into account the specific features and environmental conditions of the protected site concerned by the plan or project and the precautionary principle.

3.38 During the ‘likely significant effect’ test, the precautionary principle must be applied in relation to whether the next stage in the HRA process is required.

Scientific uncertainty

3.39 Scientific uncertainty can be experienced at a range of levels. It can be due to a lack of or limited availability of relevant information, inadequate information, and uncertainty about the predicted effects of a plan or policy on the interest features of a site. Scientific uncertainty may also occur where there is limited understanding of ecological responses or where it is not possible to satisfactorily predict or estimate the nature, scale or spatial extent of changes that may result by a plan or project. In some circumstances, such limitations can be overcome by further investigation. However, where the impacts of a plan or project on site integrity remain to be unknown, the Habitats legislation require the precautionary principle to be adopted.

Precautionary principle

3.40 The precautionary principle is defined as “where there are threats of serious or irreversible damage, lack of full scientific certainty shall not be used as a reason for postponing cost-effective measures to prevent environmental degradation” ⁽¹⁰⁾.

3.41 In line with this definition and as appropriate to the Habitats Directive, European Commission guidance states that “...the conservation objectives of Natura 2000 should prevail where there is uncertainty”⁽¹¹⁾. It further sets out that the use of the precautionary principle in the case that “...a scientific evaluation of the risks which, because of the insufficiency of the data, their inconclusive or imprecise nature, makes it impossible to determine with sufficient certainty the risk in question”. The guidance further states that “...this means that the emphasis for assessment should be objectively demonstrating, with supporting evidence, that there will be no adverse effects on the integrity of the site”.

¹⁰ 1992 Rio Declaration on Environment and Development

¹¹ Assessment of plans and projects significantly affecting Natura 2000 sites: Methodological guidance on the provisions of Article 6 (3) and (4) of the Habitats Directive 92/43/EEC (European Commission, 2001, pg 11)

3.42 The European Commission in its communication on the use of the Precautionary Principle provides further information ⁽¹²⁾. Communication sets out a number of steps to be followed as below:

- If a preliminary scientific evaluation shows that there are reasonable grounds for concern that a particular activity might lead to damaging effects on the environment, or on human, animal or plant health, which would be inconsistent with the protection normally afforded to these within the European Community, the Precautionary Principle is triggered;
- Decision-makers then have to determine what action to take. They should take account of the potential consequences of taking no action, the uncertainties inherent in the scientific evaluation, and they should consult interested parties on the possible ways of managing the risk. Measures should be proportionate to the level of risk, and to the desired level of protection. They should be provisional in nature pending the availability of more reliable scientific data; and
- Action is then undertaken to obtain further information enabling a more objective assessment of the risk. The measures taken to manage the risk should be maintained so long as the scientific information remains inconclusive and the risk unacceptable.

3.43 In summary, this means that where there is doubt, further assessment should be undertaken and the worst outcome assumed.

In combination effect

3.44 Article 6 (3) of the Habitats Directive requires a HRA to take into account the in combination effects of plans and projects. The Directive recognises that in some cases the effects of a plan or project on its own could result in an unlikely significant effect or an insignificant effect. However, it is recognised that there may be a number of plans or projects, each which on their own would be unlikely to have a significant effect. However, if their individual effects were added together, by them all coming forward over time, the effects in combination would be likely to be significant.

3.45 It is important to note that the intention of this in-combination provision is to take account of cumulative impacts, and these will often only occur over time. The Directive would be undermined if the combinations of plans and projects escaped assessment, especially if their combined effects are likely to be damaging to a site as the effects of one large plan or project alone ⁽¹³⁾.

3.46 The European Commission Guidance ⁽¹⁴⁾ makes clear that the phrase ‘in combination with other plans or projects’ in Article 3(3) refers to cumulative effects caused by the projects or plans that are currently under consideration together with the effects of any existing or proposed projects or plans. This should include approved projects and plans that are currently uncompleted or unimplemented. There is no requirement to

¹² Communication from the Commission on the Precautionary Principle, (European Commission, 2000)

¹³ Habitats Regulations Appraisal Of Plans - Guidance For Plan-Making Bodies In Scotland, (David Tyldesley and Associates, Version 3.0, January 2015)

¹⁴ Assessment of plans and projects significantly affecting Natura 2000 sites - Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC

consider completed plans and projects. These would normally form part of the site's baseline conditions. However, whilst there is no legislative requirement to consider them, if the effects of completed projects or plans are likely to contribute to the loss of site integrity, then it is important that some account is taken and they are acknowledged in the assessment. When impacts are assessed in combination in this way, it can be established whether or not there may be, overall, an impact which may have significant effects on a Natura 2000 site or which may adversely affect the integrity of a site.

International sites

3.47 As a general principle, international site boundaries are drawn around the qualifying habitat types or habitats of species for which a site has been selected. However, in some cases, the boundary includes a larger area of land including habitat types, which are not designated features. In these cases, a larger area has been identified to take account of and to ensure that the site operates as a functional whole for the purposes of conserving the habitat types or species ⁽¹⁵⁾.

Site integrity

3.48 One of the key considerations when assessing whether the Hailsham NDP will adversely affect a European Site is its effect on its ability to be and continue to be a healthy and ecologically functioning site, with particular focus on its designated features. Site integrity has been defined as:

'the coherence of its ecological structure and function, across its whole area, which enables it to sustain the habitat, complex of habitats and/or the levels of populations of the species for which it was classified'.

3.49 Guidance suggests that the 'integrity of site' relates to a specific site. It also relates to a site's conservation objectives, where the aim is to protect the habitats and species for which the site is designated.

3.50 The term 'integrity' can therefore mean the structure and functioning of its ecological systems, the features for which it is designated and the ability of the site to meet its conservation objectives across all parts of the site.

3.51 It is clear from the above definition that the focus of site integrity relates to the European site as a whole and not just the parts of the site where the qualifying habitats or species exist. It relates to a multitude of ecological factors that contributes to the sites ability to be maintained in favourable conservation status and to have the potential to meet its conservation objectives with minimal management support. When this is achieved a site can be said to have a high degree of site integrity.

3.52 For a plan or project to be approved, an assessment must result in there being 'no reasonable scientific doubt' that a plan or project will not have an adverse effect on

15 McLeod, CR, Yeo, M, Brown, AE, Burn, AJ, Hopkins, JJ, & Way, SF (eds.) (2005) The Habitats Directive: selection of Special Areas of Conservation in the UK. 2nd edn. Joint Nature Conservation Committee, Peterborough. www.jncc.gov.uk/SACselection

the integrity of a European site. Decisions must be made and supported by the best scientific knowledge/evidence available.

Use of SSSI condition assessments and site integrity

3.53 At a national scale, the condition of SACs are understood through a system of Common Standards Monitoring (CSM). The system was developed by the Joint Nature Conservation Committee (JNCC) for the purpose of assessing Sites of Special Scientific Interest (SSSI). Natural England on all internationally / nationally designated sites undertake standard monitoring. Monitoring typically takes place every 6 years but can take place more often.

3.54 With SSSI's often coinciding with European and International sites the SSSI condition assessment is a useful measure to use when undertaking an Appropriate Assessment to determine the effects of a project or plan on site integrity. A condition assessment is where a site, (which is broken down into a number of units), is assessed against a set of targets or target ranges (biological, chemical or physical) that have to be met for each individual unit to be judged in 'favourable condition'.

3.55 Whilst the condition of a SSSI cannot directly be used as an indication of a European sites conservation status (because SSSIs are designated for habitats or species of national importance rather than European or international importance) many of the ecological conditions that help to support site integrity are shared across the designations. On this basis, an understanding of the condition of a SSSI can assist in indicating what the current situation is for a European or International site. This can then be used to assist in identifying whether a project or plan may affect the integrity of a European or International site in the future.

3.56 Having said the above and whilst understanding that standard monitoring contributes to the monitoring of Natura 2000 sites, it does not cover monitoring or reporting of favourable conservation status using the conservation objectives of a Natura 2000 site. However, designated SAC features are described as part of assessment reporting and it is this that forms the basis of information in relation to the condition of the site. It is important to note that a condition assessment provides information about a site at a fixed point in time. It is also important to note that a condition assessment does not and cannot provide information in relation to the structure and function of a habitat or associated species, which are necessary for its long-term maintenance. An assessment as to a sites conservation status therefore requires a further level of information.

Conservation objectives

3.57 Natural England has provided conservation objectives for each European site. The objectives provide a framework to inform Habitat Regulations Assessment. Where the objectives are met, the site is considered to exhibit a high degree of integrity and to be contributing to achieving favourable conservation status for that habitat or species at a UK level. Whilst conservation objectives may vary across different sites, they generally seek the following:

- Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring:
 - The extent and distribution of qualifying natural habitats and habitats of qualifying species;
 - The structure and function (including typical species) of qualifying natural habitats;
 - The structure and function of the habitats of qualifying species;
 - The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely;
 - The populations of qualifying species; and
 - The distribution of qualifying species within the site

Conservation status

3.58 Conservation status is defined in Article 1 of the Directive. For a habitat, it is:

'The sum of the influences acting on a natural habitat and its typical species that may affect its long-term natural distribution, structure and functions as well as the long-term survival of its typical species'.

3.59 Favourable conservation status for a natural habitat is considered to be achieved when:

- Its natural range, and areas it covers within that range, are stable or increasing;
- The specific structure and functions which are necessary for its long-term maintenance exist and are likely to continue to exist for the foreseeable future; and
- The conservation status of its typical species is favourable

3.60 For species, conservation status is defined as:

'The sum of the influences acting on the species concerned that may affect the long-term distribution and abundance of its populations...'

3.61 Favourable conservation status for a species is considered to occur when:

- The population dynamics data on the species concerned indicate that it is maintaining itself on a long-term basis as a viable component of its natural habitat;
- The natural range of the species is neither being reduced nor is likely to be reduced for the foreseeable future; and
- There is, and will probably continue to be, a sufficiently large habitat to maintain its populations on a long-term basis.

3.62 The favourable conservation status assessment must be considered at both the Natura 2000 network level as well as at site level, seen as it is the contribution of each site which constitutes the overall network.

Avoidance and mitigation

3.63 The approach to identifying and assessing mitigation measures is set out in the European Commission guidelines ⁽¹⁶⁾ and the guidance ⁽¹⁷⁾. The Draft Defra guidance sets out that mitigation should be considered in accordance with the mitigation hierarchy. That is to (a) avoid the negative impact, if this is not possible then (b) to reduce the negative impact, or lastly (c) off-set the negative impact, in a way that will either reduce or avoid an adverse effect on the integrity of the European site. It may be that a combination of all types of mitigation is required. The Defra guidance identifies that in some cases a strategic approach to mitigation may be taken. However, whether strategic or not, a clear message from the draft Defra guidance and relevant to identifying suitable mitigation is that whilst the precautionary approach must be adhered to pragmatic solutions should be sought to ensure that proposed activities are compatible with the protection of European sites.

3.64 Overall mitigation measures should only be used if the competent authority is confident that the approach is legally robust; based on evidence; effective, reliable, timely and sufficiently certain about its delivery. If there is any doubt concerning the identified mitigation measures then these must be considered as part of the HRA process.

3.65 Considering and assessing the effectiveness of mitigation measures to ensure no adverse effect from the implementation of a plan or project on a Natura 2000 site is an integral part of the HRA process. It is for the competent authority to determine what level of mitigation is required, taking into consideration suggestions from the relevant nature conservation authorities, in this case Natural England and the Environment Agency.

3.66 European guidance identifies that if a competent authority considers that residual adverse effects remain, despite the application of mitigation measures, then the project or plan may not proceed.

3.67 To meet the requirements of the Habitat Regulations it is important to ensure that any mitigation measures proposed are sufficient, are in place before any adverse effect can occur and are effective for as long as there is expected to be a risk. To achieve this, it is important to consider and assess the likely effects on a Natura 2000 site that may arise from a project or plan and look at various mitigation options to ensure that the most effective and cost effective solutions are identified and delivered. Any options that would not provide sufficient protection to the site either on their own or in combination with other measures should be rejected.

3.68 To ensure that any proposed mitigation measures are sufficient and to assess their effectiveness it is necessary to:

- Understand the measures proposed and how they will avoid or mitigate any adverse effect;
- Provide evidence in relation to how they will be secured, implemented and by whom;

¹⁶ Managing Natura 2000 Sites, The provisions of Article 6 of the 'Habitats' Directive 92/43/EEC, (European Commission, 2018)

¹⁷ Assessment of plans and projects significantly affecting Natura 2000 sites: Methodological guidance on the provisions of Article 6 (3) and (4) of the Habitats Directive 92/43/EEC (European Commission)

- Provide evidence on the degree of confidence in their likely success;
- Provide a delivery timescale and identify when they will be implemented; and
- Identify how the measures will be secured, monitored and enforced and how measures would be adapted should mitigation fail.

3.69 Overall, there must be confidence that mitigation will be effective and can be delivered. Only when this exists may plans or projects be agreed.

3.70 On 21st November 2018 the European Commission published its Commission notice “Managing Natura 2000 sites - The provisions of Article 6 of the ‘Habitats’ Directive 92/43/EEC”. This latest guidance adds to the previous version and states in section 3.6.6 that for a competent authority to be able to decide if the mitigation measures are sufficient to remove any potential adverse effects of the plan or project on the site, each mitigation measure must be described in detail, with an explanation based on scientific evidence of how it will eliminate or reduce the adverse impacts which have been identified. The Guidance provides that there is a need for definitive data at the time of authorisation. The latter point is raised in case C-142/16, paragraphs 37-45.

3.71 The latest EU Guidance also provides that should, after the introduction of mitigation measures, there still be a residual adverse effect on site integrity, then the plan or project cannot be approved unless the conditions set out in Article 6(4) are fulfilled.

4 Pathways of Impact

4.1 An important part of HRA is understanding the mechanisms through which plans and projects may adversely affect the European or international site and its qualifying features. These mechanisms are termed 'Pathways of Impact'. In regards to Neighbourhood Plans, current guidance suggests that the following be included in the scope of an assessment:

- All sites within the Neighbourhood Plan area boundary; and
- Other sites shown to be linked to development within the boundary through a known 'pathway'

4.2 Briefly defined, pathways are routes by which a change in activity within a Plan/area can lead to an effect upon a European site.

4.3 The potential pathways of impact for development arising from the Hailsham NDP are:

- Increased atmospheric pollution (Ashdown Forest SAC and Lewes Downs SAC);
- Deterioration of water quality (Pevensey Levels SAC Ramsar); and
- Changes in hydrological conditions (Pevensey Levels SAC Ramsar)

Atmospheric pollution

4.4 Atmospheric pollution has been identified to be a direct threat to biodiversity in England. Effects occur through atmospheric concentrations of pollutants as well as subsequent deposition to land or water.

4.5 With regards to European sites, the main primary pollutants of concern include nitrogen oxides (NO_x); sulphur dioxide (SO₂) and ammonia (NH₃). A brief consideration of each of these pollutants is provided below.

Table 1

Pollutant		Impacts
Sulphur dioxide (SO ₂)	The main sources of this pollutant are electricity generation, industry and domestic fuel combustion. Since 1970, SO ₂ emissions have declined by 96% due to switching to alternative fuels from solid fuels, improved abatement technology and stringent legislation of sulphur content of some fuels. The occasional increase in SO ₂ emissions will now generally only occur where the power sector intermittently increase their coal usage. Road transport produced	Wet and dry deposition of SO ₂ acidifies soils and fresh waters, thereby altering the composition of plant communities by causing a decline in species intolerant of more acid conditions. The significance of impacts depends on the levels of deposition and the buffering capacity of the receiving environment; basic environments have a higher buffering capacity while acid soils and waters have a much lower buffering capacity and so are more severely affected.

Pollutant		Impacts
	less than 1% of the total SO ₂ emissions in the UK in 2015.	
Ammonia (NH ₃)	<p>The dominant source of ammonia emissions is from the agricultural sector, contributing 81% of total emissions in the UK in 2015. Catalytic converters, including older 3-way catalysts and more modern selective catalytic reduction used in modern diesel vehicles, can emit ammonia in significant quantities and research suggests that these technologies trade off a reduction in other pollutants for higher ammonia emissions. Ammonium (NH₄⁺) is produced from the reaction of NH₃ with acidic pollutants, such as gaseous nitric acid or nitrate particulates, both products of SO₂ and NO_x emissions.</p> <p>Ammonia and ammonium are reduced forms of nitrogen and is one of the key pollutants that contribute to nitrogen deposition.</p>	Adverse effects are as a result of nitrogen deposition leading to eutrophication, acidification and nitrification of terrestrial and aquatic ecosystems. Ammonia can be more harmful than other components of nitrogen deposition.
Nitrogen Oxides (NO _x)	<p>The term nitrogen oxides (NO_x) is used to describe the sum of two compounds of nitric oxide (NO) and nitrogen dioxide (NO₂). NO_x are primarily formed from atmospheric and fuel nitrogen as a result of high temperature combustion. Road transport was the most dominant source of NO_x in the UK in 2015, contributing to around a third of all UK emissions, with industrial combustion and power generation also accounting for a large fraction of the emissions total. Most of the UK NO_x emissions from road transport in the UK came from diesel vehicles.</p> <p>Since 1970, overall NO_x emissions have decreased by 69%, although this decrease has not been constant. Emissions rose between 1984 - 1989 due to the use of diesel and an increase in car use. Since this time emissions have fallen in the power industry sector and road traffic sector. The latter</p>	Deposition of NO _x can lead to acidification of soils and freshwater. As with SO ₂ , the degree of harm depends on the level of deposition and on the buffering capacity of these environments. NO _x can also lead to the eutrophication of soils and waters, leading to the competitive exclusion of sensitive species as more vigorous ones take advantage of the increased nutrient levels.

Pollutant		Impacts
	relates to the introduction of catalytic converters and stricter regulations (i.e. Euro Standards). Further reductions in NO _x emissions were anticipated. However, to date the NO ₂ concentrations have not decreased as expected due to the failure of Euro vehicle emission standards for diesel vehicles to deliver the anticipated reductions in NO _x emissions in real world driving conditions ⁽¹⁸⁾ .	

4.6 Atmospheric pollution has the potential to affect heathland habitat (as found on Ashdown Forest SAC) and calcareous grassland habitat (as found on Lewes Downs SAC) as a result of acid deposition, nitrogen deposition and also direct exposure to atmospheric concentrations of pollutants. The three main effects of atmospheric pollution and nitrogen deposition include eutrophication by gradual increase of nitrogen availability, acidification of soil and water and the negative effects of the increased availability of reduced nitrogen (ammonium).

4.7 Critical Loads and Critical Levels have been set by scientists to protect ecosystems under the UNECE Convention on Long-Range Transboundary Air Convention (CLRTAP, the Geneva Air Convention) using empirical evidence from experiments and field studies across Europe. Critical levels and loads are provided by APIS as a tool to assist in the assessment of the risk of air pollution impacts to ecosystems and are frequently used to identify likely significant effects to a Natura 2000 site and to determine whether an adverse effect may occur. Critical loads or levels are useful as an environmental limit. In this sense, where nitrogen background levels are already in exceedance of critical loads/levels it can be argued that any further increase in loads or levels would give rise to a greater risk to the site or worsen effects⁽¹⁹⁾.

4.8 Critical levels are 'concentrations of pollutants in the atmosphere above which direct adverse effects on receptors, such as human beings, plants, ecosystems or materials, may occur according to present knowledge'. Critical loads are defined as a 'quantitative estimate of exposure to one or more pollutants below which significant harmful effects on specified sensitive elements of the environment do not occur according to present knowledge'. Therefore, a Critical Level is the gaseous concentration of a pollutant in the air and a Critical Load is the quantity of pollutant deposited from the air.

4.9 Critical levels are set for broad vegetation types and are not habitat specific. Critical loads are provided as thresholds for nutrient nitrogen and acidity. For heathland habitats

¹⁸ <http://naei.beis.gov.uk>

¹⁹ W.K. Hicks, C.P. Whitfield, W.J. Bealey and M.A. Sutton (eds.) (2011) Nitrogen Deposition and Natura 2000: Science & practice in determining environmental impacts. COST729/Nine/ESF/CCW/JNCC/SEI Workshop Proceedings, published by COST. Available at: <http://cost729.ceh.ac.uk/n2kworkshop> Accessed on 11/04/18

(as relevant to Ashdown Forest SAC), the nutrient nitrogen critical load threshold for both wet and dry heath is 10-20 kg N/ha/yr. These are applicable to heathland habitat across the UK. Critical loads for nutrient nitrogen and acidity have not been set for the Great crested Newt, as relevant to Ashdown Forest SAC.

4.10 For calcareous grassland (as relevant to Lewes Downs SAC), the nutrient nitrogen critical load threshold is 15-25kg N/ha/yr. This is applicable to calcareous grassland habitat across the UK. Critical loads for nutrient nitrogen and acidity have not been set for the Early Spider-Orchid species, as relevant to Lewes Downs SAC.

4.11 Critical loads are provided as thresholds for nutrient nitrogen and acidity. For coastal and floodplain grazing marsh (which most closely corresponds to habitats within the Pevensey Levels), the nutrient nitrogen critical load threshold is 20-30kg N/ha/yr. This is applicable to coastal and floodplain grazing marsh habitat across the UK. APIS does not provide critical loads for water habitats, such as ditches, which form part of the Ramsar designation, nor for the Annex II species little whirlpool ram's-horn snail. In addition, there are no comparable habitats with an established critical load estimate available for those habitats where the Damselfly, Dragonfly and Invertebrate species occur.

4.12 As can be seen above, air pollution is caused by numerous processes. The Hailsham NDP does not promote energy production facilities or promote changes relating to agricultural or industrial practices. Nor does it allocate specific sites for development or a quantum of growth. However, the Hailsham NDP does contain policies which will facilitate and support housing and economic growth, both of which could lead to increased traffic on local roads within the district and the surrounding area.

4.13 It should be noted that air pollution is not a recognised threat to Pevensey Levels SAC and Ramsar Site.

Altered Hydrological Regime and Deteriorating Water Quality

4.14 Water quality is governed by not only the quantity and type of contaminants but also the volume and velocity of the water conveying the contaminants. Changes to water quality in the Pevensey Levels has the potential to affect the Conservation Objectives of the Pevensey Levels, including maintaining the distribution of habitats and species, and moreover, maintaining the structure, function and supporting processes of those habitats supporting the species.

4.15 Chemical contaminants carried by water have the possibility of affecting wetland habitat and impacting upon soils, flora and fauna. Pollutants can reach waterbodies in a number of ways:

- Surface water running directly into watercourses;
- Drainage systems which discharge surface water runoff through pipes into the channel;
- Groundwater pollution (although this is rare as groundwater is generally protected from pollution by the overlying layers of soil and rock); and
- Surface water collected by the sewer system

4.16 Surface water run-off has the potential to be a major source of water pollution. Pollutants reach wetland areas mainly through run-off whereby water flows over impervious surfaces picking up a number of pollutants generated by human activity. Such pollutants can include sediment from construction sites, toxic metals and petroleum wastes from roadways and industrial or commercial areas, nutrients and bacteria from residential areas and nutrients and pesticides from agriculture and gardening activities.

Water Abstraction and the role of water levels and water quality

4.17 The unsustainable abstraction of water also has the potential to cause ecological problems in terms of water quality by reducing river flow and river levels. This can lead to a concentration of nutrients such as phosphate and nitrate, which can ultimately lead to eutrophication and water quality issues.

4.18 The Site Improvement Plan (SIP) for the Pevensey Levels ⁽²⁰⁾ provided by Natural England does confirm that water pollution within the Pevensey Levels catchment is an issue and that a priority action is to identify and implement a successive mechanism to reduce phosphate output from existing point sources without loss of water flow. It is noted that maximum levels of 0.1mg/l phosphate can be tolerated by freshwater invertebrate and plant assemblages (which includes the ram's-horn snail) and that downstream of the two WwTW plants, a lower level of phosphate should sought to be achieved.

Wastewater Discharge

4.19 Hailsham North WwTW serves the northern part of Hailsham, Horsebridge and several outlying villages including Chiddingfold, Hellingly and Lower Dicker. Treated wastewater from the Hailsham North WwTW enters the Hurst Haven. Hailsham South WwTW currently serves the majority of Hailsham itself (to the south of the town), as well as Polegate and Willingdon. Treated wastewater from Hailsham South WwTW enters the Horse Eye Sewer and ultimately enters into the Hurst Haven. Both these WwTWs discharge treated wastewater into the Pevensey Levels, in line with the Environmental Permits granted by the Environment Agency.

4.20 Both of the WwTWs at Hailsham treat wastewater to the highest standards available nationally before the effluent is discharged into the Pevensey Levels. However, in considering the current water quality status of receiving waters there is a risk that increased urbanisation could potentially cause further water quality deterioration. The latest Southern Water Position Statement (February 2018) confirms that a number of options have been explored in terms of the quality of treated effluent and based on current information, Southern Water has concluded that their preferred solution is the provision of high rate secondary treatment process at both WwTWs in order to overcome this environmental constraint.

Hydrology

4.21 Hydrology concerns the quantity, duration, rates, frequency and other properties of water flow. In relation to the Pevensey Levels, hydrology is central in maintaining specific designated species, including those species that are considered of European importance. The flora and fauna in the Pevensey Levels are not only dependent on the overall maintenance of water levels but also the velocity and volumes at which water is received into the watercourses, which is critical to the success of the ecosystems. The hydrology, and therefore the Conservation Objectives of the Pevensey Levels SAC and Ramsar site are potentially affected by a number of issues associated with the Hailsham NDP.

4.22 Natural England has published a Site Improvement Plan for the Pevensey Levels (51)(SIP171) that provides a high level overview of the issues (both current and predicted) affecting the condition of the Natura 2000 features on the site(s) and outlines the priority measures required to improve the condition of protected features. In terms of hydrology, it was identified for Pevensey Levels SAC feature (the Anisus vorticulus or little ramshorn whirlpool snail) that one of the main threats would be inappropriate water levels. Specifically, maintaining adequate water levels (0.3cm below ditch neck) is critical to the feature and this is currently being delivered through a Water Level Management Plan to achieve appropriate water levels, which should be adequately monitored and maintained.

Increase in impermeable surfaces

4.23 An increase in impermeable surfaces and structures from development can reduce the amount of water being received and stored by the underlying geology. In addition, the introduction of new hard surfaced areas can increase overland flow. This would result in the same amount of water being received but within a shorter period, creating greater volumes and velocities of water in the watercourses.

4.24 In addition, the loss of vegetation in catchment areas would similarly exacerbate this effect. The impact of development through the loss of permeability is dependent on the type of underlying geology and the topography of an area.

Volume of treated wastewater discharge

4.25 The water discharged from the various WwTWS within the catchment of the Pevensey Levels maintains the levels in the receiving watercourses, and any increase or reduction in the volume of discharge has the potential to affect the ecosystem of the Pevensey Levels. The quantity and quality of waste discharge from all WwTW are under a consenting regime.

Water abstraction

4.26 The Cuckmere and Pevensey Levels area is dominated by public water supply abstraction. Of all licensed abstraction by volume, at least 90% is for public water supply and around two thirds of this is for surface water abstraction. The surface water public water supply is held by two large licenses, one filling Arlington Reservoir on the Cuckmere

and the other named Hazards Green on the Wallers Haven. The latter is where South East Water PLC abstracts water from the Wallers Haven, whilst also augmenting it via a system of upstream boreholes. The upstream boreholes ensure suitable water depths in the main channel.

4.27 Management of water abstraction is essential as the unsustainable abstraction of water, in relation to new development, has the potential to cause ecological problems by reducing river flow and river levels. This can have implications in relation to the geological processes that occur within wetland systems, thus affecting soils, habitats and even species composition.

4.28 The latest Cuckmere & Pevensey Levels Abstraction Licensing Strategy ⁽²¹⁾ confirms that the Pevensey Levels is identified as having 'no water available'. This means that there is not water available for further abstraction licenses at low flows.

5 Summary of the Screening Assessment of the Hailsham NDP

5.1 As part of the HRA process, it is important to identify all relevant sites that could potentially be affected by a plan or proposal, either alone or in combination with other plans or projects. An HRA screening assessment was undertaken for the Hailsham NDP in October 2018. This is provided at Appendix A. On undertaking the HRA of the Hailsham NDP, it was noted that a number of inconsistencies were published in the screening report (October 2018) under Policy GS3 Pevensey Levels and paragraph 5.25 bullet points 2 and 3. These have now been corrected⁽²²⁾. The amended screening assessment is provided at Appendix A of this HRA, with the amendments shown as ~~strikethroughs~~.

