Appendix D

### **Review of Preston New Road Environmental Statement**

**Technical report** 

Health Impact Assessment Support, shale gas exploration

Lancashire County Council 2<sup>nd</sup> September 2014

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## Abbreviations and acronyms

AQMA	Air Quality Management Area
BAT	Best Available Technology
BSOR	Borehole Sites & Operations Regulations
CAPs	Climate-Altering Pollutants
CO <sub>2</sub>	Carbon Dioxide
СОМАН	Control of Major Accident Hazards
COMEAP	The Committee on the Medical Effects of Air Pollutants
DCLG	Department of Communities and Local Government
DECC	Department of Energy and Climate Change
DEFRA	Department for Environment, Food & Rural Affairs
DETR	Department of the Environment Transport and the Regions
DH	Department of Health
DPH	Director of Public Health
DSEAR	Dangerous Substances and Explosive Atmospheres Regulations
DsPH	Directors of Public Health
EA	Environment Agency
EIA	Environmental Impact Assessment
EMMP	Environmental Management and Monitoring Plan
ES	Environmental Statement
GHG	Green House Gas
HGV	Heavy Goods Vehicle
HIA	Health Impact Assessment
HPA Health Prot	ection Agency (part of Public Health England from 1st April 2013)
	Health and Safety Executive
	Health Safety, Security and Environment
	International Commission on Radiological Protection
IRR99	Ionising Radiations Regulations 1999
	Lancashire County Council
LEP	Local Enterprise Partnership
LFL	Lower Flammable Limit
LLWR	Low level Waste Repository
LTOBM	Low Toxicity Oil Based Muds
MSDS	Material Safety Data Sheet
	National Institute of Health and Care Excellence
NORM	Naturally Occurring Radioactive Materials
NOx	Oxides of Nitrogen (NO & NO <sub>2</sub> )
РАН	Polycyclic Aromatic Hydrocarbons
	Public Health England
	Particulate Matter (e.g. PM <sub>10</sub> & PM <sub>2.5</sub> )
	Quantitative Risk Assessment
	Review of evidence on health aspects of air pollution
	United Utilities Plc
	volatile organic compounds
WHO	World Health Organization



## **1 Executive Summary**

- 1.1.1 This is an independent report prepared by Ben Cave Associates Ltd for Lancashire County Council (LCC) to support work on defining the requirements for Health Impact Assessment (HIA) of temporary shale gas exploration at a site known as Preston New Road, Lancashire by Cuadrilla Bowland Ltd. A planning application has been submitted for exploration (1). The application is accompanied by an Environmental Statement (ES) (2). There is a separate planning application (not reviewed by this report) that addresses the installation of seismic monitoring infrastructure (3).
- 1.1.2 We have reviewed the application's ES (2) and the appropriate appendices with special reference to health and wellbeing. The ES, the report which is produced to support the Environmental Impact Assessment (EIA), is a useful source of information for the HIA. Many of the factors considered in the EIA will have an effect on health and wellbeing. However, human health is not a core topic for EIA. The difference in perspective and methodologies between EIA and HIA means that there are inevitably issues addressed in the EIA that can be expanded upon in a HIA.
- 1.1.3 The EIA is an official document provided to support a planning application. It needs to demonstrate how a potential project will be implemented without having an adverse effect on the environment, and how operational activities can be expected to meet legal requirements. In the main, the data used is pertinent to the immediate locality. An HIA is not constrained in this way, and will offer comments upon impacts on health at a distance in space and time, and in the light of emerging knowledge. A project may be projected to operate within existing limits, but science is ahead of regulation. HIA thus offers comment on evidence for actual health impacts rather than regulatory or statutory requirements.
- 1.1.4 We note that the seismic array is subject to a separate planning application (3). Some information regarding the seismic array has been provided within the body of the Preston New Road Wood ES (2) and has therefore been considered. Based on this information, it does not appear likely that there will be measurable changes in public health outcomes arising from the installation of the seismic array but this would need to be confirmed if further HIA work were to take place.
- 1.1.5 The review identifies two main issues.
  - The conclusions of the ES are based upon appropriate management of risk and enforcement of regulations and guidelines. Whilst it is generally acknowledged that the regulatory regime overseeing and enforcing safety standards for the emerging fracking industry should provide appropriate protection to the public and workforce (4), commentators have expressed doubt that current regulation is fit for purpose (5).
  - The ES defers a number of issues until after the application has been determined: for example, it is unclear from the ES when the Environmental Management and Monitoring Plan (EMMP), which details the monitoring scope and reporting procedures, will be available; and it is unclear from the ES whether a quantitative risk assessment (QRA) has been, or will be, undertaken to determine the risks and responses required in the event of an unplanned emergency scenario. Whilst the ES may reasonably defer these issues to post application stages, the absence of these documents hinders the fuller consideration of potential health effects associated with the application.
- 1.1.6 On the basis of this review we find that the ES has been completed to fulfil the requirements of an EIA, as would be anticipated. As noted above we also find that it leaves much to the post application documentation and regulatory framework. We identify some