5.2 The screening assessment concluded that Castle Hill SAC, Hastings Cliffs SAC, Ashdown Forest SPA and Dungeness, Romney Marsh and Rye Bay SPA and Ramsar site would not result in a likely significant effect because of the Hailsham NDP, either alone or in combination with other plans or projects. The reasons why are summarised in the table below:

Table 2 Summary of reasons for concluding ‘no likely significant effect’ on certain Natura 2000 sites

Site	Impact pathway	Conclusion summary
Castle Hill SAC	· Air pollution	Castle Hill SAC is located to the north of Brighton and is some 11.5km from Wealden District and over 25km from the Hailsham NDP Area. The nearest main road is the Falmer Road (B2123), which runs from the A27 at Falmer across the South Downs to the east of Brighton. The road is located approximately 400m west of the SAC. The SAC therefore falls outside of the area where it is considered that an increase in traffic (derived from any new development) could result in a likely significant effect.
Hastings Cliffs SAC	· Air pollution · Water Quality · Hydrology	Hastings Cliffs SAC is located to the east of Hastings, some 12.8km from Wealden District and over 25km from the Hailsham NDP Area. The nearest main road is the A259 (The Bourne and Old London Road), which runs north and west of Hastings. This road is located over 350m at its nearest point to the west of the SAC and although there are 3 roads (Coastguard Lane, Barley Lane and Rocklands Lane) located less than 200m from the SAC, these are small, narrow, residential roads and are therefore unlikely to be heavily used. The SAC therefore falls outside of the area where it is considered that an increase in traffic (derived from any new development) could result in a likely significant effect. Additionally, it is unlikely that development arising from the Hailsham NDP, or within Wealden District overall, would have an effect on the water quality or hydrology of the SAC.
Dungeness SAC and Dungeness, Romney Marsh and Rye Bay SPA and Ramsar site	· Disturbance · Air pollution	Dungeness SAC and Dungeness, Romney Marsh and Rye Bay SPA and Ramsar site are located approximately 18.4km from Wealden District and over 40km from the Hailsham NDP Area. Given this distance, development within the Hailsham NDP Area and Wealden District as a whole, will not result in adverse air

22 Amendments are made on the basis that the neighbourhood area for Hailsham is not within 7km of Ashdown Forest SPA. In addition, recreational pressure at Pevensey Levels is not recognised as an impact pathway that may adversely affect the Conservation objectives of the Pevensey Levels SAC or Ramsar site

Site	Impact pathway	Conclusion summary
	<ul style="list-style-type: none"> Water Quality (SPA and Ramsar site only) Hydrology 	pollution, water quality or hydrological impacts. The RSPB also limit visitors to the site, therefore new residential development will not result in an adverse impact on the SPA.
Ashdown Forest SPA	<ul style="list-style-type: none"> Disturbance Urbanisation 	Ashdown Forest SPA is located approximately 18.2km from the Hailsham NDP Area and therefore development arising from the Hailsham NDP falls outside of the 7km zone within which it has been identified that residential development is likely to result in adverse impacts on the SPA from increases in visitor numbers and effects of urbanisation such as cat predation.

5.3 Table 4 within the screening assessment (Appendix A of this report) provides the findings of that assessment. From the screening assessment, 19 policies were assessed as to not result in a likely significant effect either alone or in combination with other plans and projects. These policies were identified as such for a number of reasons, primarily because they are general criteria based policies relating to areas such as design; they do not identify any quantum or location of development; they provide support for the improvement of existing infrastructure (i.e. amenity and natural greenspaces) and/or are aspirational in nature with no land use implications.

5.4 Policy HAIL HRA1 'Habitats Regulations' in particular is identified within the policies as having no likely significant effect because it seeks to ensure that new development within the Hailsham NDP area will have no adverse effect, alone or in combination with other plans and projects. This generalised policy endeavours to ensure that the Hailsham NDP meets the Habitats Regulations.

5.5 The remaining 17 policies within the Hailsham NDP identified in the screening assessment as having the potential to result in a likely significant effect are assessed as such because they seek to facilitate or support growth, subject to certain criteria. The main pathways of impact from these policies are increased atmospheric pollution on the Ashdown Forest SAC, Lewes Downs SAC and potential impacts on the hydrological regime and decreased water quality within the Pevensey Levels SAC and Ramsar site.

5.6 As a result of the HRA Screening Assessment for Hailsham NDP, it was necessary to carry out an Appropriate Assessment. The following section sets out and reports on the Appropriate Assessment that was undertaken for the Hailsham NDP in accordance with the Habitats Regulations.

6 Appropriate Assessment of the Hailsham NDP

Introduction

6.1 Although the Hailsham NDP does not specifically allocate any development sites, policies within the Plan provide scope for development to occur within the defined urban area boundary as well as the Parish as a whole.

6.2 Therefore, in accordance with Part 6 (Regulation 105) of the Habitats Regulations, an Appropriate Assessment must be carried out to ensure that the Plan either alone or in combination does not result in an adverse effect on the integrity of the European sites.

6.3 Paragraph 3.25-3.33 of this report set out the steps undertaken for the Appropriate Assessment of the Hailsham NDP. The following sections report on the findings of the appropriate assessment for the Hailsham NDP.

Atmospheric Pollution

6.4 Stage 1 of the HRA (Screening Exercise) identifies that certain policies within the Hailsham NDP, both alone and in combination with growth elsewhere, have the potential to result in a likely significant effect on the integrity of the Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC and Ramsar site.

6.5 The impact pathway is atmospheric pollution from a potential predicted increase of traffic movements as a result of new residential and / or employment development. It is noted that the Hailsham NDP does not specifically allocate development, however a number of its policies support growth and could therefore result in additional traffic movements. If allowed to proceed unchecked, cumulatively with other development within the district as well as plans and projects outside of the district, such growth could result in an adverse effect on the European sites.

6.6 The following NDP policies have potential to facilitate new development, thus linking the Plan to this impact pathway:

- Policy HAIL D2: Small Scale Residential Development and Householder Extensions
- Policy HAIL AT1: Active Travel
- Policy HAIL AT2: The Cuckoo Trail
- Project HAIL AT1: Active and Sustainable Travel Projects (in relation to the creation of a new 'hub' along the Cuckoo Trail or in relation to the retention, improvement and provision of new wayfinding)
- Policy HAIL GS1: Natural and Amenity Green Space
- Policy HAIL GS2: Open Space within Major Development Areas
- Policy HAIL GS3: Pevensey Levels
- Policy HAIL EMP1: Providing for a Mix of Employment Opportunities
- Policy HAIL CF1: Community Facilities
- Policy HAIL TOU1: Tourism
- Policy HAIL AQ4: Renewables

- Policy HAIL SD1: Development Frameworks
- Policy HAIL TC1: Hailsham Town Centre
- Policy HAIL TC4: Town Centre Car Parking
- Policy HAIL TC6: Streets and Spaces in the Town Centre
- Projects HAIL TC2: Town Centre Public Realm

Ashdown Forest SAC

An understanding of the ecological status of Ashdown Forest SAC

6.7 Ashdown Forest SAC is designated for its Annex I habitats Northern Atlantic wet heaths with *Erica tetralix* and European dry heaths, for which it is considered to be one of the best areas in the UK for both habitats. At the European level, Northern Atlantic wet heath is assessed to be in unfavourable bad condition in all European regions except the Mediterranean. European dry heaths has a similar assessment, except in the Mediterranean, Alpine and Black Sea regions.

6.8 As already stated, with SSSIs often coinciding with European and International sites, the SSSI condition assessment is a useful measure to understand the existing condition of a site. The SAC designation includes 119 out of 127 units that are designated as part of the SSSI. Of these 119 units, 71 are identified to be dwarf shrub heath and 60 units are identified as broadleaved mixed woodland. Of the 71 dwarf shrub heath units, only 20 are currently assessed to be in favourable condition. In relation to area this equates to 353.3 ha (23.2%) of those units identified to be lowland heath that are considered to be in favourable condition. Similarly, only 269 ha (22.2%) of broadleaved mixed woodland is considered to be in favourable condition with the remainder in unfavourable recovering condition.

6.9 In relation to a SSSI, unfavourable recovering condition is defined as:

Units/features not yet fully conserved but all the necessary management measures are in place. Provided that the recovery work is sustained, the unit/feature will reach favourable condition in time. At least one of the designated feature(s) mandatory attributes are not meeting their targets'

6.10 Favourable status is obtained when designated features are being adequately conserved and features are meeting their mandatory site-specific monitoring targets.

6.11 In summary, Ashdown Forest is considered by Natural England overall to be in unfavourable recovering condition.

6.12 Additional information in relation to the current condition of Ashdown Forest can be found in the following studies on the Council's website:

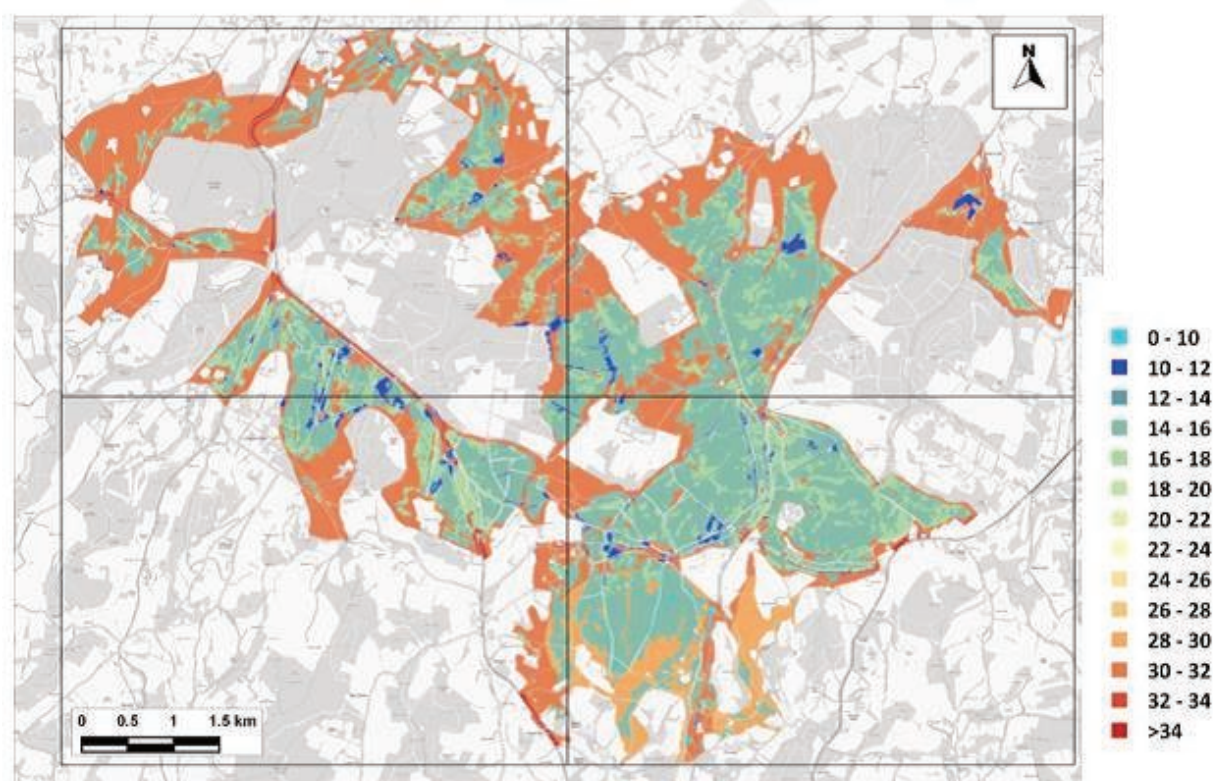
- Ashdown Forest SAC Air Quality Monitoring and Modelling Volumes 1 & 2 (Air Quality Consultants, 2018)
- Ecological Monitoring at Ashdown Forest: Considering the Current and Future Impacts on the SAC caused by Air Quality and Nitrogen Deposition (ECUS Environmental Consultants, 2018)

Impact assessment

6.13 Air quality monitoring has taken place across Ashdown Forest SAC since 2014 and has identified that ambient concentrations measured at Ashdown Forest SAC for both NO_x and NH_3 are currently exceeding the critical level at monitor locations close to the road on the A22, A26 and A275, which traverse across Ashdown Forest SAC.

6.14 In addition, dispersion modelling across Ashdown Forest SAC has identified that currently, areas of the SAC are exceeding their critical levels for NO_x and NH_3 and critical load for nitrogen deposition. The figure below is provided to show the existing situation with regards to nitrogen deposition at Ashdown Forest SAC.

Figure 1: Existing nitrogen deposition to SAC (kg-N/ha/yr) using the EA method (kg-N/ha/yr)



6.15 The qualifying features underpinning the Ashdown Forest SAC designation are the presence of European dry heath, North Atlantic wet heath and great crested newts. The conservation objectives for the SAC can be summarised as ensuring the favourable conservation status of its qualifying features by, amongst other things, maintaining or restoring qualifying habitats.

6.16 Natural England's supplementary advice on conserving and restoring the SAC, linked to the PPG, explains that the heathland habitat of the Ashdown Forest is sensitive to changes in air quality. Exceedance of 'critical values' for air pollutants may modify its chemical substrate, accelerating or damaging plant growth, altering its vegetation structure and composition and causing the loss of typical heathland species. Accordingly, development could result in an impact pathway to the SAC if it contributes to an exceedance in critical values.

6.17 The heathland habitat in the Ashdown Forest SAC is vulnerable to atmospheric pollution from several sources including vehicle emissions from motor vehicles. There is a potential impact pathway from increased traffic flows associated with new development on the roads which go through, or run adjacent to, the SAC. Many of the characteristic plants, mosses and lichens of heathland habitats are adapted to nutrient poor conditions and extra input of nitrogen can disadvantage these characteristic species in favour of others with a greater tolerance of higher nitrogen levels.

6.18 The Council had proposed a new Local Plan to 2028 which sought to deliver 14,228 homes and 22,500 square metres of business floorspace. Considering the effects of that quantum of growth, Natural England is satisfied that it will not adversely affect the integrity of Ashdown Forest Special Area of Conservation (SAC) from air quality impacts. This advice regarding air quality is that this conclusion can be reached without mitigation measures being needed under the specific requirements of the Habitats Regulations. The advice is based on the evidence provided, their expert knowledge of the particular characteristics, interest features and management of the designated sites in question and professional judgement.

6.19 Natural England has also advised that where an existing national, regional or local initiative can be relied upon to lead to the reduction in background levels of pollution at a site, the competent authority should assess the implications of a plan or project against an improving background trend. Air quality monitoring undertaken by the Council indicates improvements in vehicle technology will come forward and this is a further consideration in assessing the effects on site integrity of the Hailsham NDP on the Ashdown Forest SAC.

6.20 Whilst the above is a consideration in relation to impacts on site integrity, due to the nature of the policies contained in the Hailsham NDP, it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area that may result in additional traffic movements on roads adjacent to or within the Ashdown Forest SAC. On this basis, it is not possible to test the potential impacts at the neighbourhood plan level because it is not possible to test windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22,500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment.

Table 3 Implications of the Hailsham NDP on the integrity of Ashdown Forest SAC to meet its conservation objectives

Conservation Objective	Potential effect
Maintain or restore the extent and distribution of the habitats of qualifying species	<p>This habitat type is considered sensitive to changes in air quality. Exceedance of these critical values for air pollutants may modify the chemical status of its substrate, accelerating or damaging plant growth, altering its vegetation structure and composition and causing the loss of sensitive typical species associated with it.</p> <p>WDC has tested the delivery of 14,228 homes and 22,500 sqm of employment floor space including a number of sites located within and adjacent to the Hailsham Neighbourhood area. Both an 'alone' and 'in combination' assessment was undertaken that included other plans and projects. In considering the sites and quantum of growth that was modelled, using Scenario B, it can be concluded that there would not be an adverse impact on the integrity of Ashdown Forest SAC and mitigation would not be required for this level of growth both alone and in combination with other plans and projects.</p> <p>Additional windfall to that which has been tested (as part of the 'withdrawn' Wealden Local Plan) may come forward as a result of policies in the Hailsham Neighbourhood Plan. However, it is not possible to identify the location, type and quantum of this growth and therefore to assess the impact of any resultant additional traffic movements on roads adjacent to or within Ashdown Forest SAC that may result from windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22,500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment development.</p>
Maintain or restore the structure and function of the habitats of qualifying species	<p>This habitat type is considered sensitive to changes in air quality. Exceedance of these critical values for air pollutants may modify the chemical status of its substrate, accelerating or damaging plant growth, altering its vegetation structure and composition and causing the loss of sensitive typical species associated with it.</p> <p>WDC has tested the delivery of 14,228 homes and 22,500 sqm of employment floor space including a number of sites located within and adjacent to the Hailsham Neighbourhood area. Both an 'alone' and 'in combination' assessment was undertaken that</p>

Conservation Objective	Potential effect
	<p>included other plans and projects. In considering the sites and quantum of growth that was modelled, using Scenario B, it can be concluded that there would not be an adverse impact on the integrity of Ashdown Forest SAC and mitigation would not be required for this level of growth both alone and in combination with other plans and projects.</p> <p>Additional windfall to that which has been tested (as part of the 'withdrawn' Wealden Local Plan) may come forward as a result of policies in the Hailsham Neighbourhood Plan. However, it is not possible to identify the location, type and quantum of this growth and therefore to assess the impact of any resultant additional traffic movements on roads adjacent to or within Ashdown Forest SAC that may result from windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22,500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment development.</p>
<p>Maintain or restore the supporting processes on which the habitats of qualifying species rely.</p>	<p>The qualifying heathland habitat relies on low fertility systems and species characteristic of heathland habitats are sensitive to nitrogen deposition and associated increases in fertility.</p> <p>WDC has tested the delivery of 14,228 homes and 22,500 sqm of employment floor space including a number of sites located within and adjacent to the Hailsham Neighbourhood area. Both an 'alone' and 'in combination' assessment was undertaken that included other plans and projects. In considering the sites and quantum of growth that was modelled, using Scenario B, it can be concluded that there would not be an adverse impact on the integrity of Ashdown Forest SAC and mitigation would not be required for this level of growth both alone and in combination with other plans and projects.</p> <p>Additional windfall to that which has been tested (as part of the 'withdrawn' Wealden Local Plan) may come forward as a result of policies in the Hailsham Neighbourhood Plan. However, it is not possible to identify the location, type and quantum of this growth and therefore to assess the impact of any resultant additional traffic movements on roads adjacent to or within Ashdown Forest SAC that may result from windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22,500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at</p>

Conservation Objective	Potential effect
	the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment development.

Lewes Downs SAC

An understanding of the ecological status of Lewes Downs SAC

6.21 The presence of Annex I habitat (semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia)) with the priority habitat type 'orchid rich sites' is the primary reason for designation of the Lewes Downs as an SAC. Other habitat present at the boundary of the SAC includes semi-natural woodland. Together with areas of scrub, this creates a rich habitat mosaic at the site which is of high ecological value.

6.22 This mosaic of habitats is recognised in the SSSI designation for the site, and the woodland belts contribute to the overall ecological value of the site. The belts of woodland also provide an important function in terms of acting as a buffer against air quality impacts on the calcareous grassland beyond this. Whilst an important component of this habitat mosaic and an integral part of the SSSI, the mature woodland habitat does not support the qualifying habitat that the Lewes Downs SAC has been designated for. This has been verified by Natural England who have also confirmed that there is no intention for the mature woodland components to be managed to create calcareous grassland habitat within these areas as they have an important function in slope stability as well as helping to intercept airborne pollutants between the road and the calcareous grassland.

6.23 In terms of the conservation objectives for the site, these are focused on the calcareous grassland habitats.

6.24 The effects of increased nitrogen deposition on woodland components of the SAC have therefore been scoped out of this Appropriate Assessment. The mosaic of habitats, including the woodland habitat, will contribute to the overall structure and function of the site as a whole, and its wider national importance as noted in the Lewes Downs SSSI designation. However, the woodland components are not considered to be a contributing factor to the ecological structure and function of the calcareous grassland habitat that is the qualifying feature of this SAC.

6.25 The only data currently available for Lewes Downs SAC is that provided by SSSI Unit data. The majority of the SSSI units relevant to the SAC are currently considered to be in favourable condition, with only two units being considered to be in unfavourable-recovering condition. In terms of area, this means that only 4.9% (7.3 ha) of the SAC is considered to be failing its CSM targets.

6.26 The units that are located closest to the road are both in favourable condition. These units, whilst assessed as being in favourable condition, are considered to be at medium risk. This risk, in all cases, relates to encroaching scrub and dominating grasses. The reason for this risk is likely to be related to a number of factors, of which grassland

management is likely to be a key component. However, the effects of nitrogen deposition could compound any management issues through reducing diversity, increasing growth of grasses and creating more favourable conditions for scrub growth due to nutrient enrichment.

6.27 Additional information in relation to the current air quality condition of Lewes Downs SAC can be found in the following study on the Council's website:

- Air Quality Input for Habitats Regulations Assessment: Lewes Downs SAC (Air Quality Consultants, 2018)

Impact assessment

6.28 Although not as detailed as that undertaken for Ashdown Forest SAC ⁽²³⁾, similar dispersion modelling, emission calculations, future year projections, deposition modelling and scenario testing was applied to Lewes Downs SAC. The modelling is presented in the AQC Report (Lewes Downs SAC Air Quality Input for Habitat Regulations Assessment). This assessment is relevant to the Hailsham NDP HRA.

6.29 Similar to that reported above for Ashdown Forest SAC, the Council had proposed a new Local Plan to 2028 which sought to deliver 14,228 homes and 22,500 square metres of business floorspace. Considering the effects of that quantum of growth, Natural England is satisfied that it will not adversely affect the integrity of Lewes Downs Special Area of Conservation (SAC) from air quality impacts. This advice regarding air quality is that this conclusion can be reached without mitigation measures being needed under the specific requirements of the Habitats Regulations. This advice is based on Natural England's knowledge of the topography of Lewes Downs SAC and the interest features for which it is designated. The only habitat likely to be impacted by air quality deterioration is woodland which is not a qualifying feature of the designated site.

6.30 Natural England has also advised that where an existing national, regional or local initiative can be relied upon to lead to the reduction in background levels of pollution at a site, the competent authority should assess the implications of a plan or project against an improving background trend. Air quality monitoring undertaken by the Council indicates improvements in vehicle technology will come forward and this is a further consideration in assessing the effects of the Hailsham NDP on the integrity of Lewes Downs SAC. Natural England's advice is provided in its Supplementary Advice document for Lewes Downs SAC ⁽²⁴⁾.

6.31 Whilst the above is a consideration in relation to impacts on site integrity, due to the nature of the policies contained in the Hailsham NDP, it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area that may result in additional traffic movements on roads adjacent to Lewes Downs SAC. On this basis it is not possible to test the potential impacts at the neighbourhood

23 This is due to monitoring data availability, including detailed vegetation maps, as well as a larger receptor grid, and a more comprehensive network road network in the traffic data identified in the model for Ashdown Forest SAC

24 Natural England (2019). European Site Conservation Objectives: Supplementary advice on conserving and restoring site features: Lewes Downs Special Area of Conservation (SAC) Site Code: UK0012832
<http://publications.naturalengland.org.uk/publication/4618459505754112>

plan level. Instead impacts will be assessed at the planning application stage when the required detail to make an assessment will be available.

Table 4 Implications of the Hailsham NDP on the integrity of Lewes Downs SAC to meet its conservation objectives

Conservation Objective	Potential effect
Maintain or restore the extent and distribution of the habitats of qualifying species	<p>This habitat type is considered sensitive to changes in air quality. Exceedance of these critical values for air pollutants may modify the chemical status of its substrate, accelerating or damaging plant growth, altering its vegetation structure and composition and causing the loss of sensitive typical species associated with it.</p> <p>WDC has tested the delivery of 14,228 homes and 22,500 sqm of employment floor space including a number of sites located within and adjacent to the Hailsham Neighbourhood area. Both an 'alone' and 'in combination' assessment was undertaken that included other plans and projects. In considering the sites and quantum of growth that was modelled, using Scenario B, it can be concluded that there would not be an adverse impact on the integrity of Lewes Downs SAC and mitigation would not be required for this level of growth both alone and in combination with other plans and projects.</p> <p>Additional windfall to that which has been tested (as part of the 'withdrawn' Wealden Local Plan) may come forward as a result of policies in the Hailsham Neighbourhood Plan. However, it is not possible to identify the location, type and quantum of this growth and therefore to assess the impact of any resultant additional traffic movements on roads adjacent to or within Ashdown Forest SAC that may result from windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22, 500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment development</p>
Maintain or restore the structure and function of the habitats of qualifying species	<p>This habitat type is considered sensitive to changes in air quality. Exceedance of these critical values for air pollutants may modify the chemical status of its substrate, accelerating or damaging plant growth, altering its vegetation structure and composition and causing the loss of sensitive typical species associated with it.</p> <p>WDC has tested the delivery of 14,228 homes and 22,500 sqm of employment floor space including a number of sites located within and adjacent to the Hailsham Neighbourhood area. Both an 'alone' and 'in combination' assessment was undertaken that included other plans and projects. In considering the sites and quantum of growth that was modelled, using Scenario B, it can be concluded that there would not be an adverse impact on the integrity of Lewes Downs SAC and mitigation would not be required for this level of growth both alone and in combination with other plans and projects.</p> <p>Additional windfall to that which has been tested (as part of the 'withdrawn' Wealden Local Plan) may come forward as a result of policies in the Hailsham Neighbourhood Plan. However, it is not possible to identify the location, type and quantum of this growth and therefore to assess the impact of any resultant additional traffic movements on roads adjacent to or within Ashdown Forest SAC that may result from windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22, 500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment development</p>

Conservation Objective	Potential effect
Maintain or restore the supporting processes on which the habitats of qualifying species rely	<p>Calcareous grasslands are reliant on the process of the application of ongoing appropriate management. Without appropriate grazing or cutting, the qualifying habitats would revert to scrub.</p> <p>WDC has tested the delivery of 14,228 homes and 22,500 sqm of employment floor space including a number of sites located within and adjacent to the Hailsham Neighbourhood area. Both an 'alone' and 'in combination' assessment was undertaken that included other plans and projects. In considering the sites and quantum of growth that was modelled, using Scenario B, it can be concluded that there would not be an adverse impact on the integrity of Lewes Downs SAC and mitigation would not be required for this level of growth both alone and in combination with other plans and projects.</p> <p>Additional windfall to that which has been tested (as part of the 'withdrawn' Wealden Local Plan) may come forward as a result of policies in the Hailsham Neighbourhood Plan. However, it is not possible to identify the location, type and quantum of this growth and therefore to assess the impact of any resultant additional traffic movements on roads adjacent to or within Ashdown Forest SAC that may result from windfall development. Instead, it will be necessary for impacts from windfall development that has not already been tested as part of the 14,228 dwellings and 22,500sq m of employment floor space (as part of the 'withdrawn' Wealden Local Plan) to be assessed at the planning application stage when the required detail of any windfall development will be available for the purpose of undertaking a project level appropriate assessment development.</p>

Pevensey Levels SAC and Ramsar site

An understanding of the ecological status of Pevensey Levels

6.32 Pevensey Levels is one of the largest and least fragmented lowland wet grassland systems in south-east England. A complex network of ditches is present which support important and diverse wetland communities of plants, invertebrates and wintering birds. The ditches are managed to control drainage and to provide drinking water for livestock and this helps to provide a mosaic of habitat in different stages of succession across the site. Habitat types present include fen, marsh and swamp, improved grassland, littoral and supra-littoral sediment.

6.33 The presence of the Annex II species little whirlpool ram's-horn snail is the reason why Pevensey Levels is designated as an SAC and this species is very rare, only found in grazing marshes in well-vegetated open ditches fed by clean, slightly calcareous water. The main threats to the species include land drainage, inappropriate habitat management and eutrophication.

6.34 In relation to the Ramsar, the site is designated because it supports an outstanding assemblage of wetland plants and invertebrates including many British Red Data Book species. Also because the site supports 68% of vascular plant species in Great Britain that can be described as aquatic. It is probably the best site in Britain for freshwater molluscs, one of the five best sites for aquatic beetles Coleoptera and supports an outstanding assemblage of dragonflies Odonata.

6.35 Further detail in relation to Pevensey Levels SAC and Ramsar is provided in Appendix 1 of the screening assessment for the Hailsham NDP (see Appendix A to this report).

6.36 The SSSI is divided into 37 Units and the SAC and Ramsar site are wholly within the area covered by the SSSI. 36 of these Units are considered as lowland fen, marsh and swamp and are currently considered to be in unfavourable-recovering condition, with all considered to experience a high condition threat risk (it is assumed that threat relates principally to inappropriate ditch and grazing management although this is not explicitly stated). This means that the entire SAC and Ramsar Site is failing to meet CSM targets and is therefore in unfavourable condition.

Impact pathway - Air Pollution

6.37 Air pollution is not a recognised threat to Pevensey Levels SAC and Ramsar Site. Notwithstanding this air quality has been considered on the basis that development facilitated/supported by the Hailsham NDP could increase emissions on roads that are located adjacent to Pevensey Levels SAC Ramsar. The key question which will be considered is whether an increase in emissions will result in an adverse effect on the integrity of the site. This is addressed below assessment.

Impact assessment

6.38 As with the Ashdown Forest SAC and Lewes Downs SAC, air quality modelling was undertaken in relation to the Pevensey Levels SAC and Ramsar site and this is presented in the AQC Report (Pevensey Levels Air Quality Input for Habitat Regulations Assessment, 2018). This assessment is relevant to the Hailsham NDP HRA.

6.39 However, as part of its advice to the Council when considering the effects of the quantum of growth proposed in the new Local Plan to 2028 (which sought to deliver 14,228 homes and 22,500 square metres of business floorspace), Natural England stated it is satisfied that it will not adversely affect the integrity of Pevensey Levels (SAC) and Ramsar site from air quality impacts. This advice is based on Natural England's knowledge of the site which includes a consideration that Pevensey Levels is a phosphorus limited site where significant levels of nitrogen deposition would be required before it would impact on the integrity of the qualifying features of interest.

6.40 Whilst the above is a consideration in relation to impacts on site integrity, due to the nature of the policies contained in the Hailsham NDP, it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area that may result in additional traffic movements on roads adjacent to or within the Pevensey Levels. On this basis it is not possible to test the potential impacts at the neighbourhood plan level. Instead should a likely significant effect be identified, impacts will be assessed at the planning application stage when the required detail to make an assessment will be available.