technical clarifications that could be sought by the Director of Public Health for LCC in exercising that role's duty to 'assure' health protection for the area. These clarifications are summarised in the <u>conclusion</u> of this report.

- 1.1.7 The ES finds no significant adverse health impacts for people living and working close to, or at, the site. HIA uses different thresholds and thus might reach different conclusions. The potential adverse impacts are generally greatest at the residential properties closest to the site. The overall burden for these residences is not currently known.
- 1.1.8 The ES and commentators place great weight on regulation. The regulators and PHE report that an appropriate regulatory framework is in place. We note that currently the regulatory framework is untested in the UK and in other countries regulation has not prevented adverse health effects: detailed monitoring and additional studies therefore have great merit.
- 1.1.9 Until regulatory responsibilities and expectations have been more clearly described it may be difficult for the Director of Public Health for LCC to discharge the duty of assurance with regard to health protection. Furthermore, until post application documentation, such as the QRA and EMMP, have been produced, it may be difficult to rule out the potential for health impacts to occur.



## 2 Introduction

- 2.1.1 This report supports work by Lancashire County Council (LCC) on defining the requirements for Health Impact Assessment (HIA) of exploratory shale gas operations in Lancashire.
- 2.1.2 This is an independent report prepared by Ben Cave Associates Ltd for LCC.
- 2.1.3 The purpose of the report is to examine the links between health and wellbeing and the potential effects (beneficial and adverse) of exploring for shale gas.
- 2.1.4 Further information about the study are presented in documents which accompany, and need to be read in conjunction with, this report:
  - Overview report (6);
  - Review of Roseacre Wood Environmental Statement and IPPC Application (7);
  - Community Engagement Report (8); and
  - Annexe to Overview Report (9).
- 2.1.5 The review uses the WHO definition of health as a 'state of complete physical, mental and social wellbeing and not merely the absence of disease or infirmity' (10).