Table 5 Implications of the Hailsham NDP on the integrity of Pevensey Levels SAC and Ramsar site to meet its conservation objectives

Conservation Objective	Potential Effect of Decreased Air Quality at Pevensey Levels SAC and Ramsar
Maintain or restore the extent and distribution of the habitats of qualifying species	<p>The qualifying features of the Pevensey Levels SAC and the Ramsar site are both reliant upon the expansive network of wet ditches within the coastal floodplain grassland. The Pevensey levels have been established as a</p> <p>Phosphorus limiting environment (Natural England 2018). Consequently, the phosphorous concentrations within the site are low enough to limit vascular plant growth.</p> <p>As a phosphorous limited site, significant levels of nitrogen deposition would be required before nitrogen would have an impact on aquatic plant growth within the ditches, which supports the qualifying features of interest.</p> <p>As a phosphorous limited site, changes in levels of nitrogen deposition are not considered to be a threat to the site.</p> <p>Although it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area, development supported by the Hailsham NDP will not adversely affect the integrity of the site.</p> <p>Similar to Ashdown Forest and Lewes Downs, a quantum of growth has been tested and using scenario B this growth would not result in an adverse effect on the integrity of the site.</p> <p>Development that may come forward as a result of the policies in the Hailsham Neighbourhood Plan will need to be considered at the planning application stage as appropriate.</p>
Maintain or restore the structure and function of qualifying natural habitats (or Species)	<p>The structure and functionality of the site which supports the qualifying features is determined by the hydrological function of the ditches, which is influenced largely by management practice as well as the distinctive underlying soil type. Present scientific consensus is that an increase in atmospheric nitrogen inputs are largely considered to be insignificant when assessing the functionality of plant growth within closed freshwater systems such as the Pevensey Levels.</p> <p>Increase in nitrogen deposition from air pollution are not anticipated to change plant growth rates or impact on the function of the ditches which support the qualifying features.</p>

Habitats Regulation Assessment of the Hailsham Neighbourhood Development Plan (Regulation 16)

Conservation Objective	Potential Effect of Decreased Air Quality at Pevensey Levels SAC and Ramsar
	<p>Although it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area, the structure and functionality of the site will not be impacted by an increase in nitrogen deposition and development in the Hailsham neighbourhood plan area will not result in an adverse effect on the integrity of the site.</p> <p>Development that may come forward as a result of the policies in the Hailsham Neighbourhood Plan will need to be considered at the planning application stage as appropriate.</p>
<p>Maintain or restore the supporting processes on which qualifying natural habitats rely.</p>	<p>Changes to natural soil properties, can impact adjacent aquatic systems through nutrient leaching from the soils. Deposition of nutrients because of increased airborne pollutants may therefore affect the ecological structure, function and processes associated with the fauna and flora associated with the Pevensey Level ditch systems. However, though elevated nitrogen deposition would alter the chemical composition of the soil, it would not have an influence on the availability of the limiting nutrient (Phosphorous). Therefore, an increase in nitrogen deposition will not impact on plant growth due to the ditches at Pevensey Levels being phosphorous limited.</p> <p>Although it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area, the supporting processes on which the qualifying habitat relies will not be impacted by an increase in nitrogen deposition and development in the Hailsham neighbourhood plan area will not result in an adverse effect on the integrity of the site.</p> <p>Development that may come forward as a result of the policies in the Hailsham Neighbourhood Plan will need to be considered at the planning application stage as appropriate.</p>
<p>Maintain or restore the populations of qualifying species</p>	<p>The Pevensey levels contains the largest population of Little whirlpool ram's-horn snail in the UK. Population fluctuations in the qualifying species are associated with pond or ditch drying and eutrophication of their aquatic habitat (snail populations are negatively impacted by increased levels of nitrates). There is also a positive association with floristic diversity in UK populations.</p> <p>Of these factors connected to the qualifying species, eutrophication of water bodies and floristic species diversity can be empirically linked to declining ambient air quality. However, within the phosphorous limited Pevensey Levels, increases in nitrogen deposition will</p>

Conservation Objective	Potential Effect of Decreased Air Quality at Pevensy Levels SAC and Ramsar
	<p>not impact upon the population of the qualifying species.</p> <p>Although it is not possible to identify the location, type and quantum of growth that may come forward in the neighbourhood plan area, the population of the qualifying species will not be impacted by an increase in nitrogen deposition and development in the Hailsham neighbourhood plan area will not result in an adverse effect on the integrity of the site.</p> <p>Development that may come forward as a result of the policies in the Hailsham Neighbourhood Plan will need to be considered at the planning application stage as appropriate.</p>

Impact Pathway - Altered Hydrological Regime and Deteriorating Water Quality

6.41 Stage 1 of the HRA identified that certain policies within the Hailsham NDP, both alone and in combination with growth elsewhere, have the potential to result in a likely significant effect on the integrity of the Pevensy Levels SAC and Ramsar site.

6.42 The impact pathway is an altered hydrological regime and deterioration in water quality from a potential increase in impermeable surfaces arising from new residential and/or employment development as well as from an increase in surface runoff and treated wastewater discharge. It is noted that the Hailsham NDP does not specifically allocate development, however a number of its policies support growth and could therefore result in an increase in impermeable surfaces and additional waste water discharge. If allowed to proceed unchecked, cumulatively with other plans and projects, development could result in an adverse effect on the integrity of the European site.

6.43 The following NDP policies have potential to facilitate new development, thus linking the Plan to this impact pathway:

- Projects HAIL TC2: Town Centre Public Realm
- Policy HAIL TC6: Streets and Spaces in the Town Centre
- Policy HAIL TC4: Town Centre Car Parking
- Policy HAIL TC1: Hailsham Town Centre
- Policy HAIL SD1: Development Frameworks
- Policy HAIL AQ4: Renewables
- Policy HAIL TOU1: Tourism
- Policy HAIL CF1: Community Facilities
- Policy HAIL EMP1: Providing for a Mix of Employment Opportunities
- Policy HAIL GS3: Pevensy Levels
- Policy HAIL GS2: Open Space within Major Development Areas
- Policy HAIL GS1: Natural and Amenity Green Space

- Projects HAIL AT1: Active and Sustainable Travel Projects
- Policy HAIL AT3: Public Transport
- Policy HAIL AT2: The Cuckoo Trail
- Policy HAIL AT1: Active Travel
- Policy HAIL D2: Small Scale Residential Development and Householder Extensions

6.44 The Pevensey Levels has a large hydrological catchment area that extends far beyond the SAC and Ramsar site boundaries and is fed by three main river systems:

- The western system: the Hurst Haven and the Glynleigh Sewer converge at Rickney to form the Pevensey Haven;
- The Wallers Haven;
- The East Stream

6.45 The drainage network of the Pevensey Levels is complex and comprises pumping stations, water control structures, sluices and channels of varying sizes. The general principle is that groundwater discharge and surface water runoff from the surrounding upland catchment area is carried across the lowland to the sea outfalls via the embanked channels (the three main river systems).

6.46 The water levels of the embanked channels are managed by the operation of a number of large gates located at the downstream end of each of the channels. These gates regulate the amount of water that is either discharged to the sea through tidal flap sluices or retained within the channel.

6.47 The lowland network of ditches has been modified so that some of the channels flow to pumping stations at specific locations, which can pump floodwater up into the embanked channels. In total, 62% of the Pevensey Levels Ramsar site is pump-drained.

6.48 Other ditches are routed to enable water to be fed from the high level channels into the lowland. Water is fed to provide feed water for agriculture, to address the summer water deficit and also for conservation. Summer feeding i.e. the transfer of water around the ditch network, is a central aspect of water level management on the Pevensey Levels.

6.49 There are over 600km of field ditches across the Pevensey Levels. The field ditches represent the main habitat of interest on the site and are the primary focus of the Ramsar and SAC designations as discussed above. Private ditches can be either linked or isolated from the feed watercourses or pump drains by operation or privately owned sluices.

6.50 The biodiversity of the Pevensey Levels is closely linked to its history of water management in the ditch system. It is recognised that water level management is fundamental in helping to restore or maintain the site in favourable condition. The conservation management for the Pevensey Levels has been improved by the extensive application of agri-environment schemes by riparian landowners who have been largely responsible for water level management in this location.

Current site conditions

6.51 In terms of the current condition of the Pevensey Levels, Natural England does monitor individual units of the SSSI designation (there are 37 units in total) that cover just over 3,603 hectares of land. The assessment of the individual units has taken place at various times, with the most historic unit being assessed in June 2009 and the most up-to-date assessment taking place in January 2019. Of the 37 units assessed, at least 99.5% of the units (or 3,585 hectares) were considered to be in an ‘unfavourable recovering’ condition, with the remaining 0.5% considered as partially destroyed at the time of the unit’s assessment.

6.52 The reasons why the majority of the units fall within the ‘unfavourable recovering’ condition includes poor water quality, invasive species and inappropriate water levels. However, on many occasions, it has been contended within the unit descriptions that there are a number of agri-environment schemes where the appropriate management is in place; that water levels will be addressed through the implementation of the Water Level Management Plan and that the alien species present will be addressed through an invasive weed strategy, hence the term ‘unfavourable recovering’ at the time of writing.

Poor water quality

6.53 One of the main areas of concern for the conservation status of the Pevensey Levels is water quality. This is due to the potential impact that poor water quality can have on designated species within the Pevensey Levels SAC and Ramsar site.

6.54 The latest information in relation to water quality for the Pevensey Levels operational catchment has been provided by the Environment Agency within their catchment data explorer ⁽²⁵⁾. This includes the names of the surface water bodies (there are eight in total), the year that the status was checked and whether the water body has been classified as good, moderate or poor in relation to chemical and ecological classifications in line with the Water Framework Directive criteria.

6.55 In addition, the information gathered in relation to water quality for the Pevensey Levels operational catchment confirms that from the eight surface water bodies identified in the Pevensey Levels catchment, six of the surface water bodies have achieved a moderate classification status for phosphate, whilst the remaining two surface water bodies achieved a poor status (Langney Sewer, Eastbourne and Ashbourne and Hugletts Streams) in 2016; these are the same water bodies that are classified as having a poor in ecological terms in 2016 also.

6.56 The latest Water Level Management Plan for the Pevensey Levels SSSI (2006) did confirm that there were 90 consented discharges into the Pevensey Levels and that the main concerns regarded the impact of the two WwTW at Hailsham. In summary, at that time, it was noted that phosphate concentrations within the SSSI had not dropped below the threshold concentration for eutrophication of 0.1 mg/l and that high nitrate emissions from the Hailsham WwTWs were believed to be a principal reason for the

25 See the Environment Agency’s latest information on water quality within the Pevensey Levels at the following link:
<http://environment.data.gov.uk/catchment-planning/OperationalCatchment/3361/Summary>

spread and invasiveness of floating pennywort, a key reason for the unfavourable ecological status of some water bodies within the Pevensey Levels Ramsar site.

Invasive species

6.57 High nitrate emissions from the WwTWs at Hailsham South and North are believed to be the key reason for the spread and invasiveness of Floating Pennywort (or hydrocotyle ranunculoides). Floating Pennywort is an invasive plant species that clogs ditches and out-competes the designated flora. Furthermore, it cuts off the water from the air and can lead to deoxygenation, which can cause serious harm to fish and other wildlife within the ecosystem. The latest Site Improvement Plan for the Pevensey Levels published by Natural England in October 2014 suggests that there is over 45km of floating pennywort on Pevensey Levels and it is likely to spread across the site unless appropriate controls are put in place.

6.58 In addition to Floating Pennywort, there are areas of the invasive plant species named Crassula which is slowly spreading along the ditches and in scrapes. It is semi-aquatic so the relatively minor increase in water level could provide this plant the potential for colonisation. The Site Improvement Plan for the Pevensey Levels published by Natural England suggests that it has become clear in the last year (2014) that Crassula is more widespread than previously thought, with an area of over 100 ha affected.

Inappropriate water levels

6.59 Within the Environment Agency's Water Level Management Plan for the Pevensey Levels published in 2006, it was reported that approximately 20% of units within the Pevensey Levels SSSI failed for reasons relating directly to inappropriate water level management that covered a total area of approximately 702 ha. This included 56 units that have inappropriate ditch management as a reason cited for downgrading, 30 units that have drainage cited as a reason, and 6 units that have inappropriate water levels cited as a reason. Other reasons include inappropriate scrub control, weed control, invasive species and water quality.

Impact assessment

6.60 Whilst not allocating specific sites for growth, the planning policies within the Hailsham NDP could result in some development within the hydrological catchment of the Pevensey Levels that may cause 'a likely significant effect' to the Pevensey Levels SAC and/or Ramsar site in terms of water quality and the hydrological regime of the catchment, as outlined in the screening assessment for the NDP (see Appendix A to this HRA). Therefore, it is necessary to assess which of the potential adverse effects of future development is likely to be a significant effect, taking into account the current national and local control on matters affecting the Pevensey Levels.

6.61 A summary of which NDP policies may result in an adverse effect on the Pevensey Levels SAC and Ramsar site for either hydrology and/or water quality impacts is provided in Appendix A of this assessment and at paragraph 6.43 above. The impact pathways

for both hydrology and water quality at the Pevensey Levels SAC and Ramsar site are described in paragraphs 4.14-4.28 of this HRA.

Surface water runoff and impacts on hydrology

6.62 Due to the complexity of wetland habitats, it is not possible to predict the exact direct and indirect effects that increased surface water run-off and pollutants from new development may have on the Pevensey Levels or the extent to which the conservation features of the site could be adversely affected by future development.

6.63 However, any development which increases impermeable surfaces on land will increase surface water run-off, and whilst the Hailsham NDP does not allocate any sites for development or specify a quantum of development, it does support development coming forward within the hydrological catchment area of the Pevensey Levels. Should increased run-off result from such development, it has the potential to create a change in the hydrology of the Pevensey Levels, transporting pollutants to its watercourses and drainage network. It is noted that the creation of additional surface water runoff through new development is in part controlled through national planning policy and Building Regulations.

6.64 In December 2014, the then Secretary of State for Communities and Local Government delivered a Written Ministerial Development (WMS) ⁽²⁶⁾ on the implementation of Sustainable Drainage Systems (SuDS) in Parliament. This statement confirmed the expectations of Government that local planning policies and decisions on planning applications relating to major development, which includes developments of 10 dwellings or more; or equivalent non-residential or mixed development (as set out in Article 2(1) of the Town and Country Planning (Development Management Procedure) (England) Order 2015) to ensure that sustainable drainage systems for the management of run-off are put in place, unless demonstrated to be inappropriate. These changes came into effect on 6 April 2015.

6.65 In addition, the National Planning Practice Guidance (PPG) was updated to reflect such changes as to when SuDS should be automatically considered when preparing a planning application for new development and confirms that SuDS are important as they provide opportunities to:

- reduce the causes and impacts of flooding;
- remove pollutants from urban run-off at source;
- combine water management with green space with benefits for amenity, recreation and wildlife

6.66 Building Regulations (2010) ⁽²⁷⁾ also promotes the use of SuDS where there is a requirement for adequate provision to be made for rainwater to be carried from the roof of the building and for paved areas to be adequately drained. The regulations require rainwater to be discharged to one of the following, listed in order of priority:

²⁶ Sustainable Drainage Systems: Written Statement, December 2014

²⁷ Building Regulations 2010. Approved Document H – Drainage and Waste Disposal, March 2015

- An adequate soakaway or some other adequate infiltration system; or, where that is not reasonably practicable;
- a watercourse; or where that is not reasonably practicable
- a sewer

6.67 However, given the above, the current legislation and controls identified above would potentially still allow for development to take place without SuDS when it is not practicable to do so or it is considered inappropriate. Whilst the potential for new development that increases impermeable surfaces within the Pevensey Levels catchment area without SuDS is unquantifiable, based on the precautionary principle it is considered that any additional surface water run off could potentially result in an adverse effect on the integrity of Pevensey Levels SAC and Ramsar site, with the main area of concern being the conveyance of pollutants.

Wastewater discharge and impacts on water quality

6.68 Southern Water is the statutory sewerage undertaker for the District and the Environment Agency (EA) is responsible for monitoring the operation of sewerage and WwTWs as well as setting limits on discharges to watercourses. The EA has previously expressed concerns in regards to new development within the catchment area of the Hailsham North and South WwTWs because of the relationship between the discharge of treated effluent and the continued decline in ecological quality downstream from them both.

6.69 The WwTWs, both owned and operated by Southern Water, operate in accordance with Environmental permits as set by the EA so that water quality objectives are protected. However, during the preparation of the Wealden Core Strategy it was identified that whilst there was capacity available at both WwTWs, their ability to accommodate future growth beyond the existing headroom would be limited due to the environmental impact of additional treated effluent on the Pevensey Levels. The EA and Southern Water agreed the capacity at both the WwTWs at that time.

6.70 The EA advised Southern Water that it will not be permitted to increase the effluent load discharged above that currently consented at both Hailsham South and North WwTWs due to environmental constraints. In view of this, it is not possible to provide further housing and commercial development above the consented capacity of the WwTWs until a solution is in place.

Mitigation Measures and Avoidance Techniques

Increased surface water runoff and pollutants from surface water

6.71 Given the potential for significant adverse effects from increased surface water run-off within the Pevensey Levels catchment on the Conservation Objectives of the Pevensey Levels SAC and Ramsar site as highlighted above, it is considered necessary to ensure that all new development is suitably assessed and mitigation measures, such as suitable and effective Sustainable Drainage Systems (SuDS), are put in place for the catchment area of the Pevensey Levels.

6.72 Natural England has also provided an advice note on SuDS and development around the Pevensey Levels (November, 2017) that recommended that a catchment specific SuDS policy is required to be developed for the Pevensey Levels which addresses both water availability and water quality. It notes that this planning policy could recommend appropriate SuDS features and address the issue of in-perpetuity management of the features.

6.73 SuDS are water management practices which aim to enable surface water to be drained in a way that mimics (as closely as possible) the run-off and drainage prior to site development. The primary benefit of SuDS can be categorised under four distinct themes that includes:

- control the quantity of runoff to maintain and protect the natural water cycle (and the management of flood risk);
- manage the quality of the runoff to prevent pollution;
- create and sustain better places for people; and
- create and sustain better places for nature

6.74 SuDS operate on two main principles that includes:

- Infiltration (slowing and holding back the run-off from a site); and
- Attenuation (allowing natural processes to break down any pollutants)

6.75 All SuDS systems generally fall into one of these categories, or a combination of the two. The benefit is that run-off and pollutants can be dealt with close to source, rather than transporting it elsewhere, for example, via the sewer system.

6.76 SuDS include a range of different techniques, which are suitable at varying scales within a development site. The Wealden Strategic Flood Risk Assessment (SFRA) report ⁽²⁸⁾ that was undertaken by JBA Consulting on behalf of Wealden District Council provides a number of examples of SuDS techniques and potential benefits at paragraph 9.4.1 that includes living roofs, basins and ponds, filter strips and swales, soakaways, permeable surfaces and filter drains. These can be used in various combinations to provide a complete drainage strategy ⁽²⁹⁾.

6.77 The guide is aimed at applicants, architects, developers and planners who want to design and put in place sustainable drainage systems (SuDS) in East Sussex. It also sets out the drainage approval process and requirements in relation to SuDS.

Discharge from Hailsham North and South Wastewater Treatment Works

6.78 As noted above, it was identified in the Core Strategy that whilst there was capacity available at both WwTWs, their ability to accommodate future growth beyond the existing headroom would be limited due to the environmental impact of additional treated effluent on the Pevensey Levels. Since then, Southern Water have identified and initiated works to enable a high rate biological treatment process that is capable of meeting the

28 Wealden District SFRA – Final Report, JBA Consulting on behalf of Wealden District Council, June 2017
29 Guide to Sustainable Drainage Systems in East Sussex, East Sussex County Council, June 2015

requirement to achieve a high quality effluent to come forward. Southern Water's Position Statement of December 2019 states that the deadline for the construction, commissioning and operation of the process is 22nd December 2021 but that in the interim they are working with the Environment Agency and Natural England to develop an 'Operating Agreement' to achieve the required high quality effluent from the works. Works to upgrade the Hailsham North WwTWs were granted planning permission by East Sussex County Council on 7th November 2019. Works to upgrade the Hailsham South WwTWs were granted planning permission on 10th January 2020.

Water Levels and Abstraction

6.79 As discussed previously (paragraphs 4.26-4.28), South East Water abstracts a significant amount of water from Hazards Green in the Wallers Haven for the public water supply to serve existing residents. As evidenced within the Cuckmere and Pevensey Levels Abstraction Licensing Strategy (March, 2013), no increase to this licence will be issued due to the sensitivity of the Pevensey Levels ecosystem to changes in water levels. Therefore South East Water will need to confirm that they can locate sustainable sources of water to supply any new developments coming forward through the Hailsham NDP.

6.80 Wealden District is an area of 'serious water stress' as is much of the South East of England. This means that:

- the current household demand for water is a high proportion of the current effective rainfall which is available to meet the demand; or
- the future household demand for water is likely to be a high proportion of the effective rainfall available to meet that demand

6.81 The River Basin Management Plan (Part 1) for the South East River Basin District was published in December 2015 by DEFRA and the Environment Agency and confirms the actions to improve the water environment by 2021 and sets out the Environment Agencies position that in the Southern Region, local government should set out local plan policies requiring new homes to meet the tighter water efficiency standard of 110 litres per person per day as described in relevant parts of the Building Regulations. In the absence of such a policy, all new homes already have to meet the mandatory national standard set out in the Building Regulations of 125 litres/person/day and this will apply to development brought forward through the Hailsham NDP. However, this does not preclude development proposals from aiming for lower water use.

7 In combination Assessment

7.1 The Hailsham NDP HRA has included an 'in combination' assessment with other plans and projects.

Atmospheric pollution

7.2 In relation to the impact pathway atmospheric pollution an in combination assessment was undertaken as per that provided for in the Ashdown Forest Transport Model. The AFTM is designed to directly predict all traffic flows on the assessment highway network by taking account of:

- traffic generated by both existing and new residential development in all local authority areas;
- individual TEMPRO based growth for each local authority area⁽³⁰⁾; and
- locational variation in employment growth within each local authority area⁽³¹⁾.

7.3 The model generates estimates of traffic flows on the assessment network directly. This is based on amended TEMPRO 7.2 household and employment data for the scenario forecast year for all parts of the country (England and Wales). Census Medium Super Output Areas were used as the basic geographic modelling unit. These are the smallest unit for which Census Journey to Work origin/destination by travel mode information is available. Within Wealden District, and in some instances elsewhere, some MSOAs are quite large geographically and have been disaggregated. Outside Wealden District, including within some adjoining local authority areas, MSOAs have been aggregated.

7.4 The model provides traffic estimates in the form of Annual Average Daily Traffic (AADT), which includes Other Goods Vehicles (OGVs). The AADT and OGV proportion is then used as an input to air quality models. Further information on the Ashdown Forest Transport Model can be found in a technical note⁽³²⁾.

7.5 It is through this model that 14,228 dwellings and 22,500 sqm of employment floorspace to be delivered in Wealden District has been tested. This included a combination of specific site allocations as well as a proportion of windfall development including site allocations and windfall development in the Hailsham neighbourhood area. It is not possible to undertake an assessment at the neighbourhood plan level on the basis that windfall numbers and locations are currently unknown. Where any additional windfall development comes forward in the Hailsham Neighbourhood Area, above that already tested as part of the 'withdrawn' Wealden Local Plan, it will be necessary to consider this as part of a project appropriate assessment

30 The housing figures contained within TEMPRO 7.2 have been amended to reflect the housing figures supplied by Rother District, Eastbourne Borough, Tunbridge Wells Borough, Sevenoaks District and Tandridge District

31 The Employment provision of Mid Sussex District was amended

32 Ashdown Forest Traffic Model: Technical note - model generation AFTM REV10 V7 (gta civils, April 2018)

Hydrology and Water Quality

7.6 As well as Wealden District, the Pevensey Levels Hydrological Catchment Area also extends into Rother District, meaning development within Rother District could have a likely significant effect in regards to this impact pathway either alone and/or in combination with the Hailsham NDP.

7.7 As such, the following Plans were considered in combination with the Hailsham NDP ⁽³³⁾:

- Rother Local Plan Core Strategy (September 2014)
- Rother Development and Site Allocations Local Plan (December 2019)

Rother Local Plan Core Strategy (September 2014)

7.8 The Rother Local Plan Core Strategy was subject to HRA in September 2010 as part of a joint HRA with the Wealden Local Plan Core Strategy. The Pevensey Levels Hydrological Catchment Area, which includes the SAC and Ramsar site, runs through the southwest of Rother District.

7.9 The Rother Local Plan Core Strategy proposes a quantum of residential and employment growth within the hydrological catchment area of the Pevensey Levels. The HRA of the Plan identified that the direction provided by the Rother Core Strategy (and the Wealden Core Strategy) would result in some development within the hydrological catchment of the Pevensey levels, and could have potential adverse effects on the site that are likely to be a significant effects taking into account the national and local control on matters affecting the Pevensey Levels.

7.10 The HRA concluded that given the potential for significant effects from increased surface water runoff on the hydrology and water quality of the Pevensey Levels SAC and Ramsar site specific mitigation policy would be required within in any development plans. For the regulation and remediation of increased surface water run-off/pollutants and to mitigate the loss of natural drainage patterns, the HRA recommended that the relevant Plan include a policy, which requires all new development that creates impermeable surfaces, within the hydrological catchment area of the Pevensey Levels to incorporate suitable sustainable drainage systems (SuDS).

7.11 The Rother Local Plan Core Strategy, whilst providing for a level of development within the wider Pevensey Levels Hydrological Catchment, also provides suitable policy protection against adverse effects upon the SAC and Ramsar site by way of Policy SRM2 'Water Supply and Wastewater Management' which requires:

"iii) The promotion of sustainable drainage systems to control the quantity and rate of runoff as well as to improve water quality wherever practicable and specifically for all development that creates impermeable surfaces within the hydrological catchment of the Pevensey Levels"

7.12 As a result of this policy, any development coming forward within the hydrological catchment of the Pevensey Levels from the Rother Local Plan Core Strategy will mitigate its own impact on the Pevensey Levels SAC and Ramsar site in regards to this impact pathway.

Rother Development and Site Allocations Local Plan (December 2019)

7.13 This document is effectively “part two” of Rother District Council’s Local Plan. Together with the Core Strategy, the Development and Site Allocations Local Plan (DaSA), adopted on 16th December 2019, provides the basis for determining planning applications in much of the district and supersedes all generic policies and relevant spatial policies from the earlier 2006 Rother District Local Plan. This Plan allocates sites for particular uses as well as setting out more detailed policies for the effective management of development in relation to key issues. The DaSA Local Plan (December 2019) implements the development strategy and core policies set out in the adopted Core Strategy (September 2014). However, the DaSA Local Plan does not include housing allocations in designated Neighbourhood Plan Areas.

7.14 The Rother DaSA Local Plan was subject to HRA in September 2018 and July 2019 and covers the same geographical scope as the 2014 Core Strategy and therefore the Pevensey Levels Hydrological Catchment Area also falls within its remit.

7.15 Further HRA assessment has refined the Core Strategy’s approach to controlling the quantity and rate of runoff within the hydrological catchment and this is reflected in Policy DEN5 ‘Sustainable Drainage’ of the Plan as well as the following site specific policies:

- Policy BEX6 Land adjacent to 276 Turkey Road;
- Policy BEX7 Land at Moleynes Mead, Fryatts Way, Bexhill;
- Policy BEX9 Land off Spindlewood Drive, Bexhill;
- Policy BEX10 Land at Northeye (Former UAE Technical Training Project), Bexhill

7.16 Policy DEN5 requires that:

“...vi) within the Pevensey Levels Hydrological Catchment Area, SuDS designs should incorporate at least two stages of suitable treatment, unless demonstrably inappropriate...”

7.17 Policies BEX6 – BEX10 reinforce this requirement for their respective sites with requirements for at least two forms of appropriate SuDS to be incorporated in accordance with Policy DEN5. Policy BEX9 and BEX10 go further with the requirement for a site specific Appropriate Assessment to be undertaken to demonstrate beyond reasonable scientific doubt that any SuDS measures proposed can be delivered on the sites without harming the integrity of the Pevensey Levels SAC and Ramsar site. This requirement is at the request of Natural England through the consultation process on the Plan.

7.18 The HRA of the Rother DaSA Local Plan concluded that whilst the Plan does provide for a level of development within the Pevensey Levels Hydrological Catchment Area, the overall policy framework provided by the Plan (Policy DEN5 and Policies BEX6

– BEX10) and Policy SRM2 from the Core Strategy (2014) will ensure that the sites will not have adverse effects on the integrity of the SAC and Ramsar site.

7.19 As a result of this policy framework, any development coming forward within the hydrological catchment of the Pevensey Levels from the Plan will mitigate its own impact on the Pevensey Levels SAC and Ramsar site in regards to this impact pathway.

8 Conclusions and Recommendations

Recommendations

8.1 Firstly turning to air quality there are a number of policies contained in the Hailsham Neighbourhood Plan that promote or indeed support development within the Neighbourhood Plan area. The testing of 14,288 dwellings (allocations and windfall) and 22,500sqm of employment floorspace within Wealden District concluded that there would not be an adverse effect on the integrity of Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC and Ramsar site. This included a number of site allocations and also a proportion of windfall development within the Hailsham Neighbourhood area. However, where any additional windfall development comes forward in the Hailsham Neighbourhood Area, above that already tested as part of the 'withdrawn' Wealden Local Plan, it will be necessary to consider this as part of a project level appropriate assessment at the planning application stage. This is due to it not being possible at the Neighbourhood Plan level (due to the nature of the planning policies) to determine whether any additional windfall development will come forward as a result of the planning policies or indeed the type or location of any windfall development.

8.2 As set out in paragraph's 1.15 – 1.17, this conclusion is supported by Feeney⁽³⁴⁾ and The Advocate General's Opinion in UK v Commission as discussed in paragraph 1.16 where it is accepted that adverse effects must be assessed at every relevant stage of the procedure to the extent possible on the basis of the precision of the plan. The assessment is then to be updated with increasing specificity in subsequent stages of the procedure. The subsequent and relevant stage for assessing potential adverse effects is at the planning application stage, when the required level of detail in which to undertake an assessment will be available.

8.3 In relation to the Pevensey Levels, and in a similar way to air quality impacts, without knowing the quantum, location or type of development that may come forward in the Hailsham Neighbourhood plan area it is not possible to determine whether sufficient capacity exists at the relevant waste water treatment works or determine the appropriate urban drainage solution to deal with surface water run off. This is because there are a number of different drainage techniques that may or may not be suitable depending on the location of development and existing drainage conditions. Whilst it can be identified that mitigation is required at the neighbourhood plan level, whether development may result in an adverse effect can only be effectively determined when the level of detail is made available at the planning application stage

8.4 On this basis, it is considered that through the inclusion of a policy requiring the incorporation of SuDS in any new development within the hydrological catchment area of the Pevensey Levels that the drainage regime for the Pevensey Levels will not be affected by additional surface water run-off / associated pollutants created by new development.