### 2.2 Approach and Methods

- 2.2.1 This review forms part of HIA work undertaken by LCC. The Applicant has not taken part in this review. This separation from the Applicant underscores the independence of the HIA team from the Applicant. However, it also reduces the opportunity to influence the design and implementation of the Project prior to publication of the HIA findings.
- 2.2.2 HIA is usually iterative and allows for the modification of the Project or additional modelling to rule out significant health effects prior to the final report being issued. In this case the HIA process flags up potential issues requiring further investigation. This minimises the opportunity for interventions to address potential health effects. As a consequence this report leaves some issues unresolved. Some of the clarifications raised by this review relate to the permitting, regulatory and monitoring framework that is being developed in parallel. Time constraints mean that the focus of analysis is on the planning application submission (and does not include the wider permitting processes). Some clarifications are therefore likely to be resolved through the emerging permitting, regulatory and monitoring frameworks.
- 2.2.3 Two people reviewed the ES to ensure coverage of all relevant sections. The ES is long and it is detailed. Thus, we reviewed each chapter of the ES at a high level. The cultural heritage and ecology chapters were excluded from the review as they were judged to have less relevance to health receptors though it is observed that adverse impacts on cultural heritage, should they occur, can have an adverse effect on wellbeing. The following chapters were subjected to more detailed review:
  - air quality;
  - noise;
  - public health; and
  - hydrogeology and ground gas.
- 2.2.4 Other ES technical chapters were reviewed at a higher level.
- 2.2.5 This review of the ES has been from the health perspective only. It is not exhaustive but includes sufficient detail to reach general conclusions on: the adequacy of the EIA to inform specific clarifications; reassurances that could be sought by the Director of Public



Health for LCC, in respect of the anticipated activities; and long term monitoring to underpin the veracity of those assurances.

- 2.2.6 The review is one stage in evaluating the impacts which may accrue as a result of the proposed project. This undertaking can be used to support any part of an HIA which seeks to inform the Preston New Road application with regard to potential health effects (1).
- 2.2.7 The review commentary is primarily based on professional judgement with reference to relevant literature where appropriate.
- 2.2.8 The review's remit is listed below.
  - Note the issues, relevant to health that have been covered, comment on the results and examine the assumptions that have informed the analysis.
  - Examine details of the methodologies used by the Applicant's consultants and the receptors identified and provide commentary on the thresholds used from a health perspective.
  - Identify specific areas for further HIA investigation.
  - Establish how the existing ES data could inform specific HIA issues and the next steps for linking this data to the health literature and health assessment.
  - Produce a list of detailed issues that require further clarification with the ES consultants.
- 2.2.9 The ES notes that it provides a great deal of information about the application: this is due to its status as one of the first onshore deep gas shale exploration sites in England that is subject to an EIA (2).

Consequently the level of detail within the baseline data and the assessment of likely significant effects are greater than that which might typically be produced for a temporary hydrocarbon exploration project. As the exploration (and potential production) of deep shale gas reserves progresses, and the Strategic Environmental Assessment (11) of future onshore oil and gas licensing is completed (and new guidance is published), the scope of future EIAs is likely to be refined and the volume of information contained in the ES may be reduced.

- 2.2.10 This review does not seek to reach findings on significance or probability. Descriptive colloquial terms are used in relation to professional judgements reached by the reviewers. Such terms include: 'appropriate', 'adequate' and 'reasonable'. These terms are used to express that an action or process has been undertaken to a level that is considered acceptable and in line with good practice.
- 2.2.11 Reference to significance is specific to the methodology adopted by the ES chapter being reported. The term does not indicate that a level of statistical probability has been achieved ('p' or 'r' value). Furthermore, the term *significant* within an EIA is a reflection of the process findings against a set of criteria, as opposed to an opinion on the part of the authors of the ES. We have, therefore, sought to avoid using such terminology except where we have also used external criteria.



## **3 Review of the Preston New Road ES**

3.1.1 This section sets out results of a review of the Environmental Statement (ES) submitted to LCC by Cuadrilla Bowland Ltd for temporary shale gas exploration at a site known as Preston New Road, Lancashire (2). The review makes comment upon the ability of any element of the Project to have an impact on health, whether direct or indirect, short term, medium or long term, in near or far geographical perspective. The scope of HIA work is not limited to meeting statutory or regulatory limits.

### 3.2 General

- 3.2.1 This is a detailed ES for the level of proposed development. Overall the ES appears to have been completed to a standard which meets the requirements of an EIA. The issues raised in this review largely relate to requests for clarifications. The ES provides a useful source of information to inform the HIA.
- 3.2.2 The proposed development is described in chapter 4 of the ES (pp25-54, source 2). The ES then examines the different aspects of this proposed development.
- 3.2.3 The ES notes Department of Communities and Local Government (DCLG) planning practice guidance for onshore oil and gas (12), which states:

Individual applications for the exploratory phase should be considered on their own merits. They should not take account of hypothetical future activities for which consent has not yet been sought, since the further appraisal and production phases will be the subject of separate planning applications and assessments.

- 3.2.4 We accept that the focus should rightly be on the current application (1). However it is also noted that the current application will have a direct bearing on any future applications for full-scale gas production on the site. Decisions taken as part of this application have the potential to influence the scope of such future applications. Care should be exercised in extrapolating conclusions about temporary, small-scale exploratory procedures to longer-term and larger operations.
- 3.2.5 The ES notes that, in the scoping opinion received from LCC on 11<sup>th</sup> March 2014, Public Health England requested a section in the ES that provides signposts to all the sections of the ES where potential health impacts have been assessed. The ES responds to this request in Chapter 20 *Public Health* and by supporting information within *Appendix T*. Public Health is not included in the ES non-technical summary.
- 3.2.6 The ES has scoped out the following topics:
  - electromagnetic interference;
  - microclimate; and
  - site monitoring and management (as monitoring proposals are set out, where relevant, within the technical chapters of the ES).
- 3.2.7 The decision to scope out electromagnetic interference and microclimate topics appears reasonable. However with regard to monitoring the ES notes that the specific details will be developed following the planning determination. The coverage of monitoring in the ES chapters is variable. For example there is good discussion of monitoring for hydrogeology, but not air quality. Appendix E of the ES sets out introductory Environmental Management Plan information. It will be important that the monitoring strategy includes mechanisms to confirm that impacts are as expected by the ES.



- 3.2.8 These findings suggested the need for further information on the monitoring requirements needed to confirm the findings of, and the assumptions within, each chapter of the ES. This is important given that the Environmental Management and Monitoring Plan (EMMP) is not likely to be available before the application is determined. For example monitoring of flare emissions during the initial flow testing to measure radon and other hazardous/radioactive pollutant concentrations and dispersion.
- 3.2.9 Long term monitoring of the impacts from the project, should it be granted permission to go ahead, will be important. There are no clear lines of responsibility to ensure that gradual decline of the state of the fabric of the well over time can be monitored to ensure that gas leaks into the rock strata, atmosphere and groundwater are prevented. It is noted that the various government departments which each play a role in the regulatory process for this application are prone to change within government reorganisations. It is important that such changes in the future do not lose sight of long term responsibilities for such projects. We suggest that the Director of Public Health for LCC should seek clarity on the roles and responsibilities of the organisations that will oversee the long-term management of the wells post decommissioning to ensure that public health is not adversely affected at some point in the future. Long term needs to be defined. Given the length of time over which well degradation may occur a period of 100 years may not be unreasonable. We suggest that an appropriate timescale for monitoring should be identified in a literature review.
- 3.2.10 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC should clarify that the monitoring framework requirements set through the planning and permitting processes will address not only the short-to-medium term impacts of disturbance and pollutants arising from the site to the local population, but also the potential for long-term (and potentially more widespread) legacy impacts on groundwater and ground gas. Such monitoring should be tied to an action plan with defined roles and responsibilities for notifying and responding to exceedances for the full period of the monitoring. We suggest that the Director of Public Health for LCC should remain engaged with the process and information that emerges on monitoring from the planning and permitting processes.
- 3.2.11 Repeated reference is made, in the ES, to an absence of plausible pollutant pathways<sup>1</sup> in scoping and assessment decisions (e.g. for contamination of surrounding agricultural land). This approach gives strong weight to engineering solutions and failsafe technology or processes. Whilst we acknowledge that progress has been made in identifying lower risk sites to drill and developing engineering solutions, we also caution that no process is immune to failure. It is noted that the application will be supported by separate management plans. Regardless of their quality, many accidents occur as a result of humans choosing to ignore elements of management requirements.
- 3.2.12 The ES findings that effects are not significant, or not of concern to the Applicant, rely in the main part on the operator adhering to management plans, and operational controls.
- 3.2.13 We suggest that the Director of Public Health for LCC requests that regulators collectively produce a document that summarises the application's adherence to the DECC Regulatory road map guidance (13); including the planning and permitting conditions and monitoring requirements that have been imposed at each step for the protection of public health.
- 3.2.14 The ES states that the development does not fall within COMAH Regulations or the Major Accident Off-Site Emergency Plan (Management of Waste from Extractive Industries)