34 Sean Feeney v Oxford City Council and the Secretary of State CLG para 92 of the judgment dated 24 October 2011 Case No CO/3797/2011, Neutral Citation [2011] EWHC 2699 Admin
<http://www.oxford.gov.uk/Library/Documents/Barton%20AAP/Barton%20AAP%20CD%207.20.1%20Appendix%20Feeney%20v%20OC>

8.5 The scope of the policy is wide ranging and will apply to both greenfield and brownfield sites and to cover all new development which creates impermeable surfaces within the Pevensey Levels catchment area. In other words, any proposed development that would lead to an increased rate and volume of surface water run-off leaving a developed site and would include major developments, such as housing schemes and commercial development, and more minor development such as household extensions. Both Natural England and the Environment Agency have considered the approach to be acceptable.

8.6 In respect of wastewater, the policy confirms that planning permission for development proposals facilitated by the Hailsham NDP is conditional upon waste water treatment capacity being made available at the appropriate time. In other words, development within the Pevensey Levels catchment area would need to ensure that there is waste water treatment capacity available under the current headroom or that new infrastructure is provided to ensure that the integrity of the Pevensey Levels SAC and Ramsar site is maintained.

8.7 The NDP also contains measures to promote the sustainable management of surface runoff, conveyance of pollutants and flood storage within the catchment of the Pevensey Levels, but specifically adjacent to the Pevensey Levels SAC and Ramsar site. This includes requirements to provide green space along the non-built up edge of any growth area adjacent to the Pevensey Levels SAC and Ramsar site (creating an area of natural green space to be protected for biodiversity and ecological purposes); the incorporation of appropriate SuDS, holding ponds and other natural drainage features and the provision of wastewater treatment and appropriate drainage. These are intended to improve/maintain the hydrology and water quality of the Pevensey Levels SAC and Ramsar site, as well as having multifunctional benefits for the environment, biodiversity and local population in general.

8.8 The HRA recommends the following safeguarding policy be included within the NDP to ensure that the neighbourhood plan is compliant with the Habitats Regulations. This will provide the necessary safeguards in that the competent authority has been able to effectively delay further assessment to the application stage to ensure a conclusion of 'no adverse effect':

Recommended HRA Policy

Development either supported or proposed by policies or projects contained within the Hailsham Neighbourhood Plan, or any other development that may come forward in the Neighbourhood Plan area, may only be permitted if it can be concluded that the proposals, either alone or in combination with other plans or projects, will not adversely affect the integrity of a European site. Any proposals for development must be accompanied by information to allow the competent authority to complete a full Habitat Regulations Assessment of the impacts of the development

To ensure that development does not adversely impact the Pevensey Levels Special Area of Conservation and Ramsar site proposals for development may only be permitted where there is sufficient capacity at the relevant Waste Water Treatment Works or alternative foul water drainage solution. Where impermeable surfaces are proposed within the hydrological catchment area then mitigation, such as sustainable drainage systems, will be required to control the quality and volume of surface water run-off to a level that will avoid an adverse effect on the integrity of the SAC and Ramsar when considered both alone and in combination with other Plans or projects.

Conclusion

8.9 This assessment has been undertaken on the basis of the proposals and policies contained within the Hailsham Neighbourhood Development Plan (Regulation 16). The Hailsham NDP HRA has been considered alongside other relevant Plans and projects. The information and evidence gathered through Wealden District Councils air quality and ecological monitoring and modelling work is directly relevant to the Hailsham NDP. The Hailsham NDP HRA has used the most up-to-date information, knowledge, evidence and Natural England guidance to inform its conclusions.

8.10 In relation to the Hailsham NDP, Wealden District Council, as competent authority under the Habitats Regulations, has concluded, following its Habitats Regulations Assessment and as reported in this document, that the Hailsham Neighbourhood Development Plan will not adversely affect the integrity of any European or International site.

8 Conclusions and Recommendations

9 Statutory Consultee Response

9.1 Regulation 105(2) of The Conservation of Habitats and Species Regulations 2017 requires that the plan-making authority must for the purposes of the assessment consult the appropriate nature conservation body and have regard to any representations made by that body within such reasonable time as the authority specifies. Wealden District Council consulted with Natural England (the appropriate nature conservation body) on the Hailsham Neighbourhood Plan HRA for a period of 5 weeks from 27th January 2020 to 2nd March 2020.

9.2 Natural England responded on 28th February 2020 and their response is detailed in Appendix B to this HRA. Wealden District Council has had regard to Natural England's response and updated this report to provide clarity where suggested.

9.3 In relation to Natural England's suggested removal of the reference to '...alternative foul water drainage solution...' within the Recommended HRA Policy, Wealden District Council considers that this specific policy wording provides flexibility within the policy for developments to offer alternative proposals for foul water drainage whilst also safeguarding the Pevensey Levels SAC and Ramsar Site. This is considered to be in line with national guidance in the National Planning Practice Guidance (NPPG)⁽³⁵⁾ and the General binding rules: small sewerage discharge to the ground (July 2019)⁽³⁶⁾. It would be as part of the planning application process to determine whether an alternative drainage proposal was appropriate, taking into account consultation, as required, with the relevant statutory body, the Environment Agency. If such an alternative is not acceptable then the wording of the Recommended HRA Policy provides the safeguard to ensure that development does not adversely affect the Pevensey Levels SAC and Ramsar site, as development will only be permitted where there is sufficient capacity at the relevant Waste Water Treatment Works.

35 Paragraph: 020 Reference ID: 34-020-20140306

36 <https://www.gov.uk/guidance/general-binding-rules-small-sewage-discharge-to-the-ground>

Appendix A: SEA and HRA Screening: Hailsham Neighbourhood Plan

Hailsham Neighbourhood Plan

Strategic Environmental Assessment (SEA) and Habitats Regulation Assessment (HRA) Screening

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1.0 Introduction

- 1.1 This screening report is an assessment of whether or not the contents of the Hailsham Neighbourhood Plan (hereafter known as 'Hailsham NDP') requires a Strategic Environmental Assessment (SEA) in accordance with the European Directive 2001/42/EC and associated Environmental Assessment of Plans and Programmes Regulations 2004. This screening assessment has taken place on the Hailsham NDP that was published and consulted upon under regulation 16 of the Neighbourhood Planning (General) Regulations 2012 (as amended).
- 1.2 The report also undertakes a preliminary screening to determine whether the Hailsham NDP requires a Habitats Regulations Assessment (HRA) in accordance with Article 6(3) and (4) of the EU Habitats Directive and with Regulation 63 of the Conservation of Habitats and Species Regulations 2017. A full HRA is required when it is deemed that a plan is likely to have a significant effect on a protected European Site (Natura 2000 sites) or on a Ramsar Site as a result of the implementation of a plan/project.
- 1.3 The purpose of the Hailsham NDP is to provide a set of statutory planning policies to guide development within the Parish of Hailsham over the life of the plan. The Hailsham NDP sets out the community's vision of how the area will look by 2028 and a series of policies focused on the economy, transport, built design and tourism within the town. This is discussed in more detail in Section 2 of this document.
- 1.4 The legislative background for the SEA and HRA Screening Assessment are set out in Section 3 of this document and outlines the regulations that require the need for this screening exercise. Section 4, provides a screening assessment of both the likely significant environmental effects of the Hailsham NDP and whether there is a need for an SEA. Section 5, provides a screening assessment of both the likely significant effects of the implementation of the Hailsham NDP and whether a further Habitat Regulations Assessment is required under the Habitats Directive. Section 6 provides a summary of the statutory consultee responses in relation to the SEA and HRA Screening of the Hailsham NDP. A summary of the findings and conclusions for both screening processes can be found in the conclusions at Section 7 of this report.

2.0 Draft Hailsham Neighbourhood Development Plan (Regulation 16)

- 2.1 Hailsham Town Council, as the relevant body for the purposes of NDP designation, applied for designation of the whole parish as a Neighbourhood Plan Area under Section 61G of the Town and Country Planning Act 1990 (as amended). Following consultation it was concluded appropriate to approve the application to designate the extent of the Hailsham Parish as a Neighbourhood Plan Area effective from July 2016. Since then, Hailsham Town Council had published a pre-submission version (regulation 14) of the Neighbourhood Development Plan for public consultation (between 25 November 2017 and 26 January 2018) that was the subject of a SEA/HRA screening assessment. The SEA/HRA screening assessment concluded that there was, at that time, no requirement for either an SEA or an assessment under the Habitats Directive to be undertaken.
- 2.2 Since then, Hailsham Town Council has drafted a proposed submission version (regulation 16) of the Hailsham Neighbourhood Development Plan, which is intended to be submitted for independent examination, and if successful in this process, a public referendum. It was noted in the previous HRA/SEA screening that if the content of the NDP, (notably, the proposed planning policies) changed, there may be a need for a further screening exercise to be undertaken on a modified version of the NDP. This screening exercise takes into account the changes made to planning policies within the Hailsham NDP, as part of this Regulation 16 document.
- 2.3 As part of the NDP process, Hailsham Town Council have published a vision for the town, nine objectives for the plan area, and a number of planning policies and projects that would cover the plan area and, if adopted, be used in the determination of planning applications within the plan area. The vision included within the HNPD is as follows:

‘By 2028 Hailsham will be recognised as a destination for leisure, shopping and culture. It will have embraced and harnessed its growth potential and benefitted from the necessary infrastructure to support and retain its strong sense of community, civic pride and social wellbeing. Hailsham will be established as a balanced, well-proportioned and prosperous town offering its residents a high quality of life.

The town centre will be an appealing and pleasant retail and leisure destination which attracts visitors from far and wide (many via public transport from rail services at Polegate) into the unique historic market town served by modern and desirable facilities and amenities. Growth will deliver excellent

schooling choices and new further education opportunities, good medical provision and care services.

An improved core retail area will support a diverse mix of independent and national shops and businesses bringing with it strong employment prospects for the town. A network of enhanced and connected green spaces, centred around the cuckoo trail will support an active and healthy community. The wetlands remain an asset of recreation and well-being for the community of Hailsham. Together with improvements to pedestrian and cycling links across the town, Hailsham residents will benefit from a safe and healthier alternative to car based travel.'

2.4 As discussed above, there are nine objectives listed within the HNPD to fulfil the vision statement above that states the following:

- Development delivers the necessary facilities and infrastructure in accessible locations for existing and new communities alike.
- Existing pedestrian and cycling routes are preserved and enhanced. The Cuckoo Trail will be improved as a multi-functional route for tourism, travel and recreation, further linking Hailsham to its surrounding communities.
- New developments will create well connected, attractive cycling and pedestrian routes, providing seamless integration with the existing urban areas and public green spaces to encourage a reduction in car based travel.
- Existing habitats and green infrastructure networks are protected and enhanced through sensitive development to encourage local habitat improvement and creation.
- The character and setting of Hailsham's conservation area, statutory listed buildings and locally listed buildings are protected by fostering a high-quality design approach which promotes design innovation and reinforces the distinct local character areas of Hailsham.
- Improve local air quality and provide reductions in carbon emissions by supporting local renewable energy generation.
- Encourage the appropriate redevelopment of previously developed land to help meet housing need and encourage the regeneration of Hailsham Town Centre.
- Protect and encourage the development of retail and commercial spaces which meet identified local need, to support new and existing small businesses and local retailers whilst also attracting inward investment into Hailsham.
- Support existing retailers in Hailsham and encourage a diversification of the retail and leisure offers in the town to attract new shoppers and visitors.

- 2.5 Lastly, the Hailsham NDP includes a number of planning policies that seek to deliver on both the vision statement and objectives outlined above. The draft planning policies within the Hailsham NDP are highlighted at Appendix 3 and a summary of the intentions of each draft policy is outlined. These draft planning policies are the subject of the SEA/HRA screening assessment that is considered at Section 4 and 5 of this report respectively. These NDP policies are of course subject to change and the screening assessment will only take into account the published regulation 16 NDP.

3.0 Legislative Requirements

Strategic Environmental Assessment (SEA)

- 3.1 The basis for the Strategic Environmental Assessment (SEA) and Sustainability Appraisal (SA) legislation is European Directive 2001/42/EC that was transposed into English law by the Environmental Assessment of Plans and Programmes Regulations 2004, or simply known as the SEA Regulations. Detailed guidance of these regulations was published by the Government in 2005 (the Office of the Deputy Prime Minister (ODPM)), named 'A Practical Guide to the Strategic Environmental Assessment Directive' and this has been considered throughout the document below.
- 3.2 The Planning and Compulsory Purchase Act 2004 requires local authorities to produce SAs for all local Development Plan Documents (DPD) to meet the requirement of the EU Directive for the SEA. Paragraph 165 of the National Planning Policy Framework (NPPF) confirms that a SA which meets the requirements of the European Directive on the SEA should be an integral part of the plan preparation process. There is no legal requirement for a Neighbourhood Development Plan (NDP) to have a sustainability appraisal, although the qualifying body would need to demonstrate how its plan would contribute to achieving sustainable development and what policy options were considered. The SA is a potential approach to attaining this and is a tried and tested method of achieving sustainable development through the plan-making process.
- 3.3 In addition, where an NDP is likely to have significant environmental effects, it may require an SEA. Given there are a number of internationally designated sites of importance for biodiversity (such as Special Areas of Conservation (SAC), Special Protection Areas (SPA) and Ramsar Sites) within the district, there is a possibility that NDP proposals could have significant environmental effects. Therefore, draft neighbourhood plan proposals should be assessed to determine whether the plan is likely to have significant environmental effects and this process is commonly referred to as a 'screening' assessment as set out in regulation 9 of the SEA regulations (2004). Wealden District Council is considered to be the 'responsible' authority for carrying out the assessment. The purpose of this report is to determine if the SEA is required for the Hailsham NDP.
- 3.4 If likely significant environmental effects are identified, an environmental report (an SEA) must be prepared in accordance with paragraphs (2) and (3) of regulation 12 of the SEA regulations. Indeed, a basic condition that the examiner will consider in assessing a neighbourhood plan is whether it meets this SEA Directive.

- 3.5 The National Planning Practice Guidance (PPG) contains specific advice in relation to neighbourhood plans and the SEA¹. This guidance has been considered and taken account of through this screening assessment.
- 3.6 Wealden District Council is required to consult with three statutory consultation bodies as per the requirements of regulation 4 of the SEA regulations; this includes Historic England, Natural England and the Environment Agency on whether an SEA is required. Details of the consultation responses will be published as appendices to this SEA/HRA screening assessment.

Habitats Regulation Assessment (HRA)

- 3.7 The Conservation of Habitats and Species Regulations 2017 (known as the 'Habitat Regulations') transpose the requirements of the EC Directive 79/409/ECC on the Conservation of Wild Birds (the Birds Directive) and EC Directive 92/43/ECC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive).
- 3.8 The Habitats Regulations sets out the requirement for a Habitat Regulations Assessment (HRA) to be applied to all land use plans to assess the potential effect of a plan against the conservation objectives of European Sites including SACs, SPAs and Sites of Community Importance (SCIs). The NPPF states that Ramsar Sites should be given the same protection as other European sites².
- 3.9 SACs are sites classified in accordance with Article 3 of the Habitats Directive, which seeks to establish a European network of important high-quality conservation sites that will make a significant contribution to conserving habitat types and species identified in Annex I and Annex II of the Habitats Directive. SPAs are sites classified in accordance with Article 4 of the Birds Directive. This seeks to protect rare, vulnerable and regulatory migratory birds as listed in Annex 1 of the Birds Directive. SPAs and SACs are commonly referred to as European Sites, and as part of the system known as the Natura 2000 network.
- 3.10 The main aim of the Habitats Directive is to promote the maintenance of biodiversity by requiring Member EU States to take measures to maintain or restore natural habitats and wild species listed in the Annexes of the Directive at a favourable conservation status, including robust protection for those habitats

¹ See the PPG at paragraph 26 onwards of the Strategic Environmental Assessment and Sustainability Appraisal Guidance.

² Paragraph 118 of the NPPF confirms that the following wildlife sites should be given the same protection as European sites:

- potential SPAs and possible SACs;
- listed or proposed Ramsar sites; and
- sites identified, or required, as compensatory measures for adverse effects on European sites, potential SPAs, possible SACs, and listed or proposed Ramsar sites.

and species of European importance (Habitats Directive, Article 2(2)). This aim relates to habitats and species, not the European sites themselves, although the sites have a significant role in delivering conservation measures including management plans to achieve favourable conservation status and the objective of the Directive within designated site.

- 3.11 Ramsar sites are designated under the International Convention on Wetlands of International Importance (the Ramsar Convention in Iran, 1971 and amended by the Paris protocol 1992). The Habitats Directive does not protect Ramsar sites in law, but as discussed above, paragraph 118 of the NPPF confirms that they should be protected in the same way as European sites.
- 3.12 Under the Habitat Regulations (Regulation 63, 105 and 106), competent authorities (such as District Councils) have the duty to undertake an appropriate assessment where a land use plan or any other regulatory activity including projects and programmes is likely to have a significant effect on a European site. The purpose of an Appropriate Assessment is to assess the implications of a plan against the conservation objectives of the European site, and to ascertain that the plan would not, even in combination with other plans or projects, adversely affect the integrity of the site. The Habitats Directive applies the precautionary principle to European sites when assessing whether the effects of a plan are significant. This means that a plan can only be permitted after it has been determined that there is no likely significant effect, using the precautionary principle, or there is scientific certainty that there will be no adverse effect on the integrity of the site(s) in question.
- 3.13 Where an adverse effect is identified, the Habitat Regulations promote the use of mitigation measures and avoidance of any potential damaging effects to the site. However, article 6 (4) of the Habitats Directive provide several exceptions, which allows the plan or project to be approved in limited circumstances even if it would or may have an adverse effect on the integrity of a European site.
- 3.14 Under article 6 (4) a plan may only progress provided three sequential tests are met:
- there must be no feasible alternative solutions to the plan which are less damaging to the affected European site;
 - there must be social or economic 'imperative reasons of overriding public interest' (IROPI) for the plan or project to proceed; and
 - all necessary compensatory measures must be secured to ensure that the overall coherence of the network of European sites is protected.

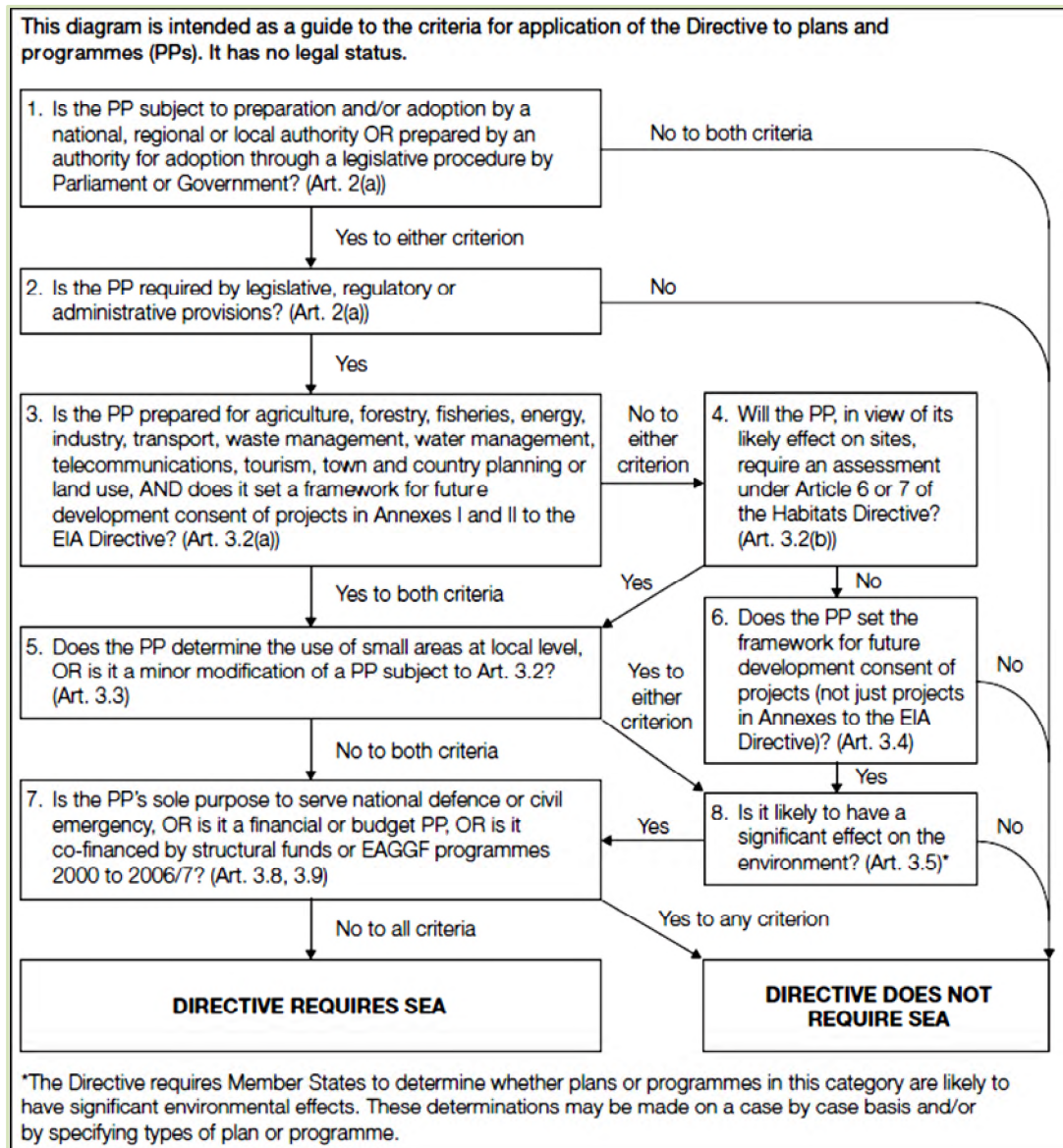
- 3.15 These tests can only formally be considered once an appropriate assessment in line with article 6 (3) of the Directive has been undertaken and in the case of the plans, it is for the competent authority to prove, as a prerequisite, that each test can be met. With regards to public interest, this must be overriding, be of long-term gain and must outweigh the potentially damaging impacts that the plan or project may have on a European site. IROPI should only be considered in exceptional circumstances. However, if the above tests are met the plan or project can be approved.
- 3.16 Whilst it is the responsibility of the competent authority to prove that the sequential tests can be met, the decision as to whether a Plan or project can proceed lies with the Secretary of State, who must grant authorisation only when satisfied that any necessary compensation measures are taken to ensure the overall coherence of the network of European sites.
- 3.17 Prior to undertaking an appropriate assessment a local authority must first assess whether or not a plan is likely to result in a significant effect. This is essentially a risk assessment or screening process to decide whether or not the full appropriate assessment is required. Should it be determined that a plan will not result in significant effects then no further assessment will be required. If significant effects cannot be ruled out as unlikely, then an appropriate assessment will be required to consider any potential impacts further. This is discussed further within the conclusions to the HRA/SEA screening below.

4.0 Screening Assessment for the Strategic Environmental Assessment (SEA)

- 4.1 The screening assessment for the SEA is undertaken in two parts and will firstly assess whether the Hailsham NDP requires an SEA as per the detailed guidance contained within 'A Practical Guide to the Strategic Environmental Assessment Directive' that is shown in Figure 1 that follows below³. The second element of the assessment will consider whether the Hailsham NDP is likely, in its current form, to have a significant effect on the environment, using the criteria drawn from Schedule 1 of the SEA Regulations. Figure 1 below is a guide as to how the criteria for the application of the Directive should be assessed.

³ See page 13 of 'A Practical Guide to the Strategic Environmental Assessment Directive' (2005) and Figure 2 – Application of the SEA Directive to plans and programmes for the original diagram.

Figure 1: Application of the SEA Directive to plans and programmes



- 4.2 The process in figure 1 has been undertaken in terms of the Hailsham NDP and the findings can be viewed in Table 1. This establishes whether this NDP would require an SEA. The questions in table 1 are drawn from the diagram above which sets out how the SEA Directive should be applied.
- 4.3 It should be noted at this stage that, as required by the National Planning Policy Framework (NPPF) at paragraph 184, NDPs must be in general conformity with the strategic policies of Wealden District Council's Local Plan and should not promote less development than set out in the Local Plan or undermine its strategic policies. The development plan for the Wealden District is currently made up of the Core Strategy Local Plan that was adopted

in February 2013, the saved policies of the Wealden Local Plan (1998)⁴, the Non-Statutory Wealden Local Plan (2005) and the Affordable Housing Delivery Local Plan (2016)⁵. Therefore the Hailsham NDP must be in general conformity with these policies.

Table 1: Establishing the Need for the SEA

Stage	Yes/No	Reason
1. Is the PP (plan or programme) subject to preparation and/or adoption by a national, regional or local authority OR prepared by an authority for adoption through a legislative procedure by Parliament or Government? (Art. 2(a)).	Yes	This Neighbourhood Development Plan is prepared by Hailsham Town Council (as the qualifying body) under the provisions of the Town and Country Planning Act (as amended by the Localism Act 2011). The Hailsham Neighbourhood Plan will be 'made' (adopted) by Wealden District Council once it has completed the formal stages of its preparation as required under the Neighbourhood Planning (General) Regulations 2012 as amended. This includes an independent examination process where the Hailsham NDP will be considered against its EU obligations (particularly the SEA Directive). Go to Stage 2
2. Is the PP required by legislative, regulatory or administrative provisions? (Art. 2(a))	Yes	The Hailsham NDP is not a requirement and is optional under the provisions of the Town and Country Planning (as amended by the Localism Act 2011). However, once 'made' the Hailsham NDP would form part of the statutory development plan, and will be used when making decisions on planning applications within the designated neighbourhood plan area. Therefore, it is considered necessary to establish whether there is a need for an SEA.

⁴ As of 27 September 2007 a number of policies in the Wealden Local Plan were saved by approval of the Secretary of State under paragraph 1(3) of Schedule 8 of the Planning and Compulsory Purchase Act 2004.

⁵ The Affordable Housing Delivery Local Plan (2016) supersedes policy WCS8 of the adopted Core Strategy Local Plan (2013) concerning affordable housing only.

Stage	Yes/No	Reason
		Go to Stage 3
3. Is the PP prepared for agriculture, forestry, fisheries, energy, industry, transport, waste management, water management, telecommunications, tourism, town and country planning or land use, AND does it set a framework for future development consent of projects in Annexes I and II to the EIA Directive? (Art. 3.2(a))	Yes and No	<p>The Hailsham NDP is being prepared for both town and country planning and land use and therefore meets the first part of this question.</p> <p>However, the Hailsham NDP is not seeking to allocate specific sites for development and can therefore be considered as not setting a framework for the future development consent of projects in Annexes I and II of the EIA Directive.</p> <p>The draft planning policies contained within the Hailsham NDP largely seek to manage the design and scale of new development that has already been allocated within a higher order plan (such as the Core Strategy Local Plan (2013) adopted by Wealden District Council) or is to be proposed in the future. The Core Strategy Local Plan was the subject of a Sustainability Appraisal (including an SEA) that for the purposes of this assessment was found 'sound' through its formal examination process.⁶</p> <p>There are a number of specific projects highlighted within the Hailsham NDP, but no specific allocations of land have been made.</p> <p>Notwithstanding the above, this Hailsham NDP does seek to support the potential extension/expansion of town centre uses within Hailsham's town centre and includes policies</p>

⁶ On the 9 July 2015 in response to a Court of Appeal decision, the Council has made changes to policy WCS12 of the Core Strategy relating to the Ashdown Forest. Prior to the Court of Appeal Judgement, policy WCS12 provided that any net increase in residential development between 400m and 7km would be required to mitigate its recreational impact through the provision of Suitable Alternative Natural Green Space (SANGs) and on-site visitor management measures. The reference to the 7km zone of influence and specific mitigation detailed has now been removed following the High Court Judgement. The removal of the policy wording is required because it had been concluded that the Council did not explicitly meet its duty under SEA Regulations relating to the assessment of reasonable alternatives. However, this does not specifically relate to Hailsham NDP intrinsically.

Stage	Yes/No	Reason
		<p>that support small-scale windfall housing development, subject to certain criteria. However, the draft policy approach seems to only 'support' development of this nature, in certain circumstances, rather than specifying particular development uses and/or locations. It is therefore considered that the Hailsham NDP does not set the framework for development consent projects within Annexes I and II to the EIA Directive.</p> <p>Go to Stage 4</p>
4. Will the PP, in view of its likely effect on sites, require an assessment under Article 6 or 7 of the Habitats Directive? (Art. 3.2(b))	Yes	<p>The Hailsham NDP could potentially have a significant impact on internationally designated wildlife sites covered by the Habitats Directive. A screening assessment to consider whether an Appropriate Assessment is required for the Hailsham NDP is provided in section 5 of this report.</p> <p>Go to Stage 5</p>
5. Does the PP determine the use of small areas at local level, OR is it a minor modification of a PP subject to Art. 3.2? (Art. 3.3)	Yes	<p>As discussed previously, the Hailsham NDP does not identify any land use allocations itself at the local level. However, it does include planning policies which relate to major development schemes that have either been allocated by Wealden District Council, (through the Core Strategy (2013)) but have yet to formally come forward, or emerging major development schemes that may nevertheless come forward.</p> <p>The NDP does seek to support the improvement of existing tourist facilities (policy HAIL TOU1: Tourism), small scale residential development involving the reuse of previously developed land (policy HAIL D2: Small scale residential</p>

Stage	Yes/No	Reason
		<p>development and householder extensions), the promotion of retail and commercial development within Hailsham's Town Centre (policy HAIL TC1: Hailsham Town Centre) and the enhancement/support of additional community facilities (policy HAIL CF1: Community facilities) in the Hailsham NDP Area.</p> <p>Given the above, it is considered that the plan could potentially determine the use of smaller areas at a local level, albeit that planning policies of this nature would have to conform to both the Wealden Core Strategy (2013), saved policies of the Wealden Local Plan (1998) and the NPPF.</p> <p>Go to Stage 8</p>
6. Does the PP set the framework for future development consent of projects (not just projects in Annexes to the EIA Directive)? (Art. 3.4)	Yes	<p>The Hailsham NDP will form part of the statutory Development Plan once 'made' by Wealden District Council⁷. When the NDP is 'made' it will become a material consideration in the determination of planning applications in the NDP area. It therefore sets the framework for future development of the local area.</p> <p>Go to Stage 8</p>
7. Is the PP's sole purpose to serve national defence or civil emergency, OR is it a financial or budget PP, OR is it co-financed by structural funds or EAGGF programmes 2000 to 2006/7? (Art. 3.8, 3.9)	No	<p>The NDP does not serve national defence or civil emergency issues; it is not a financial or budgetary plan or programme and it is not co-financed by structural funds or EAGGF programmes.</p>
8. Is it likely to have a significant effect on the environment? (Art. 3.5)	Yes	<p>This question is considered within the screening assessment itself that follows in Table 2 below.</p>

⁷ The Hailsham NDP can only become 'made' following the completion of the formal stages of its preparation as required under the Neighbourhood Planning (General) Regulations 2012 as amended, that includes an independent examination and referendum.