<sup>&</sup>lt;sup>1</sup> A plausible pollution linkage occur where there is a source, pathway and receptor.



(England and Wales) Regulations 2009. However this review judges that consideration should be given to unplanned emergency event scenarios, including the impact on local population, health resources and occupational workforce. The boundary of the zone of acceptable risk, or similar, should be identified for any fire, asphyxiation or explosion risk due to loss of gas containment. An appropriate limit to use to define this boundary may be half the lower flammable limit of the dispersed gas from the source (½LFL) (14). Consideration could also be given to other toxicity levels in any gas cloud, e.g. radon.

- 3.2.15 In reaching this decision reference is made to impacts being below relevant legally imposable limits and standards, however these are not explicitly listed in the Public Health chapter. HIA can consider a wider range of issues than those summarised in the ES Public Health chapter. Furthermore, whilst many individual residual effects may be classified as not being significant, there are a small number of homes which are impacted by several issues. The overall burden for these residences is not currently known.
- 3.2.16 Reference is made in the ES to site specific emergency response plans to enable rapid and appropriate response to unplanned events in coordination with local emergency services where necessary. It is unclear if these have yet been produced. If available, the Director of Public Health for LCC should review these documents.
- 3.2.17 These findings suggested the need for further information on
  - A) site specific emergency response plans; and
  - B) quantitative risk assessment (including unplanned events and reference to ½LFL thresholds).
- 3.2.18 It is noted that the Borehole Sites & Operations Regulations 1995 (BSOR) (15) as well as most provisions of the Dangerous Substances and Explosive Atmospheres Regulations 2002 (DSEAR) (16) apply to onshore well sites (17). These regulations require the production of a fire protection plan and plan for detection and control of toxic gases. Hazardous zones in the event of an unplanned release of fluids from the well must also be identified. This information does not appear to be currently available, so the risks to the public cannot be determined.
- 3.2.19 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on A) site specific emergency response plans but should remain engaged with the process and information that emerges on these issues from the emergency planning and permitting processes.<sup>2</sup>
- 3.2.20 With regard to B) quantitative risk assessment (including unplanned events and reference to ½LFL thresholds) we suggest that the Director of Public Health for LCC does seek further specific clarification to confirm that no members of the public would normally live, work, travel or pursue leisure activities within the zone of ½LFL<sup>3</sup> for worst case loss of gas containment.

## 3.3 Public Health

- 3.3.1 ES chapter 20 considers public health impacts of the Project.
- 3.3.2 This review notes that there are wider regional and national public health benefits from increased energy security. These are linked to many determinants of health, including

<sup>&</sup>lt;sup>2</sup> We note that Emergency Planning is an issue that was raised in the Community Engagement workshop (8).

<sup>&</sup>lt;sup>3</sup> Being outside the area where gas has dispersed from the source to a concentration of half its lower flammable limit (½LFL) is a recognised threshold of reasonable safety (14).