- 4.4 A number of the criteria above suggest that SEA of the Hailsham NDP may be required. Both criteria 4 and 8 of both Figure 1 and Table 1 above consider that the Hailsham NDP has the 'potential' to have a significant effect on the environment, particularly in relation to European/International designated sites. The criteria for undertaking such an assessment for the SEA are drawn from Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004). A separate screening assessment as to whether the Hailsham NDP requires an Appropriate Assessment and is therefore likely to result in a significant effect under the Habitats Directive is undertaken at section 5 of this report.
- 4.5 Consequently, table 2 below assesses the likelihood of the Hailsham NDP (as published under regulation 16 of the Neighbourhood Planning (General) Regulations 2012 as amended) of having a significant effect on the environment and therefore, requiring an SEA.

Table 2: Likely Significant Effects on the Environment

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
1. The characteristics of plans and programmes, having regard, in particular, to:	
a) the degree to which the plan or programme sets a framework for projects and other activities, either with regard to the location, nature, size and operating conditions or by allocating resources;	Once 'made', the Hailsham NDP will form part of the statutory development plan for the Hailsham NDP area and as such, the plan will contribute to the framework of planning policies that will determine the future development consent of projects in this location. However, the Hailsham NDP does not seek to allocate specific land for development, or outline a quantum of development expected over the plan period. Although support is given to some types of development in general locations (such as small-scale and infill residential development within the built-up area boundary of Hailsham involving the reuse and redevelopment of previously developed land. The proposals for such development would need to be accompanied by information to allow the competent authority to complete a full

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
	<p>Habitat Regulations Assessment of the impacts on European sites⁸, so would not be approved by the competent authority (i.e. Wealden District Council) if it was concluded that the development may result in a likely significant effect on a European site.</p> <p>As discussed above, the Hailsham NDP must be in general conformity with the strategic policies of the District's Local Plan⁹, and moreover, the NPPF. For the Wealden District, this includes the 'saved' policies of the Wealden Local Plan (1998), the Core Strategy (2013) and the Affordable Housing Delivery Local Plan (2016). In addition, the most recent draft Habitats Regulation Assessment¹⁰ for the emerging Wealden Local Plan has concluded that an Appropriate Assessment was required in the case of Ashdown Forest SAC/SPA, Lewes Downs SAC and Pevensey Levels SAC and Ramsar site. Therefore, although the projects for which the Hailsham NDP helps to set a framework are local in nature and will have limited resource implications, it is considered that an SEA should be undertaken to assess whether the plan is likely to have a significant environmental effect(s).</p> <p>Conclusion: Yes</p>
b) the degree to which the plan or programme influences other plans and	As discussed above, the Hailsham NDP must be in general conformity with the

⁸ See Policy HAIL HRA1: Habitat Regulations, which confirms that development in the NDP area will initially be required to demonstrate that development within the Hailsham Neighbourhood Plan area, including any relevant projects identified in this Neighbourhood Plan, will have no likely significant effect alone or in combination with other plans or projects upon the Ashdown Forest SAC and SPA; the Pevensey Levels Ramsar Site and SAC; or the Lewes Downs SAC.

⁹ See paragraph 184 of the NPPF.

¹⁰ The Wealden Local Plan Habitats Regulation Assessment (June, 2018) can be at the following link: <http://council.wealden.gov.uk/documents/s58945/REVISED%20Background%20Paper%20-%20Habitats%20Regulations%20Assessment.pdf>

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
programmes including those in a hierarchy;	<p>adopted statutory development plan for the district and the NPPF. Once a NDP has demonstrated its general conformity with the strategic policies of the Local Plan and is brought into force (i.e. a 'made' NDP), the policies it contains take precedence over existing non-strategic policies in the Local Plan for that neighbourhood, if there are any conflicts. The Hailsham NDP would therefore have influence on non-strategic issues within the NDP area, but no influence on strategic matters.</p> <p>The emerging Wealden Local Plan for the district has not yet been adopted by Wealden District Council and as such, the NDP cannot be influenced by or influence this document in relation to strategic matters. The Hailsham NDP only provides for the area it covers and the Wealden Local Plan, once adopted, will provide the necessary strategic context when determining planning applications.</p> <p>Conclusion: No</p>
c) the relevance of the plan or programme for the integration of environmental considerations in particular with a view to promoting sustainable development;	<p>An NDP is required to contribute to the achievement of sustainable development and therefore the likelihood of significant effects on the environment should be minimal. As discussed above, the Hailsham NDP does not seek to allocate specific sites, but does provide planning policies relating to general areas within the NDP area (i.e. the built-up area boundary of Hailsham or its town centre) that seeks to support development in general locations. As discussed above, all proposed developments within the NDP area would need to be accompanied by information to allow the competent authority to complete a full Habitats Regulation Assessment of the potential impacts on European sites, so would not be approved by the competent</p>

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
	<p>authority (i.e. Wealden District Council) if it was concluded that the development may result in a likely significant effect on a European site. As noted previously, a recent European Court judgment has stated that both mitigation and avoidance measures cannot be considered at the screening stage of an HRA, and as a result, an Appropriate Assessment would be required if the screening of the Hailsham NDP could not rule out a 'likely significant effect' upon the designated European Conservation Sites. This is the case, as discussed in section 5 below.</p> <p>Hailsham Town Council has provided, as part of its Basic Conditions Statement, a 'light touch' SA that considers the Hailsham Neighbourhood Plan policies against the draft Sustainability Appraisal objectives of the emerging Wealden Local Plan, which demonstrates thought as to how the Hailsham NDP seeks to promote sustainable development within the Hailsham Parish. This SA does not meet the SEA Directive or Environmental Assessment of Plans or Programmes Regulations 2004.</p> <p>Conclusion: Yes</p>
d) environmental problems relevant to the plan or programme; and	<p>The main environmental issues relevant to the Hailsham NDP relate to the designated European sites within this location and particularly the Pevensey Levels SAC, Ramsar site and Site of Special Scientific Interest (SSSI). As previously discussed, the Hailsham NDP is the subject of an HRA screening assessment that considers the impact of individual draft policies upon the designated European sites; this is discussed separately within section 5 of this report.</p>

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
	<p>Whilst it could be considered that design policies have the potential to impact on wider landscape/countryside surrounding Hailsham, this is unlikely due to its local scope and the policies proposed.</p> <p>However, there are a number of draft planning policies which support either the expansion of existing facilities (i.e. community or tourist facilities) or have supported and set criteria for new uses (such as small-scale housing windfall development or town centre uses); such policies have the potential to impact upon the environment dependent on the nature and scale of the uses/ development. It is considered that the current Hailsham NDP does not provide enough information, at this stage, to know whether such development would result in adverse environmental effects on the designated European Conservation Sites. As a result, an Appropriate Assessment would be required if the screening of the Hailsham NDP could not rule out a 'likely significant effect' upon the designated European Conservation sites. This is the case, as discussed in section 5 below.</p> <p>Conclusion: Yes</p>
e) the relevance of the plan or programme for the implementation of Community legislation on the environment (e.g. plan and programmes linked to waste management or water protection).	<p>The Hailsham NDP is not directly relevant to the implementation of European legislation, although it will need to take into account the impact of the Habitats Directive; this is discussed in greater detail as part of the HRA Screening Assessment in section 5 of this report.</p> <p>Conclusion: No</p>
2. Characteristics of the effects and of the area likely to be affected, having regard, in particular, to:	

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
a) the probability, duration, frequency and reversibility of the effects;	<p>The Hailsham NDP does not specifically seek to allocate land for development, and as a consequence, any potential effects of the drafted planning policies will be assessed as part of the normal planning application process. These decisions will be made in line with the NDP, once 'made' as well as the Statutory Development plan for the District as a whole and the NPPF. Therefore, it is unlikely there will be significant environmental effects on these criteria.</p> <p>Conclusion: No</p>
b) the cumulative nature of the effects;	<p>The scope of the policies proposed within the Hailsham NDP are local in nature and would not normally have significant environmental effects, even in a cumulative sense. However, there could be potential issues surrounding the cumulative impacts of expanded or even new developments supported within the Hailsham NDP, through increased vehicle movements through the Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC and Ramsar or through the provision of hardstanding within the catchment of the Pevensey Levels SAC and Ramsar site that may impact the hydrological regime or water quality in this location. This is discussed further in section 5 of this report.</p> <p>Conclusion: Yes</p>
c) the transboundary nature of the effects;	<p>The Hailsham NDP should only deal with local matters in line with the NPPF requirements. It is not expected that the draft planning policies would have any significant transboundary effects that are not being accounted for already.</p> <p>Conclusion: No</p>

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
d) the risks to human health or the environment (e.g. due to accidents);	<p>There are no significant risks to human health.</p> <p>As discussed in section 5, there are potential risks with regards to the Pevensey Levels SAC and Ramsar site, the Ashdown Forest SAC and SPA, and the Lewes Downs SAC and the wider landscape from new development proposals.</p> <p>Conclusion: Yes</p>
e) the magnitude and spatial extent of the effects (geographical area and size of the population likely to be affected)	<p>The Hailsham NDP area covers the whole Hailsham Parish that includes the settlement of Hailsham, one of largest towns within the Wealden District. The Hailsham NDP states that the Parish has a population of approximately 24,600 people, the majority of whom live within the settlement and could be affected over the lifetime of the Plan. However, as the Plan does seek to expand both businesses in the town and potentially to provide additional housing development on a windfall basis, the population affected by the Hailsham NDP will likely be higher. The stated population figures above would not include people who work in the Parish, but choose to live outside of the Parish.</p> <p>In terms of geographical area, the Parish of Hailsham is relatively small at approximately 20.2 square km.</p> <p>There could be potential issues surrounding the cumulative impacts of expanded or even new developments supported within the Hailsham NDP, through increased vehicle movements through the Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC and Ramsar, or through the provision of hardstanding within the catchment of the Pevensey Levels SAC and Ramsar site that</p>

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
	<p>may impact the hydrological regime or water quality in this location. This is discussed further in Section 5 of this report where the potential for a 'likely significant effect' is identified within the HRA screening assessment.</p> <p>Conclusion: Yes</p>
<p>f) the value and vulnerability of the area likely to be affected due to:</p> <p>(i) special natural characteristics or cultural heritage,</p>	<p>The Hailsham NDP is likely to affect the value and vulnerability of the area to the special natural characteristics or cultural heritage, due to the impacts that may come forward through development proposals supported in the Hailsham NDP. However, the plan does include draft planning policies to ensure that development respects both the natural environment and the historic environment (see policy HAIL TC3: Town Centre Heritage Assets and HAIL GS1: Natural and Amenity Green Space), as does the adopted statutory Development Plan of the District.</p> <p>Nevertheless, given that the Hailsham NDP is likely to affect heritage assets (through such policies as TC1 – Hailsham Town Centre and TC2 – Town Centre Design Principles), it is considered that such policies could affect the value and vulnerability of cultural heritage assets and that an SEA would be required to at least determine that the measures chosen are appropriate and that realistic alternatives have been considered.</p> <p>Conclusion: Yes</p>
<p>f) the value and vulnerability of the area likely to be affected due to:</p> <p>(ii) exceeded environmental quality standards or limit values,</p>	<p>The main vulnerable area to be affected by the Hailsham NDP is the Pevensey Levels SAC/Ramsar site and the potential for water quality standards to be exceeded, either through changes to the hydrological regime or deteriorating water quality</p>

Criteria for determining the likely significance of effects on the environment (Schedule 1 of the Environmental Assessment of Plans and Programmes Regulations (2004))	Commentary on Likely Significant Effects (if any)
	<p>standards, where pathways of impact to the European site can include the increase of impermeable hardstanding or residential provision, which are both supported through the Hailsham NDP.</p> <p>There could also be potential issues surrounding the cumulative impacts of expanded or even new developments supported within the Hailsham NDP, through increased vehicle movements through the Ashdown Forest SAC, Lewes Downs SAC and Pevensy Levels SAC and Ramsar. An Appropriate Assessment is therefore required as stated in Section 5 of this report. As a result, the Hailsham NDP could lead to a 'likely significant effect' on a European designated site.</p> <p>Conclusion: Yes</p>
<p>f) the value and vulnerability of the area likely to be affected due to:</p> <p>(iii) intensive land-use</p>	<p>The level of development proposed through the Hailsham NDP is unlikely to lead to intensive land use and will not affect the value and vulnerability of the area on this criterion.</p> <p>Conclusion: No</p>
<p>g) the effects on areas or landscapes which have a recognised national, Community or international protection status.</p>	<p>There are no nationally or internationally recognised landscapes within the Hailsham NDP area.</p> <p>However, as discussed throughout this document, there are a number of European Conservation sites in close proximity to Hailsham that could be affected by a Neighbourhood Plan of this nature. This is considered within the HRA screening exercise at section 5 of this report.</p> <p>Conclusion: Yes</p>

SEA Screening Conclusions

- 4.6 As a result of the screening assessment, it is concluded that it is likely for significant environmental effects to arise as a result of the scope and policies of the Hailsham NDP as published in Regulation 16 document, as it is considered that the draft planning policies would support development in locations that may result in a likely significant effect upon European Conservation sites. A European Court judgement¹¹ on the 12 April 2018 did state that Article 6(3) of the Habitats Directive must be interpreted as meaning that, in order to determine whether it is necessary to carry out, subsequently, an appropriate assessment of the implications for a site concerned, of a plan or project, it would not be appropriate, at the screening stage, to take account of the measures intended to avoid or mitigate the harmful effects of the plan or project on that site.
- 4.7 Policy HAIL HRA 1 of the Hailsham NDP is provided for the purpose of avoiding or reducing the potential harmful effects of the Hailsham NDP on the relevant European and international Conservation sites. In accordance with the Habitats legislation (and the recent European Court Judgement), it is not legally possible to account for avoidance / mitigation measures at the screening stage. This means that where a HRA screening has identified that the plan may result in a 'likely significant effect' a full appropriate assessment will therefore be required to assess and consider more fully the potential effects of the Plan. It is at the appropriate assessment stage where the potential effects can be considered in adequate detail and mitigation and avoidance measures can be identified and considered with regard to their effectiveness to ensure that the Plan will not result in an adverse effect on the integrity of a European or international site.
- 4.8 The Planning Practice Guidance (PPG) provides guidance as to the relationship between an SEA and a Habitats Regulations Assessment¹². The guidance confirms that if the conclusion is that the plan is likely to have a significant effect on a European site, then an appropriate assessment of the implications of the plan for the site, in view of the site's conservation objectives, must be undertaken. It states further that if a plan is one which has been determined to require an Appropriate Assessment under the Habitats directive then it will normally also require an SEA. In accordance with the relevant legislation and guidance and the SEA screening assessment provided above, the Hailsham NDP will require an SEA to be undertaken.

¹¹ Judgement of the European Court of Justice (CJEU) 12th April 2018; *People Over Wind and Sweetman v Coillte Teoranta* (C-323/17)

¹² See Planning Practice Guidance (PPG) for Strategic Environmental Assessment and Sustainability Appraisal, paragraph 047; Reference ID: 11-047-20150209

- 4.9 This screening opinion is considered to be a 'snapshot in time' and if the scope and/or policies contained within the Hailsham NDP should change, then a new screening process will need to be undertaken to determine whether an SEA would be required at that time.
- 4.10 As part of the SA for the Hailsham NDP, it was noted that all reasonable alternatives to its draft policies should be assessed and detailed within a final environmental report.
- 4.11 It should be noted that this screening opinion, in accordance with the SEA Regulations, will be consulted on. Statutory consultees include the Environment Agency, English Heritage and Natural England. The responses received will be considered in full and included as appendices to the final screening assessment.

5.0 Screening Assessment for the Habitats Regulation Assessment (HRA)

Screening Assessment Methodology

- 5.1 There is no statutory method for undertaking a Habitats Regulation Assessment (HRA); however, the method used must be appropriate to its purpose under the Habitats Directive and Regulations.
- 5.2 The European Commission¹³ recommends a four stage approach to addressing the requirements of Articles 6 (3) and (4) of the Habitats Directive, as set out below:
- **Stage 1: Formal Screening / Likely Significant Effect test** – The first stage in the HRA process is to identify the likely impacts of a plan or project upon a European site, either alone or in combination with other plans or projects. This stage considers whether any of the potential impacts are likely to be significant. The objective is to ‘screen out’ those sites or elements of the plan, without any detailed appraisal, which will not result in a likely significant adverse effect on a European site. This stage will be the focus of this screening assessment.
 - **Stage 2: Appropriate Assessment (AA)** - An appropriate assessment is required if it is identified at the screening stage that the plan is likely to result in a significant effect either alone or in combination with other projects or plans. An appropriate assessment considers the impacts on the integrity of the European or Ramsar site(s). Where there are adverse impacts, it also includes an assessment of the potential avoidance and mitigation of those impacts.
 - **Stage 3: Assessment of alternative solutions** – Following the appropriate assessment stage and consultation on this, should it be considered by a competent authority that residual adverse effects remain then it is necessary as part of a Stage 3 assessment to examine whether there are alternative ways of achieving the objectives of the plan that avoid the adverse impacts on the integrity of European or Ramsar sites or reduce them. It must be objectively concluded that no alternative solutions exist.
 - **Stage 4: Imperative Reasons of Overriding Public Interest (IROPI)** - If there are no alternative solutions or mitigation solutions to remove or reduce any identified adverse effect to a level that is considered acceptable in view of a sites conservation objectives then it will be necessary, under regulation 107 of the Habitats Regulations, to demonstrate that there are Imperative Reasons of Overriding Public Interest to continue with the implementation of the Plan. The IROPI stage should only be explored in exceptional circumstances. Compensatory measures to offset negative impacts must be

¹³ Assessment of plans and projects significantly affecting Natura 2000 sites. European Commission, 2001

identified and assessed as appropriate before the project or plan can proceed.

- 5.3 The following methodology was undertaken to assess whether the Hailsham Neighbourhood Plan is likely to result in a significant adverse effect on a European site.

Stage 1: Screening Assessment/ Likely Significant Effect Test

- 5.4 Stage 1 of the HRA (i.e. the screening assessment) considers whether the plan is likely to result in a significant environmental effect on a European site. The following steps were undertaken during the screening stage:
- a. Determining whether the plan/ project is directly connected with or necessary to the management of European sites;
 - b. Identifying the European sites that should be considered within the HRA;
 - c. Gathering information in relation to the European Sites including:
 - i. Characteristics of European Sites;
 - ii. Qualifying interests;
 - iii. Conservation objectives;
 - iv. Current site condition;
 - v. Threats to qualifying interests; and
 - vi. Identification of relevant site management statements/plans
 - d. Identification of all plans or projects that could, in combination, have the potential to result in a significant adverse effect on a Natura 2000 site;
 - e. Screening the plan for likely significant effects, alone and in combination with other plans and projects;
 - f. Rescreening of the Plan where changes to the Plan were made.
- 5.5 In terms of all plans and projects that could, in combination, have the potential to result in a significant adverse effect on a Natura 2000 site, the following table provides information on those plans and the elements of those plans that could cause harm to Natura 2000 sites:

Table 3: Review of Other Relevant Plans

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
<p>Wealden Core Strategy Local Plan</p> <p>(adopted February 2013)</p>	<p>The Wealden Core Strategy is the main strategic planning policy document for the District that sets out how the places and communities within Wealden will change up until 2027. This includes strategic allocation for residential, employment and retail development, amongst other matters.</p>	<p>The Wealden Core Strategy planned to provide for 9,440 dwellings over the period 2006-2027. Provision will be made for some net additional 40,000 sq. metres net employment floorspace (B1/B2/B8) to provide for 128,695 sq. metres net employment floorspace and 17,000 sq. metres net additional retail floorspace over the period 2006-2027.</p>
<p>Wealden Affordable Housing Delivery Local Plan</p> <p>(adopted May 2016)</p>	<p>This document is the Affordable Housing Delivery Local Plan, which reviews the Wealden District (incorporating the SDNP) Core Strategy Local Plan Policy WSC8 concerning affordable housing. This Local Plan is limited to affordable housing provision and the adopted Core Strategy Policy WCS8 concerning affordable housing, and does not affect any other Core Strategy policy.</p>	<p>This Plan only reviews affordable housing policy and does not look to allocate new land for development so is not likely to cause significant 'in-combination' effects.</p>
<p>Rother Local Plan Core Strategy</p> <p>(adopted September 2014)</p>	<p>The Rother Core Strategy sets out the Council's vision and objectives that will guide the future pattern and form of development within the district over the Plan period up until 2028.</p>	<p>The Rother Core Strategy planned for at least 5,700 dwellings (net) and 100,000 sq. metres of gross additional business floorspace in the district over the period. It was envisaged that 3,100 dwellings and at least 60,000 sq. metres of business floorspace would be located in/around Bexhill.</p>

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
<p>Tunbridge Wells Borough Core Strategy</p> <p>(adopted June 2010)</p>	<p>The Tunbridge Wells Borough Core Strategy is to guide new development and change in the district for the period up to 2026.</p>	<p>The Tunbridge Wells Core Strategy planned for at least 6,000 dwellings to be provided in the Borough in the period 2006 to 2026. The Core Strategy also seeks to deliver in the order of 26,500 sq. metres of comparison retail floorspace to the end of 2017.</p>
<p>Tunbridge Wells Borough Site Allocations Local Plan</p> <p>(adopted July 2016)</p>	<p>The main purpose of the Tunbridge Wells Borough Site Allocations Local Plan is to allocate 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 Core Strategy.</p>	<p>This Plan only seeks to allocate specific parcels of land to meet the targets for individual settlements and types of development within the Borough as published within the Tunbridge Wells Borough Core Strategy. As a consequence, this Plan does not seek to deliver more dwellings, retail floorspace or employment floorspace than is outlined within the Tunbridge Wells Borough Core Strategy, albeit those specific locations for such new development have now been established.</p>
<p>Mid Sussex District Plan 2014 -2031</p> <p>(adopted March 2018)</p>	<p>The Plan sets out a vision for how Mid Sussex wants to evolve and a delivery strategy for how that will be achieved. As such, it sets out broad guidance on the distribution and quality of development in the form of 'higher level' strategic policies.</p>	<p>The Mid Sussex District Plan (adopted in March 2018) seeks to provide a minimum of 16,390 dwellings between 2014 and 2031 within the District. For employment, the Plan confirms that the total number of additional jobs required within the District over the plan period is estimated to be</p>

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
		average of 543 jobs per year, with only a single allocation of 25 hectares of land as a high quality business park at Burgess Hill.
Eastbourne Core Strategy Local Plan (adopted February 2013)	The Eastbourne Core Strategy Local Plan sets out the Council's spatial vision for Eastbourne up to 2027 and the primary land-use policies to deliver it. It is the key strategic Local Plan upon which other development plan documents are based.	The Eastbourne Core Strategy states that a minimum of at least 5,022 dwellings and 55,430 sq. metres of employment land will be delivered by 2027 within the built-up area boundary of Eastbourne.
Eastbourne Town Centre Local Plan (adopted November 2013)	The Eastbourne Town Centre Local Plan seeks to set out a strategy and proposals for the regeneration of the Town Centre and seeks to shape development within the town centre to 2027. The document was prepared in accordance with the Eastbourne Core Strategy Local Plan, which sets out the overarching policy direction for Eastbourne.	The Eastbourne Town Centre Local Plan confirms that the five Development Opportunity Sites will deliver a minimum of 450 net residential units and new Use Class B1(a) office space, the quantum of which will be confirmed in the Employment Land Local Plan (as confirmed below, this was 3,750 sqm).
Eastbourne Employment Land Local Plan (adopted November 2016)	The Eastbourne Employment Land Local Plan is a document that seeks to guide job growth and economic development in Eastbourne up to 2027 as well as identifying an appropriate supply of land for future employment development. This Plan specifically relates to land and buildings within Use Class B1, B2 and B8.	The Eastbourne Employment Land Local Plan has a new requirement for employment floorspace of 48,750 sqm to be delivered by 2027. The employment floorspace was to be distributed through the intensification of existing industrial estates (21,875 sqm), the town centre (3,750 sqm) and

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
		Sovereign Harbour (23,125 sqm).
Lewes District Local Plan Part 1 (adopted May 2016)	The Lewes District Local Plan Part 1 is the main strategic planning document for the area, which covers the whole Lewes District (including the South Downs National Park) and has been prepared to guide new development and change in the district for the period up to 2030.	The Lewes District Local Plan (Part 1) states that a minimum of 6,900 net additional dwellings will be provided between 2010 and 2030 in the District. For employment, the Plan provides for 74,000 sq. metres of employment floorspace (B1, B2 and B8) in the District.
South Downs Local Plan (Pre-Submission Version September 2017)	The Pre-Submission South Downs Local Plan (September, 2017) sets out the vision and policies for the South Downs National Park Area and will cover the time period 2014 to 2033.	The draft policies within the pre-submission version of the Plan will not have 'full weight' in terms of planning decisions until its adoption. However, the draft plan does confirm that it will make overall provision for approximately 4,750 net additional dwellings between 2014 and 2033 within the SDNP.
Tandridge District Core Strategy (adopted October 2008)	The Tandridge District Core Strategy is the main strategic planning document for the area, which covers the Tandridge District and has been prepared to guide new development and change in the District for the period up to 2026.	The Tandridge District Core Strategy states that a minimum net increase of at least 2,500 dwellings will be built in the period 2006 to 2026.
Tandridge Local Plan Part 2: Detailed Policies (adopted July 2014)	The Tandridge Local Plan Part 2: Detailed Policies supports the adopted Core Strategy and contains a set of detailed planning policies to be applied locally in the assessment and determination of planning	The Tandridge Local Plan Part 2: Detailed Policies only seeks to review more detailed development management policies and does not contain

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
	applications over the plan period (2014 -2029).	strategic targets for the quantum of development in the District or seek to allocate sites for development so is not likely to cause significant 'in-combination' effects.
Tandridge District: Our Local Plan: 2033 (Pre-Submission Version June 2018)	The Pre-Submission Version of the Tandridge Local Plan (Our Local Plan 2033) sets out the land use requirements for the Tandridge District up to 2033 in accordance with national policy and guidance. Once adopted, the Local Plan is intended to replace the Council's Core Strategy (2008) in full and certain planning policies within the Council's adopted Detailed Policies Development Plan Document (2014).	The draft policies of the pre-submission version of the Plan will not have 'full weight' in terms of planning decisions until its adoption. However, the pre-submission version of the Tandridge Local Plan is purported to provide 6,124 homes within the Plan period to 2033 and confirms that the Council will support the delivery of at least 15.3ha of B-class employment space and associated sui-generis uses.
Brighton and Hove City Plan Part One (adopted March 2016)	The purpose of the Brighton and Hove City Plan – Part One is to provide the overall strategic and spatial vision for the future of Brighton and Hove through to 2030. It will help shape the future of the city and plays important role in ensuring that other citywide plans and strategies achieve their objectives.	The Brighton and Hove City Plan - Part One states that the Council will make provision for at least 13,200 new homes to be built over the plan period (2010 – 2030). There are a number of strategic allocations for both employment and retail within the adopted Plan, but no overall quantum of development has been given.
Sevenoaks Core Strategy (adopted February 2011)	The Sevenoaks Core Strategy sets out the vision and policies for the future development in the District over the period to 2026 as well as providing the policy context for other	The Sevenoaks Core Strategy plans to provide 3,300 additional dwellings over the Plan period from 2006 to 2026.

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
	Development Plan Documents.	
Sevenoaks Allocations and Development Management Plan (adopted February 2015)	The Sevenoaks Allocations and Development Management Plan supports the adopted Core Strategy and contains a set of detailed planning policies to be applied locally in the assessment and determination of planning applications over the plan period (2006 -2026). The document also includes allocations for housing, mixed use development and employment development.	The Sevenoaks Allocations and Development Management Plan supports the Core Strategy and states that the Council can demonstrate a housing land supply of 4,282 dwellings for the plan period of 2006-2026 (this is higher than the Core Strategy). The Plan also seeks to allocate a grand total of 75.5 hectares of employment development largely within Sevenoaks, Swanley and Edenbridge.
Crawley Borough Local Plan 2015 – 2030 (adopted 2015)	The Crawley Borough Local Plan sets out the vision and policies for the future development in the Borough over the Plan period from 2015 to 2030 as well as providing a number of residential allocations.	The Crawley Borough Local Plan states that a minimum of 5,100 net dwellings will be built within the borough in the period 2015 to 2030. For employment, the Plan provides for approximately 23ha of employment land over the early part of the Plan period and as a minimum, an additional 35ha of land for business uses is required over the whole Plan period.
East Sussex, South Downs and Brighton and Hove Waste and Minerals Plan	The East Sussex, South Downs and Brighton and Hove Waste and Minerals Local Plan (2013) sets out the vision and strategic policy decisions for specific sites to cater for unmet waste needs within the County	This Plan identifies a series of waste and mineral sites across East Sussex and Brighton and Hove, which are to be safeguarded, as well as allocations for new

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
(adopted February 2013)	and the safeguarding of mineral resources up to 2030.	opportunities and expansion of existing sites. A number of sites are located within Wealden District.
East Sussex, South Downs and Brighton and Hove Waste and Minerals Sites Plan (adopted February 2017)	The East Sussex, South Downs and Brighton and Hove Waste and Minerals Sites Plan (2017) provides the spatial details for the requirements contained within the Waste and Minerals Plan that was adopted in 2013. The Sites Plan identifies potential locations for the future waste facilities and safeguards existing waste and minerals resource.	The Plan identifies a series of waste and minerals sites across East Sussex and Brighton and Hove, which are to be allocated for waste management development that includes the land at Lower Dicker and Hailsham or safeguarded for mineral extraction, which includes land at Horam (Horam Brickworks) and Ninfield (Little Standard Hill Farm).
West Sussex Joint Minerals Local Plan (Pre-Submission Version January 2017)	The Minerals Local Plan covers the period to 2033 and sets out the vision and strategic objectives associated with minerals supply developments in West Sussex and within the South Downs National Park where located within West Sussex. Once adopted, it will provide the basis for making consistent land-use planning decisions about planning applications for minerals production facilities including quarries.	This Proposed Submission Draft of the Minerals Local Plan allocates strategic minerals sites for clay, soft sand, chalk and stone in West Sussex amongst other matters. The Plan only confirms (at this stage) that allocations for additional minerals sites would include an extension to West Hoathly claypit (clay) and Steyning (soft sand).
West Sussex Waste Local Plan (adopted April 2014)	West Sussex County Council and South Downs National Park Authority have worked in partnership on the preparation of the West Sussex Waste Local Plan. The Plan covers the period to 2031 and is the	This Plan identifies a series of waste sites across West Sussex which are to be safeguarded, as well as allocations for new opportunities and

Local Plan and Stage in Process	Aim of the Document	Elements of the Plan that could cause 'in-combination' effects
	most up-to-date statement of the authorities' land-use policy for waste.	expansion of existing sites. There are five sites allocated for new built waste management facilities (including for inert waste recycling) at Ford, Climping, Chichester, Horsham and Goddards Green.
Other Neighbourhood Development Plans (NDPs)	The aim of these documents is to provide specific planning policies for designated Neighbourhood Development Plan areas (usually Parishes) and should support the respective Local Plans of the districts and boroughs they are located in.	The Neighbourhood Development Plans, once 'made' should, comply with the respective Local Plans of the districts and boroughs mentioned above and therefore these documents should not cause 'in combination' effects over and above the district level plans.

5.6 The purpose of screening/stage 1 was to assess whether further steps in the HRA process are required (i.e. stage 2, 3 and 4). This involved:

- Identifying and eliminating the elements of the plan which will have no effect on a European site;
- Identifying elements of the plan which would not be likely to have a significant effect on a European site, either alone or in combination with other plans and projects;
- Identifying the elements of the plan where it cannot be ruled out to not result in a likely significant effect, either alone or in combination with other plans or projects; and
- Assessing the significance of any effects on the European site.

5.7 The assessment involved screening the content of the plan and its policies against a number of criteria.

5.8 During the Stage 1 assessment, existing current information and knowledge about the European Sites were relied upon. The European Commission Guidance endorses this approach.

Important Considerations taken into account during Stage 1 of the HRA

- 5.9 As part of the HRA, in particular the stage 1 assessment, it was necessary to consider a number of provisions provided by the Habitats Directive and Regulations. The application of these provisions is paramount to meeting the legislation.

What is a 'likely significant effect'?

- 5.10 The screening stage is based on a 'likely significant effect' test. A 'likely effect' is one that cannot be ruled out on the basis of objective information. The European Commission Guidance sets out that the test is a 'likelihood' of effects rather than a 'certainty' of effects¹⁴.
- 5.11 In the Waddenzee case, the European Court of Justice ruled that a project should be subject to an appropriate assessment 'if it cannot be excluded, on the basis of objective information, that it will have a significant effect on the site, either individually or in combination with other plans or projects'. In using this case law, 'likely' should not be interpreted as 'probable' or 'more likely than not', but rather whether a significant effect can be objectively ruled out.
- 5.12 The European Commission provides guidance on 'significant effect'. Ultimately, the test of significance is where a plan or project could undermine the sites conservation objectives. The likelihood of this occurring is a case-by-case judgement taking into account the specific features and environmental conditions of the protected site concerned by the plan or project and the precautionary principle.
- 5.13 During the 'likely significant effect' test, the precautionary principle must be applied in relation to whether the next stage in the HRA process (an 'appropriate assessment') is required.
- 5.14 In addition, in recent months a European Court Judgement (Judgement of the European Court of Justice (CJEU) 12th April 2018; *People Over Wind and Sweetman v Coillte Teoranta* (C-323/17)) concluded that Article 6(3) of the Habitats Directive must be interpreted as meaning that, in order to determine whether it is necessary to carry out, subsequently, an appropriate assessment of the implications for a site concerned, of a plan or project, it would not be appropriate, at the screening stage, to take account of the measures intended to avoid or reduce the harmful effects of the plan or project on that site. In

¹⁴ Managing Natura 2000 Sites, EC, 2000. Section 4.4.2

practical terms, it is considered that if at the first screening stage of a plan or project, it is identified that a planning policy or project could result in a likely significant effect on a European site, than an Appropriate Assessment would need to be undertaken.

Precautionary Principle

- 5.15 The precautionary principle is defined as ‘where there are threads of serious or irreversible damage, lack of full scientific certainty shall not be used as a reason for postponing cost-effective measures to prevent environmental degradation’¹⁵.
- 5.16 In line with this definition and as appropriate to the Habitats Directive, European Commission guidance states that ‘the conservation objectives of Natura 2000 should prevail where there is uncertainty’¹⁶ (Section 2.2). It further sets out that the use of the precautionary principle in the case that ‘a scientific evaluation of the risks which, because of the insufficiency of the data, their inconclusive or imprecise nature, makes it impossible to determine with sufficient certainty the risk in question. The guidance further states that ‘this means that the emphasis for assessment should be objectively demonstrating, with supporting evidence, that there will be no adverse effects on the integrity of the site’.
- 5.17 Further information is provided by the European Commission in its communication on the use of the Precautionary Principle¹⁷. The Communication sets out a number of steps to be followed as below:
- If a preliminary scientific evaluation shows that there are reasonable grounds for concern that a particular activity might lead to damaging effects on the environment, or on human, animal or plant health, which would be inconsistent with the protection normally afforded to these within the European Community, the Precautionary Principle is triggered;
 - Decision-makers then have to determine what action to take. They should take account of the potential consequences of taking no action, the uncertainties inherent in the scientific evaluation, and they should consult interested parties on the possible ways of managing the risk. Measures should be proportionate to the level of risk, and to the desired level of protection. They should be provisional in nature pending the availability of more reliable scientific data; and

¹⁵ 1992 Rio Declaration on Environment and Development

¹⁶ Assessment of plans and projects significantly affecting Natura 2000 sites: Methodological guidance on the provisions of Article 6 (3) and (4) of the Habitats Directive 92/43/EEC (European Commission, 2001, page 11).

¹⁷ Communication from the Commission on the Precautionary Principle, (European Commission, 2000)

- Action is then undertaken to obtain further information enabling a more objective assessment of the risk. The measures taken to manage the risk should be maintained so long as the scientific information remains inconclusive and the risk unacceptable.

In Combination Effect

- 5.18 Article 6 (3) of the Habitats Directive requires a HRA to take into account the in combination effects of plans and projects. The Directive recognises that in some cases the effects of a plan or project on its own could result in an unlikely significant effect or an insignificant effect. However, it is recognised that there may be a number of plans or projects, each of which on their own would be unlikely to have a significant effect. However, if their individual effects were added together, by them all coming forward over time, the cumulative effects, in combination, would likely be significant.
- 5.19 It is important to note that the intention of this in-combination provision is to take account of cumulative impacts, and these will often only occur over time. The Directive would be undermined if the combinations of plans and projects escaped assessment, especially if their combined effects are likely to be damaging to a site as the effects of one large plan or project alone.
- 5.20 The European Commission Guidance provides that the focus of the in combination assessment should be on those plans or projects actually proposed. This should also include approved projects and plans that are currently uncompleted or unimplemented. Recent case law identifies the need to consider completed plans and projects as part of the in combination assessment.

Habitats Regulations Assessment (Screening) for the Hailsham NDP

- 5.21 As discussed at paragraph 5.4 above, the methodology for the screening exercise has been split into a number of phases (from A to G), each of which are considered in detail below:

a) Determining whether the Hailsham NDP is directly connected with or necessary to the management of a European site

- 5.22 The Hailsham NDP is not directly connected with, or necessary to the nature conservation management of a European site/Ramsar site. As a consequence, the Plan is therefore subject to a HRA as required by the Habitats Regulations.

b) Identifying the European sites that should be considered within the HRA

5.23 The screening exercise identifies the following European sites for consideration in the HRA:

- Ashdown Forest Special Area of Conservation (SAC);
- Ashdown Forest Special Protection Area (SPA);
- Pevensey Levels SAC and Ramsar site;
- Lewes Downs SAC;
- Castle Hill SAC;
- Hasting Cliffs SAC; and
- Dungeness, Romney Marsh and Rye Bay SPA and Ramsar site.

c) Information gathered in relation to European sites:

5.24 Appendix 1 provides a summary of the information considered as part of the screening process (stage 1 of the HRA process).

d) Screening the plan for likely significant effects, alone and in combination with other Plans and Projects

5.25 The following potential significant effects are identified that could result from the Hailsham Neighbourhood Plan, either alone or in combination with other plans or projects:

- Increased atmospheric pollution at Ashdown Forest SAC, Lewes Downs SAC, Castle Hill SAC, Pevensey Levels SAC/Ramsar site, Hasting Cliffs SAC and Dungeness SAC;
- ~~Multiple effects of urbanisation at Ashdown Forest SPA/SAC;~~
- ~~Increased recreational pressure at Ashdown Forest SPA and Pevensey Levels SAC/Ramsar site;~~
- Altered hydrological regime at Pevensey Levels SAC/Ramsar site; and
- Decreased water quality at Pevensey Levels SAC/Ramsar site.

e) Screening the plan for likely significant effects, alone and in combination with other plans and projects

5.26 Table 4 below provides the findings of the screening assessment for each of the policies within the Hailsham NDP¹⁸ and whether there is a potential for a

¹⁸ Appendix 3 outlines the draft Hailsham Neighbourhood Development Plan policies and their intent as described in the Regulation 16 document.

‘significant effect’ on the environment either alone, or in combination with other plans and projects.

Table 4: Screening Assessment of Planning Policies within the Hailsham NDP

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
Policy HAIL HRA 1: Habitats Regulations	<p>This draft policy relates to the habitat regulations and confirms that development within the Hailsham NDP area, including any relevant projects identified in the NDP, will initially be required to demonstrate that there will have no likely significant effect alone or in combination with other plans and projects upon the Ashdown Forest SAC and SPA; the Pevensey Levels Ramsar Site and SAC; or the Lewes Downs SAC. It also notes that any proposals for development must be accompanied by information to allow the competent authority to complete a full Habitat Regulations Assessment of the impacts of the development.</p> <p>Where a likely significant effect is identified as an appropriate assessment concludes that the integrity of the European site is adversely affected, development will only be permitted where the Habitats Regulations Assessment for the relevant Local Plan has been undertaken, the Imperative Reasons for Overriding Public Interests tests have been met, and the suitable compensatory/mitigation measures</p>	<p>No likely significant effect.</p> <p>This draft policy outlines that new development within Hailsham NDP area would initially be required to demonstrate that they will have no likely significant effect alone or in combination with other plans and projects upon the Ashdown Forest SAC and SPA; the Pevensey Levels Ramsar Site and SAC; or the Lewes Downs SAC. This is a generalised policy that endeavours to ensure that all proposals for development within the Hailsham NDP area meet the Habitats Regulations in full.</p>

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	contained within the Habitat Regulations Assessment are identified and secured.	
Policy HAIL D1: High Quality Design	This draft policy relates to the general design criteria of all new development within the Hailsham NDP area and does not allocate land for development. In short, this policy outlines the expectations of the Town Council in terms of the design of new development.	No likely significant effect. The draft policy prescribes general design criteria for new development in the Hailsham NDP area. The policy does not identify any quantum or specific location of development. There are no impact pathways present.
Policy HAIL D2: Small Scale Residential Development and Householder Extensions	This draft policy provides support for planning applications on small-scale and infill development involving the reuse and redevelopment of redundant and underutilised land and buildings within the built-up area of Hailsham.	This policy does not identify any quantum or specific location of residential development (only that it is located within the built-up area boundary of Hailsham). The policy proposes that development should be small-scale and involve the reuse and redevelopment of previously developed land. A likely significant effect on a European site, either alone or in combination with other plans, cannot be ruled out on the basis that: a) new development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/ Ramsar site, either alone or in combination with other Plans or projects; and b) new development could result in hydrological impacts or decreased water

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
		quality on the Pevensey Levels SAC/ Ramsar site.
Policy HAIL D3: Innovation and Variety	This draft policy relates to the support of innovative and bespoke design solutions for new development proposals, particularly residential schemes. This policy does not allocate land for development.	No likely significant effect. This draft policy only promotes innovative design proposals for new development, but does not identify any quantum or specific locations for new development. There are no impact pathways present.
Policy HAIL D4: Design for Self and Custom Build Homes	This draft policy relates to the design of self and custom build homes and sets out a requirement as to when design codes should be used. This policy does not allocate land for development.	No likely significant effect. This policy promotes design requirements for self and custom build homes. However, the policy does not identify any quantum or specific location for self and custom build homes in the Hailsham NDP area. There are no impact pathways present.
Policy HAIL D5: Residential Car Parking Design	This draft policy relates to residential car parking design and outlines the expectations of the Town Council when it comes to considering the visual impact of car parking and associated infrastructure within residential areas as relevant to new housing development. This policy does not allocate land for development.	No likely significant effect. This draft policy relates to residential car parking design within new residential development and does not identify any quantum or specific location for development. There are no impact pathways present.

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
Aspiration HAIL D1: Design Review	This is an aspirational draft policy relating to both emerging schemes for major development and other smaller schemes in sensitive locations, such as conservation areas, where a 'design review' as schemes emerge is suggested.	No likely significant effect. This is an aspirational policy only and does not have any land use implications. There are no impact pathways present.
Policy HAIL AT1: Active Travel	This draft policy confirms that all applications for new development are encouraged to demonstrate how they support active transport travel through the delivery of walking and cycling routes that reduces the reliance on vehicular movement. This is a generalised policy and does not allocate land for new development but does refer to a number of proposals for development where this would improve travel networks.	This draft policy is general in nature and does not identify a quantum or specific location of development. However, a likely significant effect cannot be ruled out, either alone or in combination with other plans or projects, on the basis that: a) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site; b) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with other Plans or projects.
Policy HAIL AT2: The Cuckoo Trail	This draft policy relates to the Cuckoo Trail and confirms that proposals for development that enhance the quality of the Cuckoo Trail and that provide scope to reconnect missing links will be supported. Such projects may include the	A likely significant effect cannot be ruled out, either alone or in combination with other plans, on the basis that: a) development could result in additional traffic movements and air pollutant effects on

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	enhancement of walking and cycle networks, lighting and the creation of 'active frontages' along the Cuckoo Trail through development along its route. However, this policy does not specifically allocate land for new development.	Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with other Plans or projects; and b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Policy HAIL AT3: Public Transport	This draft policy relates to public transport and sets out criteria where support for public transport proposals would be given. In addition, the draft policy states that proposals for major growth and development on the edge of Hailsham will be expected to accommodate routes for bus services, integrating with existing routes. The draft policy does not specifically allocate land for new development, but rather establishes what the Town Council seeks from proposals for growth and development.	This draft policy is general in nature and does not identify a quantum or specific location of development. However, a likely significant effect cannot be ruled out on the basis that: a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with other Plans or projects; and b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Projects HAIL AT1: Active and Sustainable Travel Projects	This draft policy does not allocate land for new development, but does outline the Town Council's intentions that they wish to work closely with both the District Council and County Council to deliver high quality public transport services between Hailsham	Elements of the draft policy are reliant upon both the District Council and/or County Council's support and as such the projects are aspirational and in general terms this draft policy supports active and sustainable travel projects. The public transport and cycle

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	<p>Town Centre, Polegate railway station and Eastbourne town centre. There are a number of other projects that are summarised within the policy. These include the development of a town centre wide cycle strategy and public right of way improvements, including new wayfinding. These projects would similarly require support from other statutory bodies. The draft policy also sets out that support will be given to the creation of a possible new hub along the Cuckoo Trail including a new visitor centre and associated infrastructure.</p>	<p>strategy element of the draft policy does not identify any quantum or specific location of development and would therefore be unlikely to result in a significant likely effect on a European site. It is not possible to rule out a likely significant effect with regards to the creation of a new 'hub' along the Cuckoo Trail or in relation to the retention, improvement and provision of new wayfinding on the basis that:</p> <ul style="list-style-type: none"> a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with other Plans or projects; and b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
<p>Policy HAIL GS1: Natural and Amenity Green Space</p>	<p>This draft policy relates to natural and amenity green spaces and confirms that support will be given to proposals for new development where it seeks to provide good quality greens spaces, be it wildlife habitats, amenity spaces or even public spaces, where appropriate. However, the policy does not specifically identify any new</p>	<p>The policy is general in nature and does not identify any quantum or specific location of development. However, a likely significant effect cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <ul style="list-style-type: none"> a) development could result in additional traffic movements and air pollutant effect on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar, either alone or

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	natural or amenity green spaces within the Hailsham NDP.	in combination with other Plans or projects; and b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Policy HAIL GS2: Open Space within Major Development Areas	This draft policy states that open space should be provided within all major development schemes in Hailsham, where this is appropriate in line with the guidance and standards contained in the Wealden District Council Open Space, Sports and Recreation Assessment 2016-2028, or any later standards that may be adopted in the new Wealden Local Plan. The draft policy does not specifically allocate land for new development, but rather establishes what the Town Council seeks from more strategic development in terms of open space.	The draft policy is general in nature and does not identify any quantum or specific location of development. However, a likely significant effect cannot be ruled out, either alone or in combination with other plans, on the basis that: a) development could result in additional traffic movements and air pollutant effect on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar, either alone or in combination with other Plans or projects; and b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Projects HAIL GS1: Natural and Amenity Green Space	This draft policy states the Town Council will seek to improve the quality of all existing amenity and natural green spaces across the NDP area. In addition, the Town Council also seeks to work with the District and County Council to explore how underused green spaces might be better used (i.e.	No likely significant effect. The draft policy provides support for the improvement of existing amenity and natural greens spaces. Current underused spaces will be investigated to increase their biodiversity value. There are no impact pathways present.

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	increase biodiversity value, new wildlife habitats).	
Policy HAIL GS3: Pevensey Levels	<p>This draft policy specifically relates to the Pevensey Levels SAC/Ramsar site¹⁹ and confirms that development adjacent to the Pevensey Levels will need to demonstrate that there are no detrimental impacts on the setting and quality of the Pevensey Levels. The draft policy provides that all applications will be subject to a HRA.</p> <p>The policy sets out that any development adjacent to the Pevensey Levels will be required to provide green space along the non-built up edge of the growth area, creating an area of natural green space to be protected for biodiversity and ecological purpose. It notes that such provision should not result in any additional recreational pressures on the SSSI. This draft policy does not provide a quantum or specific location of development within the policy.</p>	<p>A likely significant effect cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <p>a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with other Plans or projects; and</p> <p>b) development could result in—recreational pressure, decreased water quality and/or hydrological impacts on Pevensey Levels SAC/Ramsar site.</p>
Policy HAIL EMP1: Providing for a Mix of Employment Opportunities	This draft policy supports employment development within the built-up area boundary of Hailsham, or as part of major new development schemes. The policy	This policy does not identify any quantum or specific location of employment development. However, a likely significant effect on a European site cannot be ruled out, either alone

¹⁹ The Pevensey Levels is also a Site of Special Scientific Interest (SSSI).

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	<p>notes that proposals which diversify the business offer within main employment areas (for B1, B2 and B8) uses are supported. The policy also welcomes opportunities to provide flexible employment space and support small and medium businesses in the town centre and existing employment areas and requires any new business related development to improve the quality of the environment. The draft policy also requires for new employment proposals to be subject to a set of criteria including design, landscape and traffic impact assessments.</p>	<p>or in combination with other plans, on the basis that:</p> <p>a) new development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar, either alone or in combination with plans or projects; and</p> <p>b) new development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.</p>
Policy HAIL CF1: Community Facilities	<p>This draft policy states that both the enhancement and provision of additional community facilities will be supported subject to a set of criteria. It notes that the loss of existing community buildings (Use Class D1) will be resisted unless it can be demonstrated that demand within the locality for the facility no longer exists or that suitable alternative provision is made elsewhere. The policy does not specifically allocate land for community uses.</p>	<p>This policy does not identify any quantum or specific location of development. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <p>a) new development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and</p>

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
		b) new development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Projects HAIL CF1: Cemetery Space	This draft policy relates to provision of cemetery space within the Hailsham NDP area and confirms that the Town Council will review its options in terms of providing additional cemetery capacity in the Hailsham area and will seek to work with partner authorities to deliver this. No specific location for cemetery provision or capacity has been provided.	No likely significant effect. This policy outlines that a review of cemetery space will be commenced and the role of the Town Council to work with partners to deliver any requirement. The draft policy does not specify any requirement or potential location for any additional cemetery space. There are no impact pathways present.
Policy HAIL TOU1: Tourism	This draft policy relates to the improvement of existing tourist facilities, attractions, accommodation and infrastructure and sets criteria where such development would be acceptable. In addition, the policy confirms that the loss of tourist facilities to other uses will not be permitted unless it can be demonstrated that the tourist facility is no longer viable (having been marketed for 12 months) or it is demonstrated that the proposed alternative use would provide equal or greater benefits for the local economy and community.	This policy does not identify any quantum or specific location of tourist development. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that: a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
		b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Policy HAIL AQ1: Charging Points for Electric Vehicles	This draft policy does not allocate land for new development, but does seek to promote charging points for electric vehicles where new development includes public car parking. In addition, the policy identifies that for new housing development, there should be at least one electrical vehicle charging point for each dwelling house and for flatted development, which has allocated car parking spaces. For flatted development which does not have allocated car parking, the policy suggests that provision should be made for shared communal charging points.	No likely significant effect. This draft policy does not identify any quantum or specific location for new development and encourages the use of electric vehicles within the settlement. There are no impact pathways present.
Policy HAIL AQ2: Sustainable Design and Construction	This draft policy does not allocate land for new development, but seeks to promote sustainable construction techniques for all new development that comes forward in any case.	No likely significant effect. This draft policy does not identify any quantum or specific location for new development, but does encourage the use of sustainable construction techniques. There are no impact pathways present.
Policy HAIL AQ3: High Energy Efficient Buildings	This draft policy states that development proposals which demonstrate that the proposed buildings have a net emission rate of zero or below or alike will be	No likely significant effect. This draft policy does not identify any quantum or specific location for new development and notes that such development will only be considered

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	considered favourably subject to other policies.	favourably subject to other policies in the Plan. There are no impact pathways present.
Policy HAIL AQ4: Renewables	This draft policy supports new developments for renewable energy schemes, although such proposals would be required to demonstrate that they do not have a significant adverse effect on landscape and townscape character, biodiversity, heritage or cultural assets or amenity value. This is a criteria based policy and does not specify a type, quantum or location for a renewable energy scheme.	<p>This policy does not identify any quantum or specific location for renewable energy schemes. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <p>a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and</p> <p>b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.</p>
Policy HAIL SD1: Development Frameworks	This draft policy confirms that applicants for major development schemes on the edge of Hailsham are encouraged to prepare 'development frameworks' for approval by the Town Council prior to the submission of a planning application. The 'development frameworks' are to contain comprehensive information on the scheme, including	<p>This policy does not identify any quantum or specific location for development. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <p>a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and</p>

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	infrastructure provision, the mixture of uses for the scheme, the design of the development (density, typology etc.) and a programme of community consultation. The 'development framework' is intended to influence the form of strategic development on the edge of Hailsham, albeit, not its specific location or quantum.	Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and b) development could result in hydrological impacts or decreased water quality on the Pevensey Levels SAC/Ramsar site.
Policy HAIL SD2: Design Principles	This draft policy confirms that applicants for any major development scheme, including those to the edge of the existing built-up area of Hailsham, should meet a number of design principles. This is a criteria based policy and does not specify a type, quantum or location for any major development scheme.	No likely significant effect. This draft policy promotes design requirements for major development schemes. However, the policy does not identify any quantum or specific location for major development schemes in the Hailsham NDP area. There are no impact pathways present.
Policy HAIL SD3: Design Codes and Quality	This draft policy confirms that the Town Council encourages the production of 'design codes' for any major development proposals in its area. The draft policy does not allocate land for new development.	No likely significant effect. This draft policy promotes design requirements for major development schemes. However, the policy does not identify any quantum or specific location for major development schemes in the Hailsham NDP area.
Policy HAIL TC1: Hailsham Town Centre	This draft policy seeks to support a wide range of town centre uses within the Hailsham town centre that includes retail, leisure, entertainment, office, community facilities and arts, culture and tourism	This policy does not identify any quantum or specific location for the town centre uses (although this would evidently be within the town centre). However, a likely significant effect on a European site cannot be ruled out,

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
	development. Furthermore, planning applications for residential development are also supported in the town centre, particularly where they comprise part of a mixed-use development scheme. The draft policy also provides a number of criteria for new development that would be required as part of a town centre development proposal.	<p>either alone or in combination with other plans, on the basis that:</p> <p>a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and</p> <p>b) development could result in hydrological impacts or decreased water quality on the Pevensey Levels SAC/Ramsar site.</p>
Policy HAIL TC2: Town Centre Design Principles	This draft policy relates to all proposed development within Hailsham town centre and outlines a number of design criteria that expresses the expectations of the Town Council when it comes to consider town centre proposals. The draft policy does not allocate land for new development.	No likely significant effect. The policy is general in nature and there are no impact pathways present. The policy does not identify any quantum or specific location of development.
Policy HAIL TC3: Town Centre Heritage Assets	This draft policy relates to town centre heritage assets and states that any new development or other improvements in the town centre should be undertaken with a view to preserve and enhance the town centres heritage assets (including listed buildings, the town centre conservation area and locally listed buildings.	No likely significant effect. The policy is general in nature and there are no impact pathways present. The policy does not identify any quantum or specific location of development.

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
Policy HAIL TC4: Town Centre Car Parking	This draft policy confirms that development should not result in an overall loss of public car parking in the town centre. The draft policy also supports the rationalisation of surface car parking and offers criteria for decked car parking proposals.	The draft policy is general in nature and does not identify any quantum of development or location for new development. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that: a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.
Policy HAIL TC5: Shopfronts	This draft policy relates to the design of new shopfronts and other commercial properties in Hailsham town centre and is a general criterion based policy expressing the expectations of the Town Council when it comes to consider such development proposals.	No likely significant effect. This draft policy is a general criterion based policy in relation to the design of shopfronts and does not allocate any land for development.
Projects HAIL TC1: Town Centre Shopfronts and Branding	This draft policy relates to the town centre shopfronts and states that the Town Council will seek to create a Hailsham specific shopfront design guide.	No likely significant effect. This draft policy does not identify any quantum or specific location for new development and solely relates to the desire of the Town Council to establish a shopfront design guide for

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
		Hailsham town centre. There are no impact pathways present.
Policy HAIL TC6: Streets and Spaces in the Town Centre	This draft policy supports planning applications that contribute to an enhanced movement network for pedestrians and cyclists, and improved access by public transport. The draft policy also seeks to enhance the public realm. There are no specific proposals for development within this policy.	<p>This draft policy is general in nature and does not identify a quantum or specific location of development. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <p>a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and Pevensy Levels SAC/Ramsar site, either alone or in combination with plans or projects; and</p> <p>b) development could result in hydrological impacts on the Pevensy Levels SAC/Ramsar site.</p>
Projects HAIL TC2: Town Centre Public Realm	This draft policy identifies a series of projects within Hailsham's Town Centre that the Town Council wishes to take forward in discussion with the District Council and other bodies. These include walking and cycling projects, public transport projects, public squares, street realm improvements and the use of public art.	<p>This draft policy does not identify any quantum or specific location town centre projects. However, a likely significant effect on a European site cannot be ruled out, either alone or in combination with other plans, on the basis that:</p> <p>a) development could result in additional traffic movements and air pollutant effects on Ashdown Forest SAC, Lewes Downs SAC and</p>

Hailsham Neighbourhood Development Plan (NDP) Policies	Comment	Likely Significant Environmental Effect Either Alone or 'In Combination'?
		<p>Pevensey Levels SAC/Ramsar site, either alone or in combination with plans or projects; and</p> <p>b) development could result in hydrological impacts on the Pevensey Levels SAC/Ramsar site.</p>
Policy HAIL P1: Community Infrastructure Levy	This draft policy sets out the projects for which the monies payable to the Town Council from the Community Infrastructure Levy (CIL) shall be directed towards.	No likely significant effect. The policy is generic in nature and the policy does not identify any quantum or specific location of development. There are no impact pathways present.

Results of Screening Exercise

5.27 A number of draft planning policies provided within the Hailsham NDP were identified to have potential to result in a likely significant effect on a European site or Ramsar site. The screening assessment considered all policies in the Hailsham NDP and assessed each for their potential to have a likely significant effect on:

- Ashdown Forest SAC and SPA;
- Pevensey Levels SAC and Ramsar Site; and
- Lewes Downs SAC

The impacts assessed for each site are provided in paragraph 5.25.

5.28 A number of policies are assessed as to not result in a likely significant effect. This includes policies HAIL HRA 1, policy HAIL D1, policy HAIL D3, policy HAIL D4, policy HAIL D5, projects HAIL GS1, projects HAIL CF1, policy HAIL AQ1, policy HAIL AQ2, policy HAIL AQ3, policy HAIL SD2, policy HAIL SD3, policy HAIL TC2, policy HAIL TC3, policy HAIL TC5, projects HAIL TC1 and policy HAIL P1 as identified in Table 4 above.