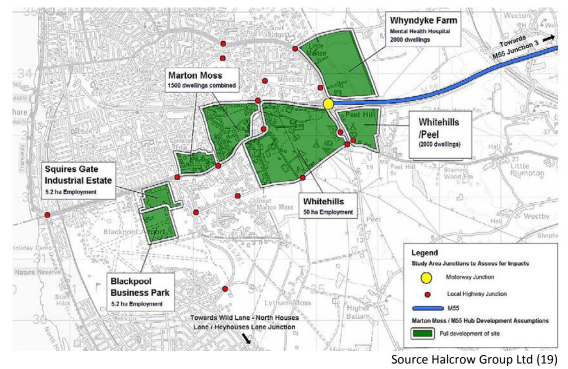


thermal control in homes and power for health and employment services. These wider benefits must be weighed against the adverse disturbance, nuisance, anxiety and contamination impacts that may affect the local population.

- 3.3.3 ES chapter 20 concludes that the residual significant effects (following the identification of mitigation measures) are the:
  - temporary visual effects from the use of the taller pieces of equipment (e.g. the drilling rig and workover rig used during hydraulic fracturing);
  - temporary sky glow and building luminance effects from night time exploration activities; and
  - the short term use of the available waste treatment capacity, for flowback fluid, within 100 miles of the Sites.
- 3.3.4 The ES states that following a review of the proposals and the receptors present in the vicinity of the scheme, it has been concluded that there is no potential for health and wellbeing impacts to arise on:
  - effects on community facilities and social networks; or
  - physical activity.
- 3.3.5 These issues have not been considered further within the ES.
- 3.3.6 The ES identifies and responds to a PHE publication on shale gas extraction (18). The ES explains how it responds to the PHE recommendation in that report, including some consideration of broader public health and socio-economic impacts. The PHE publication focuses on the potential health impacts of exposures to chemical and radiological pollutants. The PHE document states that it does not include consideration of the following issues:
  - climate change;
  - greenhouse gas emissions;
  - sustainable use of water resources;
  - nuisance issues such as noise and odours;
  - traffic (apart from vehicle exhaust emissions);
  - occupational health;
  - visual impact; or
  - socio-economic benefits or impacts of shale gas extraction.
- 3.3.7 These issues are considered within the ES but they are not all identified by the Applicant as being relevant to health as some of the appropriate connections have not been made. Not all signposting provided in ES Appendix T (analysis) gets addressed in the ES Public Health chapter.
- 3.3.8 It is worth commenting that although the ES Public Health chapter is intended to consider the effect on the community, as opposed to individuals, there are some communities which we would expect to experience effects which become cumulative and synergistic: noise, dust, light, inconvenience. Defining an effect of 36 months duration as transient may be justifiable when looked at over the duration of the project. We would not expect 36 months to be a transient event for people living close to the Project, especially if they are elderly. The uncertainty of the outcome (*i.e.* the possibility of more drilling and further applications) or possible pollution episodes can lead to anxiety with attendant health problems.
- 3.3.9 A potential gap in the cumulative impacts section of the ES is the proposal for the 'development hub' of as many as 5,500 new homes near the A55 interchange, to the east of Blackpool. The expansion could also include around 60 ha or employment land and a



Mental Health Hospital at Whyndyke Farm (19). The Blackpool emerging Core Strategy (20) Policy CS25 describes South Blackpool housing growth, including lands around Junction 4 of the M55. Policy CS24 also supports employment growth for this area.



#### Figure 3-1: South Blackpool development hub potential expansion

- 3.3.10 These findings suggested the need for further information on what effect (for example: direct, indirect, cumulative, differential or synergistic) the Project will have on proposed development within Fylde (21), including the proposed mental health unit at Whyndyke Farm.
- 3.3.11 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does seek further specific clarification on proposed development within Fylde (21), including the proposed mental health unit at Whyndyke Farm.
- 3.3.12 The Public Health chapter (chapter 20) of the ES discusses the following issues and concludes there are no significant impacts from:
  - noise;
  - air quality;
  - water (surface and groundwater); and
  - perception effects.
- 3.3.13 Noise, air quality and water are all topics with ES chapters in their own right. We review these separately by individual topic chapters to obtain a clearer understanding of how the findings were reached. The following section considers what, in the ES are called, perception effects.