5.29 The Hailsham NDP does not seek to allocate specific sites for an explicit amount of growth within its plan. It does not therefore seek to deliver growth to meet any identified local need, as set out in the Wealden District Council Core Strategy (adopted in February, 2013).

5.30 The draft planning policies identified in the screening exercise which may result in a likely significant effect are assessed as such because they hinge on the delivery of development. In addition, where such policies could apply to development that is not identified within the current adopted development plan (i.e. the Core Strategy), then this would be considered as additional development that would require specific consideration in relation to the Habitats Regulations on the basis that such development has not been considered previously (i.e. as part of the Core Strategy HRA).

5.31 Table 5 below identifies the policies within the Hailsham NDP that could result in a likely significant effect on the identified European Sites. These policies are identified because they either facilitate growth or support growth, subject to certain criteria.

Table 5: Policies contained within the Draft Hailsham Neighbourhood Development Plan (Regulation 16) that may result in a likely significant effect

Draft Planning Policies contained within the Hailsham Neighbourhood Development Plan that may result in a 'likely significant effect'

Policy HAIL D2: Small Scale Residential Development and Householder Extensions;
 Policy HAIL AT1: Active Travel;
 Policy HAIL AT2: The Cuckoo Trail;
 Policy HAIL AT3: Public Transport;
 Projects HAIL AT1: Active and Sustainable Travel Projects;
 Policy HAIL GS1: Natural and Amenity Green Space;
 Policy HAIL GS2: Open Space within Major Development Areas;
 Policy HAIL GS3: Pevensey Levels;
 Policy HAIL EMP1: Providing for a Mix of Employment Opportunities;
 Policy HAIL CF1: Community Facilities;
 Policy HAIL TOU1: Tourism;
 Policy HAIL AQ4: Renewables;
 Policy HAIL SD1: Development Frameworks;
 Policy HAIL TC1: Hailsham Town Centre;
 Policy HAIL TC4: Town Centre Car Parking;
 Policy HAIL TC6: Streets and Spaces in the Town Centre;
 Projects HAIL TC2: Town Centre Public Realm

5.32 Following the HRA work relating to the emerging Wealden Local Plan²⁰ information is available to reasonably assess potential impacts of a Neighbourhood Plan. In using this information it has been possible to identify that certain policies may result in a 'likely significant effect'. However, in considering that the locations for growth or proposed development have not been identified, it is not possible to assess fully or conclude at this stage whether or not a significant effect is likely to occur from the implementation of policies contained in the Hailsham Neighbourhood Plan either alone or in combination with other projects or plans. However, in accordance with the Habitats legislation a reasonable assessment of potential effects must be made at the appropriate stage and as relevant to a higher tier plan including the Hailsham Neighbourhood Plan.

5.33 The European Court Judgement (Judgement of the European Court of Justice (CJEU) 12th April 2018; *People Over Wind and Sweetman v Coillte Teoranta* (C-323/17)) that was concluded recently has confirmed that where a 'likely

²⁰ The Wealden Local Plan Habitats Regulation Assessment (June, 2018) can be at the following link: <http://council.wealden.gov.uk/documents/s58945/REVISED%20Background%20Paper%20-%20Habitats%20Regulations%20Assessment.pdf>

significant effect' is identified following stage 1 HRA screening, then a Stage 2 appropriate assessment will be required to assess and consider more fully the potential effects of the Plan. It is at the appropriate assessment stage where the potential effects can be considered in adequate detail and mitigation and avoidance measures can be identified and considered with regard to their effectiveness to ensure that the Plan will not result in an adverse effect on the integrity of a European or International site.

- 5.34 Where adverse effects are identified it will be necessary to adapt the plan to avoid the adverse effects identified. However, where it is identified that such effects cannot reasonably be known at this stage then it will be necessary to indicate what aspects require further assessment at a later stage and how the proposal may be adjusted where a significant effect cannot be ruled out.
- 5.35 Advice on such matters was provided to Hailsham Town Council on both the review of an early draft version of the Hailsham Neighbourhood Plan and when screening for the Regulation 14 version of the Hailsham Neighbourhood Plan was undertaken. The Town Council were advised to include an overarching planning policy. The aim of the policy is to indicate when a further assessment will be required at the project stage of development.
- 5.36 Given the above, it is concluded that a stage 2 Appropriate Assessment is required on the basis that the plan may result in a likely significant effect, either alone or in combination with other plans or projects, on the following sites:
- Ashdown Forest SAC and ~~SPA~~;
 - Pevensey Levels SAC and Ramsar Site; and
 - Lewes Downs SAC.

6.0 Statutory Consultee Responses

- 6.1 This screening opinion has been considered by the statutory consultation bodies, which includes Historic England, Natural England and the Environment Agency. All three consultation bodies have provided responses in relation to the SEA and HRA Screening on the Hailsham Neighbourhood Development Plan and a summary of the responses has been provided below.

Natural England

- 6.2 Natural England have confirmed that they concur with the conclusions of this HRA Screening for the Hailsham NDP; that an appropriate assessment will be required due to it not being possible to screen out a 'likely significant effect' on a European/International Site. Due to the recent *People Over Wind and Sweetman v Coillte Teoranta* European Judgement, Natural England have stated that it is no longer appropriate to rely on ameliorative (mitigation) measures such as the policy wording cited in the initial screening stage. It has been agreed that appropriate assessment will be required for the Hailsham NDP if, in the absence of mitigation, the competent authority cannot conclude 'no likely significant effect', although this mitigation can be used at the appropriate assessment stage. Natural England also concur with the Hailsham NDP screening findings that an SEA may be required.
- 6.3 In terms of impact pathways, Natural England have agreed in relation to the Pevensey Levels SAC/Ramsar site hydrological catchment area that if a development or associated change is proposed that may result in an increase in impermeable surfaces then this could result in a 'likely significant effect' and therefore a requirement for an Appropriate Assessment.
- 6.4 In relation to the Ashdown Forest SAC and air quality impacts, Natural England has confirmed that they will be responding to this issue within the Local Plan consultation period²¹, so have no comments to make on this aspect of the screening assessment until then.

Environment Agency

- 6.5 The Environment Agency has stated that they do not consider that the Hailsham Neighbourhood Development Plan would have a significant

²¹ The Proposed Submission Wealden Local Plan was published for representation under regulation 19 of the Town and Country (Local Planning) (England) Regulations 2012 for the period between 13 August 2018 and 8 October 2018, so it is anticipated that a response regarding air quality issues at the Ashdown Forest SAC more generally will be submitted to the Local Planning Authority by the end of this consultation period.

environmental effect, and as such, would not require an SEA in terms of the issues relating to their remit.

Historic England

- 6.6 Historic England have confirm that, notwithstanding the measures identified to avoid or minimise effects on the environment through the preparation of the plan, the plan policies do address areas with potential for likely significant environmental effects and, as such, the SEA should be required to at least determine that the measures chosen are appropriate and that realistic alternatives have been considered. In this respect, Historic England have specifically noted Policy HAIL TC1 (Hailsham Town Centre) Policy HAIL TC2: (Town Centre Design Principles) that relates to development in Hailsham Town Centre that could affect the Hailsham Conservation Area (a designated heritage asset), which is also the focus of listed buildings in the Neighbourhood Plan Area.

7.0 Conclusions

- 7.1 The report contains the detail of the assessment of the need for the Hailsham NDP to be subject to a Strategic Environmental Assessment (SEA) as required by the SEA Directive and Habitats Regulations Assessment as required by the Habitats Directive.
- 7.2 The assessment of both these requirements has been undertaken on the Hailsham NDP that was published by Hailsham Town Council under regulation 16 of the Neighbourhood Planning (General) Regulations 2012 (as amended). As such if the content of the NDP is significantly changed there may be the need for a further screening exercise to be undertaken on any modified version of the Neighbourhood Development Plan.

Strategic Environmental Assessment (SEA) Screening Outcomes

- 7.3 In relation to the requirement for the Hailsham NDP to be subject to Strategic Environmental Assessment, the assessment detailed in section 4 of this report concludes that the plan in its current form may result in a likely significant environmental effect and therefore an SEA will be required.
- 7.4 It is therefore recommended that an SEA should be undertaken for the Hailsham NDP that incorporates an SA, which considers reasonable alternatives to the draft planning policies proposed within the Hailsham NDP.

Habitats Regulations Assessment (HRA) Screening Outcomes

- 7.5 The HRA process identified a number of European sites within and adjacent to Wealden District and also concluded that a number of draft planning policies contained within Hailsham Neighbourhood Development Plan (Regulation 16) may lead to a likely significant effect upon those European sites identified, as tabulated in Table 5 above. These policies have been identified because they either facilitate growth or support growth, subject to certain criteria.
- 7.6 Both the former Regulation 14 Draft Hailsham Neighbourhood Development Plan and the current Regulation 16 Draft Hailsham Neighbourhood Development Plan includes Policy HAIL HRA1 (Habitats Regulations). This policy confirms that development within the Hailsham NDP area, including any relevant projects identified in the NDP, will initially be required to demonstrate that they will have no likely significant effect alone or in combination with other plans and projects upon the Ashdown Forest SAC and SPA; the Pevensey Levels Ramsar Site and SAC; or the Lewes Downs SAC. It also notes that any proposals for development must be accompanied by information to allow the competent authority to complete a full Habitat

Regulations Assessment of the impacts of the development at this project stage. This was advised by Wealden District Council to ensure that the Hailsham Neighbourhood Plan could avoid an adverse effect on the Natura 2000 sites.

- 7.7 Policy HAIL HRA 1 of the Hailsham NDP is provided for the purpose of avoiding or reducing the potential harmful effects of the Hailsham NDP on the relevant European and International Conservation sites. In accordance with the Habitats legislation (and the recent European Court Judgement²²), it is not legally possible to account for avoidance / mitigation measures at the screening stage. This means that where a HRA screening has identified that the plan may result in a 'likely significant effect' a full appropriate assessment will therefore be required to assess and consider more fully the potential effects of the Plan. It is at the appropriate assessment stage where the potential effects can be considered in adequate detail and mitigation and avoidance measures can be identified and considered with regard to their effectiveness to ensure that the Plan will not result in an adverse effect on the integrity of a European or international site.
- 7.8 It is therefore concluded that as a number of draft planning policies within the Hailsham NDP have been identified as leading to a 'likely significant effect' on the European or international sites considered, that an Appropriate Assessment for the Hailsham NDP would be required to ensure that the integrity of the European or international site is maintained.
- 7.9 As noted above, the screening opinion has been considered by the statutory consultation bodies, which includes Historic England, Natural England and the Environment Agency. The statutory consultee responses have been considered within this report.

²² European Court Judgement (Judgement of the European Court of Justice (CJEU) 12th April 2018; People Over Wind and Sweetman v Coillte Teoranta (C-323/17))

Appendix 1: European and Ramsar Site Information

Site	Lewes Downs Special Area of Conservation (SAC)
Characteristics of European Site	<ul style="list-style-type: none"> • Heath, Scrub, Maquis and Garrigue, Phygrana (5%) • Dry grassland, Steppes (85%) • Humid grassland, Mesophile grassland (5%) • Improved grassland (5%) <p><u>Other characteristics</u></p> <p>1. Terrestrial: Soil & Geology: sedimentary, nutrient-poor, basic 2. Terrestrial: Geomorphology and landscape: valley, slope, lowland</p>
Qualifying Interests	<p><u>Annex I habitats that are a primary reason for selection of this site:</u></p> <p>6210 Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)</p> <p>This site hosts the priority habitat type "orchid rich sites". This chalk grassland site consists largely of CG2 Festuca ovina-Avenula pratensis and CG3 Bromus erectus calcareous grasslands. This site contains an important assemblage of rare and scarce orchids, including early spider-orchid Ophrys sphegodes, burnt orchid Orchis ustulata and musk orchid Herminium monorchis. The colony of burnt orchid is one of the largest in the UK.</p> <p><u>Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site:</u></p> <p>Not applicable.</p> <p><u>Annex II species that are a primary reason for selection of this site:</u></p> <p>Not applicable.</p> <p><u>Annex II species present as a qualifying feature, but not a primary reason for site selection:</u></p>

	Not applicable.
Conservation Objectives	<p>Conservation objectives have not been specifically published. However, the Conservation Objectives are likely to be the same as other SAC sites and are as follows:</p> <p>With regard to the SAC and the natural habitats and/or species for which the site has been designated (the 'Qualifying Features' listed below), and subject to natural change;</p> <p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring;</p> <ul style="list-style-type: none"> • The extent and distribution of qualifying natural habitats and habitats of qualifying species; • The structure and function (including typical species) of qualifying natural habitats; • The structure and function of the habitats of qualifying species; • The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely; • The populations of qualifying species, and, • The distribution of qualifying species within the site.
Current Site Condition	The SSSI is considered to be in 95.55% favourable condition and 4.45% unfavourable (recovering) condition. ²³
Threats to Qualifying Interests	<p>Threats and pressures</p> <p><u>Negative</u></p> <ul style="list-style-type: none"> • HO4 Air pollution, air-borne pollutants (inside and outside site) • FO3 Hunting and collection of wild animals (terrestrial), including damage caused by game etc. (inside site) • GO1 Outdoor sports and leisure activities, recreational activities (inside site)

²³ This is the latest position from Natural England's website (December, 2017).

	<ul style="list-style-type: none"> • AO4 Grazing (inside site) <p><u>Positive</u></p> <ul style="list-style-type: none"> • AO2 Modification of cultivation practices (inside site) • AO4 Grazing (inside site) • BO2 Forest and Plantation management & use (inside site) • DO5 Improved access to site (inside site)
Key Environmental Conditions to Maintain Site Integrity	<ul style="list-style-type: none"> • Appropriate grazing by sheep and cattle (to conserve and enhance plant species diversity) • Absence of encroachment by scrub • Absence of leaching • Absence of spray-drift from surrounding arable fields • Absence of exposure to atmospheric pollutants
Relevant Site Management Plans / Statements	<p><u>Improvement Programme for England's Natura 2000 Sites (IPENS): Site Improvement Plan Lewes Downs</u></p> <p>The plan identifies a number of priorities, issues and actions in relation to:</p> <ul style="list-style-type: none"> • Game management: pheasant rearing • Undergrazing • Public access / disturbance • Air pollution: impact of atmospheric nitrogen deposition <p>The plan can be accessed here:</p> <p>http://publications.naturalengland.org.uk/publication/5857326774878208?category=6149691318206464</p>

Site	Pevensey Levels SAC
Characteristics of European Site	<p>Pevensey Levels is one of the largest and least-fragmented lowland wet grassland systems in southeast England. The low-lying grazing meadows are intersected by a complex system of ditches which support a variety of important wetland communities, including nationally rare and scarce aquatic plants and invertebrates. The site also supports a notable assemblage of breeding and wintering wildfowl. A small area of shingle and intertidal muds and sands is included within the site.</p> <p><u>Habitat present</u></p> <ul style="list-style-type: none"> • NO6 – Inland water bodies (standing water, Running water) (2.5% coverage) • N10 – Humid grassland, Mesophile grassland (97.5% coverage) <p><u>Other characteristics</u></p> <p>1 Terrestrial: Soil & Geology: nutrient-poor, clay, alluvium, peat, basic, shingle, sand, mud, sedimentary 2 Terrestrial: Geomorphology and landscape: lowland, coastal, floodplain.</p>
Qualifying Interests	<p>Special Area of Conservation</p> <p><u>Annex I habitats that are a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species that are a primary reason for selection of this site:</u></p> <p>4056 Ramshorn snail <i>Anisus vorticulus</i></p>

	<p><i>Anisus vorticulus</i> occurs across a range of sites in southern and eastern England. Pevensey Levels is a large and expansive grazing marsh that supports <i>Anisus vorticulus</i> in both a wide spatial distribution and in good population density classes. The Pevensey Levels is considered to be one of the best areas in the United Kingdom for this species.</p> <p><u>Annex II species present as a qualifying feature, but not a primary reason for site selection:</u></p> <p>Not applicable</p>
<p>Conservation Objectives</p>	<p><u>Special Area of Conservation</u></p> <p>Conservation objectives have not been specifically published. However, the Conservation Objectives are likely to be the same as other SAC sites and are as follows:</p> <p>With regard to the SAC and the natural habitats and/or species for which the site has been designated (the 'Qualifying Features' listed below), and subject to natural change;</p> <p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring;</p> <ul style="list-style-type: none"> • The extent and distribution of qualifying natural habitats and habitats of qualifying species; • The structure and function (including typical species) of qualifying natural habitats; • The structure and function of the habitats of qualifying species; • The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely; • The populations of qualifying species, and, • The distribution of qualifying species within the site.

Current Site Condition	The SSSI is considered to be in 99.5% unfavourable recovering and 0.5% partially destroyed. ²⁴
Threats to Qualifying Interests	<p>Threats and Pressures</p> <p><u>Negative</u></p> <ul style="list-style-type: none"> • H02 - Pollution to groundwater (point sources and diffuse sources) (inside and outside site) • I01 - Invasive non-native species (inside and outside site) • J02 - Human induced changes in hydraulic conditions (inside and outside site) <p><u>Positive</u></p> <ul style="list-style-type: none"> • B02 - Forest and Plantation management & use (inside site) • A02 - Modification of cultivation practices (inside site) • A06 - Annual and perennial non-timber crops (inside site) • A04 – Grazing (inside site) • D05 - Improved access to site (inside site)
Factors that could adversely affect the site's ecological character including changes in land (including water) use and development projects	<ul style="list-style-type: none"> • Introduction / invasion of non-native plant species (of particular relevance is floating pennywort); • Pollution – domestic sewage (sewage treatment works). <p><i>Anisus vorticulus</i> is a species of the upper water levels of ditches, frequently amidst botanically rich vascular plant assemblages in a mid to upper mid successional state. It favours alkaline waters although it appears tolerant of a relatively wide range of physio-chemical parameters. Appropriate ditch management is the key to the conservation of this species. Control of shade-inducing marginal vegetation is also important, as is maintaining access to the water's edge for livestock. It is also important to ensure good water quality by instigating the appropriate safeguards. This is being implemented through good environmental management, Catchment Sensitive Farming, Environmental Stewardship and Environment Agency's review of existing discharge and abstraction consents. A Water Level Management Plan, devised and managed by Environment</p>

²⁴ This is the latest position from Natural England's website (December, 2017).

	<p>Agency, is in place to control ditch levels. Environmental Stewardship schemes continue to encourage sensitive management, particularly of the ditches to address problems brought about by neglect.</p> <p>The main threats to the species include land drainage, inappropriate habitat management and eutrophication, and studies of its requirements and conservation management have been undertaken.</p>
Key Environmental Conditions to Maintain Site Integrity	<p>The Lesser whirlpool ram's-horn snail <i>Anisus vorticulus</i> is a small aquatic snail with a flattened spiral shell rarely more than 5 mm in diameter. It occurs in unpolluted, calcareous waters in marsh drains with a dense aquatic flora, and favours ditches with a diverse flora but little emergent vegetation. It often floats on the surface amongst duckweed <i>Lemna</i> spp. Ditches that are either completely cleared of vegetation or are choked with weed and silt are unsuitable. Winter flooding may be important in enabling young snails to colonise new ditches.</p>
Relevant Site Management Plans / Statements	<p><u>Improvement Programme for England's Natura 2000 Sites (IPENS): Site Improvement Plan Pevensey Levels SAC</u></p> <p>The plan identifies a number of priorities, issues and actions in relation to:</p> <ul style="list-style-type: none"> • Inappropriate water levels; • Invasive species; and • Water pollution. <p>The plan can be accessed here:</p> <p>http://publications.naturalengland.org.uk/publication/6057793526169600?category=6149691318206464</p>

Site	Pevensey Levels Ramsar Site
Characteristics of European Site	Pevensey Levels is one of the largest and least-fragmented lowland wet grassland systems in southeast England. The low-lying grazing meadows are intersected by a complex system of ditches that support a variety of important wetland communities, including nationally rare and scarce aquatic plants and invertebrates. The site also supports a notable assemblage of breeding and wintering wildfowl. A small area of shingle and intertidal muds and sands is included within the site.
Qualifying Interests	<p><u>Ramsar Criterion 2a</u></p> <p>The site supports an outstanding assemblage of wetland plants and invertebrates including many British Red Data Book species.</p> <p><u>Ramsar Criterion 2b</u></p> <p>The site is of special value for maintaining the genetic and ecological diversity of the region. It is probably the best site in Britain for freshwater molluscs, one of five best sites for aquatic Coleoptera and supports an outstanding assemblage of dragonflies Odonata spp.</p>
Ecological Features	<p>Pevensey Levels supports a range of important communities of wetland flora and fauna. Various stages of succession are present in the ditches. Floating and submerged aquatic plants such as duckweeds <i>Lemna</i> spp, pondweeds <i>Potamogeton</i> spp, or water fern <i>Azolla</i> spp. represent the pioneer stages. Larger floating or emergent plants such as frogbit <i>Hydrocharis morsus-ranae</i>, bur-reed <i>Sparganium erectum</i> and arrow head <i>Sagittaria sagittifolia</i> follow these. Finally, common reed <i>Phragmites australis</i> or hawthorn <i>Crataegus monogyna</i> becomes dominant. Left undredged, the ditches lose their diversity and varied structure. A rich bankside flora is also present on site. An area of shingle and intertidal muds and sands is another important component of the site. Some flora associated with the shingle is present. For example, yellow horned-poppy <i>Glaucium flavum</i> and sea campion <i>Silene uniflora</i>.</p> <p>The site supports outstanding invertebrate populations and is a top site for Mollusca and aquatic Coleoptera. Over 15 species of dragonfly (Odonata) have been recorded, including several scarce species. One of Britain's largest and rarest spiders, the fen raft spider <i>Dolomedes plantarius</i> has its stronghold at Pevensey.</p>

The lowland wet grassland supports a variety of bird species. For example, wintering lapwing and snipe. Breeding bird species include sedge warblers, reed warblers that nest in the scrub and reeds in the ditches respectively.

Noteworthy Flora

Nationally important species occurring on the site Higher plants:

- *Althaea officinalis*
- *Ceratophyllum submersum*
- *Crambe maritima*
- *Potamogeton acutifolius*
- *Potamogeton friesii*
- *Potamogeton trichoides*
- *Sium latifolium*
- *Stratiotes aloides*

Noteworthy fauna

Nationally important species occurring on the site:

Invertebrates

- *Segmentina nitida*
- *Anisus vorticulus*
- *Valvata macrostoma*
- *Hydrophilus piceus*
- *Gyrinus suffriani*
- *Elmatophilus brevicollis*
- *Bagous puncticollis*
- *Dolomedes plantarius*

	<ul style="list-style-type: none"> • <i>Atylotus rusticus</i> • <i>Odontomyia ornate</i> • <i>Pherbellia argyra</i> • <i>Psacadina zernyi</i> • <i>Limophalia pictipennis</i> • <i>Tipula marginata</i> • <i>Placobdella costata</i> <p><u>Assemblage of International importance</u></p> <p>The site supports an appreciable assemblage of rare, vulnerable or endangered species or subspecies of plant or animal. Pevensey Levels is probably one of the best sites in Great Britain for freshwater molluscs, one of the very best sites for aquatic Coleoptera and supports an outstanding assemblage of Odonata.</p>
Adverse Factors affecting the Ecological Character of the Site	<ul style="list-style-type: none"> • Vegetation succession; • Eutrophication; • Introduction of invasive / exotic species; • Pollution – domestic sewage; • Pollution – fertilisers; • Pollution – pesticides/ agricultural runoff; and
Key Environmental Conditions of Importance in Sustaining the Site Integrity	<ul style="list-style-type: none"> • Unpolluted water • Low levels of nutrient enrichment (primarily from surface runoff and hydrological pathways, but also from atmospheric deposition) • Control of non-native species (e.g. pennywort and <i>Crassula</i> sp.) • Maintenance of appropriate hydrological regime • Control of recreational disturbance
Current Site Condition	See above in relation to SAC.

Relevant Site Management Plans / Statements	Improvement Programme for England's Natura 2000 Sites (IPENS): Site Improvement Plan Pevensey Levels Ramsar Site This is the same as the IPENS for the SAC. Please see above.
Site	Ashdown Forest SAC
Characteristics of European Site	N08 – Heath, Scrub, Maquis and Garrigue, Phygrana 60% coverage N19 – Mixed woodland 40% coverage <u>Other Characteristics</u> 1 Terrestrial: Soil & Geology: sandstone, acidic, clay, nutrient-poor 2 Terrestrial: Geomorphology and landscape: lowland
Qualifying Interests	Special Area of Conservation (SAC) <u>Annex I habitats that are a primary reason for selection of this site:</u> 4010 Northern Atlantic wet heaths with <i>Erica tetralix</i> for which this is considered to be one of the best areas in the United Kingdom. Ashdown Forest contains one of the largest single continuous blocks of lowland heath in south-east England, with both 4030 European dry heaths and, in a larger proportion, wet heath. The M16 <i>Erica tetralix</i> – <i>Sphagnum compactum</i> wet heath element provides suitable conditions for several species of bog-mosses <i>Sphagnum</i> spp., bog asphodel <i>Narthecium ossifragum</i> , deergrass <i>Trichophorum cespitosum</i> , common cotton-grass <i>Eriophorum angustifolium</i> , marsh gentian <i>Gentiana pneumonanthe</i> and marsh clubmoss <i>Lycopodiella inundata</i> . The site supports important assemblages of beetles, dragonflies, damselflies and butterflies, including the nationally rare silver-studded blue <i>Plebejus argus</i> , and birds of European importance, such as European nightjar <i>Caprimulgus europaeus</i> , Dartford warbler <i>Sylvia undata</i> and Eurasian hobby <i>Falco subbuteo</i> . 4030 European dry heaths for which this is considered one of the best areas in the United Kingdom. The dry heath in Ashdown Forest is an extensive example of the south-eastern H2 <i>Calluna vulgaris</i> – <i>Ulex minor</i> community. This vegetation type is dominated by heather <i>Calluna vulgaris</i> , bell heather <i>Erica cinerea</i>

	<p>and dwarf gorse <i>Ulex minor</i>, with transitions to other habitats. It supports important lichen assemblages, including species such as <i>Pycnothelia papillaria</i>. This site supports the most inland remaining population of hairy greenweed <i>Genista pilosa</i> in Britain.</p> <p><u>Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species that are a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species present as a qualifying feature, but not a primary reason for site selection:</u></p> <p>1166 Great crested newt²⁵ <i>Triturus cristatus</i> for which the area is considered to support a significant presence.</p>
<p>Conservation Objectives</p>	<p>The conservation objective is set for each habitat or species of a SAC. Where the objectives are met, the site will be considered to exhibit a high degree of integrity and to be contributing to achieving Favourable Conservation Status for that species or habitat type at a UK level. The term 'favourable conservation status' is defined in Article 1 of the Habitats Directive.</p> <p>Natural England published the conservation objective for Ashdown Forest SAC on 30th June 2014, updating the earlier version dated 29th May 2012:</p> <p>With regard to the SAC and the natural habitats and/or species for which the site has been designated (the 'Qualifying Features' listed below), and subject to natural change;</p> <p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring;</p> <ul style="list-style-type: none"> • The extent and distribution of qualifying natural habitats and habitats of qualifying species;

²⁵ See link below: <http://jncc.defra.gov.uk/protectedsites/sacselection/species.asp?FeatureIntCode=S1166>

	<ul style="list-style-type: none"> • The structure and function (including typical species) of qualifying natural habitats; • The structure and function of the habitats of qualifying species; • The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely; • The populations of qualifying species, and, • The distribution of qualifying species within the site.
Current Site Condition	Ashdown Forest SSSI is currently considered to be in 20.31% favourable condition, 79.29% unfavourable recovering condition and 0.40% unfavourable declining condition. ²⁶
Threats to Qualifying Interests	<p><u>Negative</u></p> <ul style="list-style-type: none"> • H04 - Air pollution, air-borne pollutants (inside and outside site) • J02 - Human induced changes in hydraulic conditions (inside and outside site) • A02 - Modification of cultivation practices (inside site) • G01 - Outdoor sports and leisure activities, recreational activities (inside site) <p><u>Positive</u></p> <ul style="list-style-type: none"> • A02 - Modification of cultivation practices (inside site)
Ecological Requirements of Annex I Habitats and Annex II Species	<p><u>H4010 Northern Atlantic Wet Heaths <i>Erica tetralix</i></u> – Wet heath is a community that requires acid, nutrient poor soils that are at least seasonally water logged. Wet heath often occupies areas of impeded drainage on lower valley sides and less-steeply sloping ground. Drainage is a key factor. Wet heath can occur naturally, due to abiotic factors such as soil acidity, low nutrient status and waterlogged soil conditions, which impedes succession to woodland. Wet heaths require relatively high rainfall and an even spread of rain throughout the year. Relative humidity is required to remain moderately high with winters not too cold and summers not too hot. Mild winter temperatures are important for many of the individual plant and animal species.</p> <p><u>H4030 European dry heaths</u> – European dry heaths typically occur on freely-draining, dry acidic to calcareous soils with generally low nutrient content. Nearly all dry heath is semi-natural, being derived from woodland and developed through grazing and burning. Dry heaths vary in their flora and fauna according to climate,</p>

²⁶ This is the latest position from Natural England's website (December, 2017).

	<p>and are also influenced by altitude, aspect, soil conditions (especially base-status and drainage), maritime influence and grazing and burning intensity.</p> <p><u>Great crested newt</u> - Great crested newts rely on waterbodies for breeding but otherwise they spend much of their lives on land. They over winter on land, normally hibernating underground and emerge soon after the first frost-free days in January or February to begin the migration to breeding ponds. Movement on land occurs almost exclusively at night and their progress is dependent on factors such as evening temperatures and rainfall, favouring wet or damp conditions with temperatures above 5 oC. Great crested newts require quite specific pond conditions for breeding. Ponds ideally need to have neutral to alkaline water (pH 6 or above) with areas of open water and well vegetated margins. Breeding ponds tend to be nutrient rich, not too shaded, free of fish with not too many waterfowl present. They require suitable refuges to use in extreme weather and during daytimes, such as large pieces of rotting deadwood, rubble piles or disused mammal burrows.</p>
<p>Relevant Site Management Plans / Statements</p>	<p><u>Improvement Programme for England's Natura 2000 Sites (IPENS): Site Improvement Plan Ashdown Forest SAC</u></p> <p>The plan identifies a number of priorities, issues and actions in relation to:</p> <ul style="list-style-type: none"> • Change in land management; • Air Pollution: impact of atmospheric nitrogen deposition; • Public Access/Disturbance; and • Hydrological changes. <p>The plan can be accessed here:</p> <p>http://publications.naturalengland.org.uk/publication/5793096570765312?category=6149691318206464</p>

Site	Ashdown Forest Special Protection Area (SPA)
Characteristics of European Site	<p><u>Special Protection Area</u></p> <p>Ashdown Forest is located in the High Weald of East Sussex in south-east England, where valley mires, heath and damp woodland have developed on soils derived from Hastings Sands (Lower Cretaceous). Once a royal hunting forest, reduced grazing has resulted in the accelerated development of woodland and encroachment of bracken over former heath. Nevertheless, some fine examples of heathland habitats remain, with humid or wet heath predominating, dominated by Heather <i>Calluna vulgaris</i>, Bell Heather <i>Erica cinerea</i> and Cross-leaved Heath <i>E. tetralix</i> in the dampest conditions. Where drier heaths occur they are dominated by heather in association with Gorse <i>Ulex europaeus</i> and Dwarf Gorse <i>U. minor</i>. Streamsides and mires add further variety, with <i>Sphagnum</i> mosses, Cottongrass <i>Eriophorum</i> sp., Bog Asphodel <i>Narthecium ossifragum</i> and Round-leaved Sundew <i>Drosera rotundifolia</i> all characteristic plants. The woodlands are also varied, with Birch <i>Betula</i> sp. typically establishing first over heath, followed by Oak <i>Quercus robur</i>, Willow <i>Salix</i> sp. and Pine <i>Pinus</i> sp. in places, eventually forming dense and shaded areas with sparse ground flora. Breeding birds of heath, scrub and woodland are associated with the varied mosaic of their respective habitats, distributed over the higher slopes and valleys of the High Weald.</p> <p>Together with the nearby Wealden Heaths SPA and Thames Basin Heath SPA, Ashdown Forest forms part of a complex of heathlands in southern England that support breeding bird populations of European importance.</p>
Qualifying Interests	<p><u>Special Protection Area</u></p> <p>Ashdown Forest qualifies under Article 4.1 of the Birds Directive by regularly supporting nationally important breeding populations of two Annex 1 species as it is used by 1% or more of the Great Britain population of species of European importance listed in Annex I of the Directive. During the breeding season this includes:</p> <p><u>Annex I species/habitats that are a primary reason for selection of this site:</u></p>

	<p>During the breeding season:</p> <ul style="list-style-type: none"> • Dartford Warbler <i>Sylvia undata</i>, 20 pairs representing at least 1.3% of the breeding population in Great Britain (Count as at 1994). • Nightjar <i>Caprimulgus europaeus</i>, 35 pairs representing at least 1% of the breeding population in Great Britain (Two year mean, 1991 & 1992). <p>The European Commission affords the Dartford warbler protection under Annex 1 of the Wild Birds Directive because the species is threatened by destruction, fragmentation and degradation of habitats throughout its range, as a result of agricultural intensification, forestry, urban development and fires²⁷</p> <p><u>Annex I species/habitats present as a qualifying feature, but not a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species/habitats that are a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species/habitats present as a qualifying feature, but not a primary reason for site selection:</u></p> <p>1166 Great crested newt²⁸ <i>Triturus cristatus</i> for which the area is considered to support a significant presence.</p>
<p>Conservation Objectives</p>	<p>The conservation objective is set for each bird feature for the SPA. Where the objectives are met, the site will be considered to exhibit a high degree of integrity and to be contributing to achieving the aims of the Wild Birds Directive.</p> <p>Natural England published the conservation objective for Ashdown Forest SPA on 30th June 2014, updating the earlier version dated 29th May 2012.</p>

²⁷ European Commission: http://ec.europa.eu/environment/nature/conservation/wildbirds/threatened/s/sylvia_undata_en.htm

²⁸ See link below: <http://jncc.defra.gov.uk/protectedsites/sacselection/species.asp?FeatureIntCode=S1166>

	<p>With regard to the SPA and the individual species and/or assemblage of species for which the site has been classified (Qualifying features) and subject to natural change;</p> <p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring;</p> <ul style="list-style-type: none"> • The extent and distribution of the habitats of the qualifying features; • The structure and function of the habitats of the qualifying features; • The supporting processes on which the habitats of the qualifying features rely; • The population of each of the qualifying features; and • The distribution of the qualifying features within the site.
<p>Current Site Condition</p>	<p>Please also see SSSI data presented above for Ashdown Forest SAC.</p> <p><u>Dartford Warbler – Current Status at Ashdown Forest SPA</u></p> <p>The Dartford warbler re-colonised Ashdown Forest in 1989 (one pair) and the population at the SPA has since expanded from 28 territories recorded in 1994 to 38 in 2006.</p> <p>No formal surveys have been undertaken since 2006; however, records provided by the Sussex Biodiversity Record centre identified 53 records of possible or probable breeding and 20 records of presence in 2014.</p> <p><u>Nightjar – Current Status at Ashdown Forest SPA</u></p> <p>According to the 2004 survey, Sussex typically holds 5.8% of the UK's nightjars. In regards to Ashdown Forest the nightjar population grew by almost 29% from 1997 – 2004, while the national population increased by 35% between 1992 and 2004. However, there was a decline in the 2005 population by 21.7% based on the 2001 figures. The reasons for this are not known but could relate to weather conditions, survey coverage, or increasing disturbance from visitors or other activities.</p>

Threats to Qualifying Interests	<p><u>Main threats to Dartford Warbler:</u></p> <ul style="list-style-type: none"> • Habitat fragmentation • Lack of or inadequate habitat management • Development pressures • Increased levels of disturbance and recreational use affecting breeding productivity • Provision of suitable habitat to account for any future changes in the global range of Dartford warbler distribution i.e. from southern Europe to more counties in the UK.
Key Environmental Conditions to Maintain Site Integrity	<p><u>Main threats to Nightjar:</u></p> <ul style="list-style-type: none"> • <u>Loss of nesting habitat</u> – The area of heathland in the UK has undergone a dramatic reduction during the course of this century due to agricultural land claim, afforestation and built development. For example, it is estimated that 40% of England's lowland heathland has been lost since the 1950s. Threats continue from housing and infrastructure developments and where heathland lacks appropriate management, it will become unsuitable as nesting habitat due to invasion by bushes and trees. • <u>Loss of feeding habitat</u> – Nightjars require extensive areas of suitable feeding habitat, especially uncultivated land, therefore the loss of such habitats within a few kilometres of the nesting area may result in the decline in the number of birds. • <u>Decline in food availability</u> – It is possible that a decline in the availability of large insects caused by changes in agriculture (such as the indirect effects of pesticides) and/or climate change, may have affected nightjar populations. • <u>Disturbance by humans and recreational activities</u> – Nightjars are ground nesting birds and can be disturbed by humans and dogs that may range into heather dominated areas and may flush birds from their nest.
Ecological Requirements of SPA Bird Species	<p>The Dartford warbler requires an adequate provision of suitable habitat in relation to extent and distribution. Habitat should include the provision of gorse at a various age and structure amongst a mainly heathland habitat. Invasive scrub and bracken need to be controlled. Scattered European and/or Western gorse (<i>Ulex europaeus</i> and <i>Ulex gallii</i>) cover of 5% is optimal, and should be of a range of ages to provide a continuum of suitable bushes, i.e. dense (6-12 years old) and up to 1.5 m high. Larger blocks of dense gorse have been</p>

	<p>shown to be especially important during periods of snow, when the birds retreat to them. It also requires an abundance of shrub layer insects.</p> <p>Nightjars feed on seasonally available suitable prey consisting of flying insects (such as moths, beetles and flies), being most active at dusk and dawn and in some circumstances well into the night. The nightjar will travel from nest sites to feed on a range of habitats such as heathland, deciduous or mixed woodland, orchards, diverse plantations, riparian habitats, freshwater wetlands and gardens. The birds will travel an average 3km from the nest site to locate suitable feeding areas, although they can range further.</p> <p>To achieve favourable conservation condition the nightjar requires:</p> <ul style="list-style-type: none"> • an abundance of night flying insects; • open ground with predominantly low vegetation; • bare patches and sparse woodland/scrub cover; • reduction of displacement birds; and • extent and distribution of habitat area.
<p>Relevant Site Management Plans / Statements</p>	<p><u>Improvement Programme for England's Natura 2000 Sites (IPENS): Site Improvement Plan Ashdown Forest SPA</u></p> <p>The plan identifies a number of priorities, issues and actions in relation to:</p> <ul style="list-style-type: none"> • Change in land management; • Air Pollution: impact of atmospheric nitrogen deposition; • Public Access/Disturbance; and • Hydrological changes. <p>The plan can be accessed here:</p> <p>http://publications.naturalengland.org.uk/publication/5793096570765312?category=6149691318206464</p>

Site	Castle Hill SAC
Characteristics of European Site	<p>Castle Hill SAC is one of the best examples in East Sussex of the nationally uncommon chalk grassland habitat. The variation of plant and animal communities with aspect and slope is of special ecological interest. The chalk grassland consists of a mosaic of calcareous semi-natural dry grasslands, notably sheep's-fescue – meadow oat-grass (<i>Festuca ovina</i> – <i>Helictotrichon pratense</i>) grassland and upright brome <i>Bromopsis erecta</i> grassland, as well as the taller tor-grass <i>Brachypodium pinnatum</i> grassland which is valuable for grasshoppers and crickets. Castle Hill's important assemblage of rare and scarce species includes early spider-orchid <i>Ophrys sphegodes</i> and burnt orchid <i>Orchis ustulata</i>. The colony of early spider-orchid is one of the largest in the UK.</p> <p>Castle Hill is located within Brighton and Hove and covers an area of 114.68 hectares. The character of the site includes:</p> <ul style="list-style-type: none"> • N08 - Heath, Scrub, Maquis and Garrigue, <i>Phygrana</i> (5% coverage) • N09 - Dry grassland, Steppes (90% coverage) • N10 - Humid grassland, Mesophile grassland (5% coverage) <p><u>Other site characteristics</u></p> <p>1 Terrestrial: Soil & Geology: basic, nutrient-poor, sedimentary</p> <p>2 Terrestrial: Geomorphology and landscape: slope, lowland, valley</p>
Qualifying Interests	<p><u>Annex I species/habitats that are a primary reason for selection of this site:</u></p> <p>6210 Semi-natural dry grasslands and scrubland facies on calcareous substrates (<i>Festuco-Brometalia</i>) (* important orchid sites)²⁹</p>

²⁹ See the link below: <http://jncc.defra.gov.uk/protectedsites/sacselection/habitat.asp?FeatureIntCode=H6210>

	<p>This site hosts the priority habitat type "orchid rich sites". This chalk grassland consists of a mosaic of calcareous semi-natural dry grasslands, notably CG2 <i>Festuca ovina</i> – <i>Avenula pratensis</i> grassland, CG3 <i>Bromus erectus</i> grassland and CG4 <i>Brachypodium pinnatum</i> grassland. Castle Hill's important assemblage of rare and scarce species includes early spider-orchid <i>Ophrys sphegodes</i> and burnt orchid <i>Orchis ustulata</i>. The colony of early spider-orchid is one of the largest in the UK.</p> <p><u>Annex I species/habitats present as a qualifying feature, but not a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species/habitats that are a primary reason for selection of this site:</u></p> <p>Not applicable</p> <p><u>Annex II species/habitats present as a qualifying feature, but not a primary reason for site selection:</u></p> <p>1654 Early gentian³⁰ <i>Gentianella anglica</i></p>
<p>Conservation Objectives</p>	<p>With regard to the SAC and the natural habitats and/or species for which the site has been designated (the 'Qualifying Features' listed above), and subject to natural change.</p> <p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring;</p> <ul style="list-style-type: none"> • The extent and distribution of qualifying natural habitats and habitats of qualifying species; • The structure and function (including typical species) of qualifying natural habitats; • The structure and function of the habitats of qualifying species; • The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely; • The populations of qualifying species; and

³⁰ See the link below: <http://jncc.defra.gov.uk/protectedsites/sacselection/species.asp?FeatureIntCode=S1654>

	<ul style="list-style-type: none"> The distribution of qualifying species within the site.
Current Site Condition	Castle Hill SSSI is currently considered to be in 40.34% favourable condition and 64.80% unfavourable recovering condition. ³¹
Threats to Qualifying Interests	<p>Threats and pressures:</p> <p><u>Negative</u></p> <ul style="list-style-type: none"> H04 - Air pollution, air-borne pollutants (inside and outside site) A04 – Grazing (inside site) A08 – Fertilisation (inside and outside site) <p><u>Positive</u></p> <ul style="list-style-type: none"> D05 - Improved access to site (inside site) A02 - Modification of cultivation practices (inside site) A04 – Grazing (inside site)
Key Environmental Conditions to Maintain Site Integrity	<ul style="list-style-type: none"> Minimal air pollution; Controlled scrub encroachment; Maintenance of grazing; Absence of direct fertilisation; Absence of nutrient enrichment; Low / controlled recreational pressure; Absence of non-native species; and Absence of leaching and spray-drift of chemicals from bordering arable land
Relevant Site Management Plans / Statements	<p><u>Improvement Programme for England's Natura 2000 Sites (IPENS): Site Improvement Plan Castle Hill SAC</u></p> <p>The plan identifies a number of priorities, issues and actions in relation to:</p> <ul style="list-style-type: none"> Undergrazing; Fertiliser use; and

³¹ This is the latest position from Natural England's website (December, 2017).

- Air pollution: impact of atmospheric nitrogen deposition.

The plan can be accessed here:

<http://publications.naturalengland.org.uk/publication/6241234389565440?category=6149691318206464>

Appendix 2: Summary of the Reasons for concluding ‘no likely significant effect’ on certain Natura 2000 sites

Site	Impact Pathway	Conclusions
Castle Hill SAC	Air Pollution	Castle Hill is located to the north of Brighton and is located some 11.5km from Wealden District. The nearest main road is the Falmer Road (B2123) which runs from the A27 at Falmer across the South Downs to the east of Brighton. The road is located approximately 400 metres to the west of the site. The site therefore falls outside the area where it is considered that an increase in traffic (derived from any new development) could result in a likely significant effect.
Hastings Cliffs SAC	Air Pollution Water Quality Hydrology	Hastings Cliffs SAC is located to the east of Hastings and is located some 12.8km from Wealden District. The nearest main road is the A259 (The Bourne and Old London Road) which runs north and west of Hastings. This road is located over 350 metres at its nearest point to the west of the site and although there are three roads (Coastguard Lane, Barley Lane and Rocklands Lane) located less than 200m from the site, these are small, narrow, residential roads and are therefore unlikely to be heavily used. The site therefore falls outside the area where it is considered that an increase in traffic (derived from any new development) could result in a significant effect. Additionally, it is unlikely that development in the Hailsham Hellingly NDP area would have an effect on the water quality or hydrology of the site.
Dungeness SAC and Dungeness, Romney Marsh and Rye Bay SPA and Ramsar	Disturbance Air Pollution Water Quality (SPA and Ramsar site only)	Dungeness, Romney Marsh and Rye Bay SPA and Ramsar are located approximately 18.4km from the District. Given the distance between the Hailsham Hellingly NDP area and the sites, development in the NDP area will not result in adverse air pollution, water quality or hydrological impacts. The RSPB also limit visitors to the site, therefore new residential development will not result in an adverse impact on the SPA.
Ashdown Forest SPA	Disturbance Urbanisation	The Hailsham Hellingly Neighbourhood Plan Area is not located within the Ashdown Forest SPA or its associated 7km buffer zone where new accommodation or

		development (even on a smaller scale) is considered to have the potential to adversely affect the integrity of the Ashdown Forest SPA in view of the site's conservation objectives. Therefore, new residential development will not result in adverse impact on the SPA
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Appendix 3: Hailsham Neighbourhood Development Plan Policies

Policy Reference	Policy Description	Policy Intention (Summary)
Policy HAIL HRA1	Habitat Regulations	This policy initially aims to ensure that any new development in the Hailsham Neighbourhood Plan area, including any relevant projects identified in the Neighbourhood Plan will have no likely significant effect alone or in combination with other plans or projects upon the Ashdown Forest SAC and SPA; the Pevensey Levels Ramsar Site and SAC or Lewes Downs SAC. It notes that any proposals for development must be accompanied by information to allow the competent authority to complete a full Habitats Regulations Assessment of the impacts of the development. The policy also allows for suitable compensatory/mitigation measures to be agreed in exceptional circumstances as outlined in the policy.
Policy HAIL D1	High Quality Design	This policy seeks to ensure that all proposed new development is designed to enhance the local built environment through design and infrastructure. New development should be designed so that it is in keeping with the existing local vernacular. New developments are encouraged to meet national guidelines and to ensure a good quality of life for new residents with regards to space, privacy, light and dwelling mix.
Policy HAIL D2	Small-scale Residential Development and Householder Extensions	This policy encourages the utilisation of redundant or under-utilised land and

		buildings within the built-up area of Hailsham for small scale residential development, whilst ensuring that redevelopment does not negatively impact the current surroundings. In all cases, new development must be of high standard of design, responding to or improving the site and surrounding area.
Policy HAIL D3	Innovation and Variety	This policy seeks to encourage applicants to submit innovative and bespoke design solutions for new development that incorporates local design cues and respects the surrounding context.
Policy HAIL D4	Design for Self and Custom Build Homes	This policy relates to self-build and custom build homes and seeks to ensure that sites of ten dwellings or more are subject to a masterplan that establishes building parameters with regards to elevation, density, set-backs and parking.
Policy HAIL D5	Residential Car Parking Design	This policy seeks to ensure that the design of car parking for new residential developments does not negatively impact the character and appearance of the area. It encourages the use of trees to soften the visual impact of parked cars and the erection of garages in a hidden position, whilst discouraging the development of separate parking courts.
Aspiration HAIL D1	Design Review	This aspirational policy seeks to ensure that the design of emerging schemes for major development is the subject of a design review, and smaller schemes in sensitive locations, such as those in

		the town centre or in conservation area are subject to such an assessment. It is envisaged that the design review will take place in the early stages of the planning application process.
Policy HAIL AT1	Active Travel	This policy aims to promote active transport within new development and decrease the reliance upon vehicular transport. New development is encouraged to create or enhance existing foot and cycle paths. New leisure and commercial facilities are encouraged to provide changing facilities and secure bike racks to promote the use of foot and cycle paths.
Policy HAIL AT2	The Cuckoo Trail	This policy is designed to encourage proposed development to enhance the Cuckoo Trail which in return, is considered to promote active travel within the town and decrease the use of vehicular transport. This would incorporate improvements to the environmental quality if the habitat, biodiversity and trees along the Cuckoo Trail.
Policy HAIL AT3	Public Transport	This policy seeks to improve upon the existing transport links within Hailsham and to ensure that new development integrates well with the existing transport network. It is envisaged that public transport routes, waiting facilities and transport links between Hailsham and Polegate train station will be improved.
Projects HAIL AT1	Active and Sustainable Travel Projects	This aspirational policy seeks to improve and promote sustainable and active

		transport projects, through the creation of new transport facilities and the improvement of existing sustainable transport links. The improvement of the link between Hailsham and Polegate train station and the introduction of park and ride are to be promoted by the Town Council; there are no specific allocations of land made within this policy.
Policy HAIL GS1	Natural and Amenity Green Space	This policy supports proposals for new development that create new wildlife habitats and enhances existing wildlife habitats. The policy also specifically supports the strengthening of connections with the Cuckoo Trail.
Policy HAIL GS2	Open Space within Major Development Areas	This policy is designed to encourage the inclusion of open space within all major developments schemes (where appropriate) in line with the WDC Open Space and Sports and Recreation Assessment 2016-2028 standards, or any later standards to be adopted through the emerging Wealden Local Plan.
Projects HAIL GS1	Natural and Amenity Green Space	This aspirational policy states that the Town Council will seek to improve all existing amenity and natural green spaces within the town. This includes the improvement of existing play spaces with new equipment and the change of use of existing grass verges to community gardens, therefore enhancing their use. The Town Council will work with both the District Council and County Council to explore how underused green spaces and roadside verges may be better used.

Policy HAIL GS3	Pevensey Levels	This policy relates to the Pevensey Levels and confirms that all planning applications for the development in and around the Pevensey Levels will be subject to the HRA. The policy also states that any development adjacent to the Pevensey Levels will be required to provide green space along the non-built up edge of the growth area, creating a natural green space for biodiversity and ecological purposes.
Policy HAIL EMP1	Providing for a Mix of Employment Opportunities.	This policy supports new employment generating developments within the built-up area of Hailsham, or as part of major new development schemes or growth areas, including small-scale social enterprises, small and medium size businesses and live work units. It notes that new employment proposals will be subject to design, landscape and traffic impact assessments.
Policy HAIL CF1	Community Facilities	The policy supports applications for new and/or improved community facilities if they do not have an adverse impact on the local area and build a sense of community cohesion. The loss of existing community buildings (Use Class D1) will be resisted unless it can be demonstrated that the facility is no longer viable or that suitable provision is made elsewhere.
Projects HAIL CF1	Cemetery Space	This aspirational policy confirms that the Town Council will review options to provide additional cemetery capacity in Hailsham. This

		policy does not allocate land for the cemetery use.
Policy HAIL TOU1	Tourism	This policy seeks to support sustainable development at existing tourist facilities, which improves the quality and diversity of visitor attractions and accommodation in the Hailsham NDP area. The loss of existing tourist facilities must demonstrate that the facilities no longer viable and any proposed alternative must provide equal or greater community benefits.
Policy HAIL AQ1	Charging Points for Electric Vehicles	This draft policy states that new developments which provide public parking should include a proportion of spaces for electric vehicle (EV) charging infrastructure where possible.
Policy HAIL AQ2	Sustainable Design and Construction	This draft policy requires new developments to incorporate sustainable design and construction techniques in accordance with Building Regulations, BREEAM, LEED and the Home Quality Mark in order to reduce waste and carbon emissions.
Policy HAIL AQ3	High Energy Efficient Buildings	New developments that have a net emission rate of zero or below, or have 'Passivhaus' certification will be supported, subject to other policy requirements.
Policy HAIL AQ4	Renewables	This draft policy supports renewable energy schemes where they do not have a significant adverse effect on landscape and townscape character, biodiversity, heritage and cultural assets, and amenity value.

Policy HAIL SD1	Development Frameworks	This draft policy states that applicants for major development schemes on the edge of Hailsham are encouraged to prepare a Development Framework prior to submission of a planning application. This would include a programme of community consultation, the submission of a masterplan detailing the mix and type of development to come forward, and plans for the delivery of infrastructure etc.
Policy HAIL SD2	Design Principles	This draft policy states that applicants for major development schemes on the edge of Hailsham should meet a list of design criteria that includes meeting the Building for Life 12 criteria (or subsequent guidance), which includes demonstrating how new developments will be integrated into the existing character of the area and creating a sense of place.
Policy HAIL SD3	Design Codes and Quality	This draft policy states that the preparation and submission of design codes are encouraged by the Town Council prior to the approval of any reserved matters or the granting of detailed planning permission for major development schemes.
Policy HAIL TC1	Hailsham Town Centre	This draft policy aims to support new development that adds to the vitality and viability of the town centre, strengthening retail, leisure, business, tourism and community uses, as well as mixed-use development which may include residential units for upper floors. Meanwhile uses that provide for the temporary use of

		vacant buildings will also be encouraged.
Policy HAIL TC2	Town Centre Design Principles	This draft policy states that all proposed development within Hailsham's town centre will be required to reflect the best practice design principles, responding positively to the characters of the town centre; the policy outlines the criteria as to how this will be achieved. It notes that applications for new development will be required to allow for markets and other events to operate in the town centre.
Policy HAIL TC3	Town Centre Heritage Assets	This draft policy states that any new developments proposed within the town centre should be undertaken with a view to preserving and enhancing the historic market town of Hailsham. It notes that the Town Council will work with others to ensure the protection, and where possible, the enhancement of the Conservation Area and setting of listed buildings.
Policy HAIL TC4	Town Centre Car Parking	This draft policy states that new development must not result in a loss of public car parking and proposals must demonstrate that they do not have a significant adverse effect on traffic movement and the visual character of the town centre.
Policy HAIL TC5	Shopfronts	This draft policy refers to new and improved shopfronts that would enhance the streetscene and respects the character of the town centre. It is noted that existing guidance contained within the Wealden Design Guide Supplementary Planning Document (SPD) should be used to inform proposals.

Projects HAIL TC1	Town Centre Shopfronts and Branding	This draft policy confirms that Hailsham Town Council will look at the potential for town centre specific shopfront design guidance, which will bring a coherent design to shopfronts in the town centre.
Policy Hail TC6	Streets and Spaces in the Town Centre	This draft policy states that applications will be supported which enhance the safe and comfortable movement of pedestrians and cyclists. The policy also notes that street furniture should not prejudice highway or public safety, but enhance the quality of the public realm.
Projects HAIL TC2	Town Centre Public Realm	This draft policy relates to town centre public realm projects for the Hailsham Town Centre and should seek to implement new or improve walking/cycling networks, public transport, public squares, streets and public art.
Policy HAIL P1	Community Infrastructure Levy	This draft policy suggests that where development projects trigger CIL and s106 agreements these will be made in accordance with Wealden District Council's adopted guidance. It also outlines potential projects that could be delivered/partially delivered through CIL monies.

Date: 28 February 2020
Our ref: 307064
Your ref: Hailsham NDP HRA



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BY EMAIL ONLY

Dear Ms Bumpus

CONSULTATION ON THE DRAFT REGULATION 16 VERSION OF HAILSHAM NEIGHBOURHOOD DEVELOPMENT PLAN HABITATS REGULATIONS ASSESSMENT – JANUARY 2020

Thank you for your consultation on the above dated 27 January 2020 which was received by Natural England on the same date

Natural England is a non-departmental public body. Our statutory purpose is to ensure that the natural environment is conserved, enhanced, and managed for the benefit of present and future generations, thereby contributing to sustainable development.

Hailsham Neighbourhood Development Plan Habitats Regulations Assessment

Natural England has reviewed the Hailsham Neighbourhood Development Plan (NDP) Habitats Regulations Assessment (HRA). Our comments on the HRA and its conclusions are as follows.

We understand that this local plan does not allocate specific sites for development or a quantum of growth, but contains policies which will facilitate and support housing and economic growth. As such, your authority has decided that, “in accordance with Part 6 (Regulation 105) of the Habitats Regulations, an Appropriate Assessment must be carried out to ensure that the Plan either alone or in combination does not result in an adverse effect on the integrity of the European sites.” (6.2)

Natural England agrees with the conclusions of the HRA which state that the Hailsham NDP will not adversely affect the integrity of any European or International site (8.9). Natural England does not consider that this plan, either alone or in combination with other plans or projects, will result in an adverse effect on the integrity of the Ashdown Forest SPA and SAC or the Pevensey Levels SAC and Ramsar site.

Whilst Natural England agrees with the final conclusion of the report, it would appear that some of the preceding sections may benefit from some clarification in order that they align with the conclusion of the report. Additional advice on this matter is provided below.

Ashdown Forest Special Area of Conservation (SAC) – Air Quality Impacts from Traffic

It is stated in the HRA report (8.8) that the Hailsham NDP HRA has used the most up-to-date information, knowledge, evidence and Natural England guidance to inform its conclusions. This includes information and evidence gathered through Wealden District Council’s air quality and ecological monitoring and modelling work, which was used to inform the withdrawn Wealden Local Plan.

Appendix B

Based on the abovementioned evidence together with our expert knowledge of the particular characteristics, interest features and management of the designated sites in question, and our professional judgement, Natural England is satisfied that it **can** be ascertained that the quantum of development as proposed in the withdrawn Wealden Local Plan **will not** adversely affect the integrity of Ashdown Forest SAC through air quality impacts.

The final conclusion of the report aligns with the above position, however it is indicated in preceding sections that it is not possible to determine if there will be an adverse effect on integrity on the designated sites because the quantum, type or location of development is not indicated in the plan (e.g. 8.1). Considering the above advice and available evidence, your authority may wish to provide additional clarity to ensure wording in preceding sections supports your final conclusions.

The HRA report may also benefit from additional clarity in relation to quantum of development, in particular whether the finding of the assessment refers to allocated sites or windfall. For example, and with the understanding that this plan does not allocate specific sites, your authority may wish to consider clarifying that *'it is not possible to undertake an in combination assessment at the neighbourhood plan level on the basis that **windfall numbers and locations are this information is currently unknown.**'* (7.5)

Pevensey Levels Special Area of Conservation (SAC) and Ramsar – Hydrological Impacts

Natural England agrees with the inclusion of a safeguarding policy within the NDP, in this case delaying further assessment to the planning application stage and indicating the requirement for applications to include details of mitigation measures to address impacts to water quantity and water quality. It should also be observed that mitigation measures will need to be considered through appropriate assessment (AA) at project level. We advise the requirement for project level AA is included in the proposed wording for the Recommended HRA Policy.

Finally, Natural England advises that reference to an 'alternative foul water drainage solution' is removed (second paragraph). In relation to waste water discharge, it should be noted that alternative solutions such as package treatment works are unlikely to meet the 'in water' quality requirements of Pevensey Levels and therefore will not be licensable by the Environment Agency. It is essential therefore that all development sites are required to provide a connection to the sewerage system.

I hope the above comments are useful. If you have any queries relating to the advice in this letter please contact me on amy.kitching@naturalengland.org.uk.

Yours sincerely

Amy Kitching

Sustainable Development – Sussex and Kent