### Perception effects

- 3.3.14 Perception effects are covered in Public Health chapter 20. No formal methodology is set out for the consideration of perceptions of risk. We note that the term 'perception' can be considered pejorative and infer that something is not real. We also note that this term is used within the literature on shale gas extraction (see for example, Ladd (22)). In any further shale gas extraction HIAs we would advise framing this as an investigation of *community understanding of risk*.
- 3.3.15 The discussion of perceptions makes limited reference to supporting literature, relying largely on a review of case studies looking into health risk perception in the North West of England (23). Whilst this is a useful source, particularly due to its geographic relevance, on its own it does not constitute a full picture of the issues. We suggest in the following paragraph some recent studies that would bear further examination.
- 3.3.16 Although a wide conceptual base to the consideration of perception risks is not essential for the ES, the following issues raised in the health literature could be the subject of further consideration in the context of the setting of the project :
  - There are significant differences in community responses to similar public health threats. Distinguishing factors may include: prior experience and visibility of threat; socio-demographic characteristics; volume and type of media coverage; or government reaction and availability of social support (24).
  - Risk-refuting information may reduce anxiety about a particular disaster, but may not reduce anxiety about an industry in general (25).
  - Risk communication strategies that incorporate the needs of the target audience(s) with a multi-faceted delivery method are most effective at reaching the audience. Furthermore, the response to risk communications may be influenced by: personal risk perception; previous personal experience with risk; sources of information; and trust in those sources (26). It is worth noting that this is a community which is sensitised, having recollection of the Abbeysteads incident thirty years ago, in which migration of methane was responsible for an explosion.
  - Evidence from the nuclear industry suggests that people with a high perception of risks may be less attentive to information about protective actions. People with little confidence in authorities may also be more likely to have a low reception of information (27).
- 3.3.17 If someone deems that they are at risk (irrespective of the level of risk) this can affect their health and well-being. For example: increased levels of fear, anxiety and stress affect mental well-being, which can also cause physiological changes including increases in adrenaline, nor-adrenaline and cortisol levels; increased levels of fear/anxiety can lead to social isolation especially in older people who may be afraid to go out, and thereby experience reduced social contact (and possibly reduced levels of social support), which can lead to depression (pre-existing health states that exacerbate this effect include hearing loss, which in combination with depression is linked to the development of Alzheimer's). Women who are pregnant or who have young children may also choose not to go out through fear, and thereby experience similar effects, coupled with a reduction in physical activity for the women and the children.
- 3.3.18 With regard to risk perception, the Applicant has outlined ways in which provision of information will be expected to allay fears. Participants in the Community Engagement workshop (see source 8) suggest this is an important health issue. No evidence is presented that information provided by the Applicant to date has reduced community fears about the project.



- 3.3.19 The ES discussion includes a summary of concerns raised during an ES consultation with residents. It is noted that consultations have been general, covering a Project for development known as Roseacre Wood, as well as this current application for Preston New Road. However, the issues of concern tend to be generic, and include perceptions of risk from:
  - radioactive material;
  - flammable gases;
  - potentially hazardous materials on site;
  - emissions to air (including flaring);
  - induced seismicity; and
  - ground / surface water pollution.
- 3.3.20 The issue of risks to potentially sensitive groups or individuals (e.g. children or people with pre-existing health conditions) was also raised. Although information on many of these issues is provided elsewhere in the ES, the Public Health chapter does not clearly signpost or summarise the actual risks presented by the current application for these concerns. We note that the Applicant's response to their public consultation has addressed these issues directly, and in some cases they have undertaken to make alterations accordingly.
- 3.3.21 These findings suggested the need for further information on the influence of people's understanding of safety on the surrounding areas, including consideration of: property values; amenity value of outdoor space; and levels of physical activity.
- 3.3.22 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does seek further specific clarification on the influence of people's understanding of safety on the surrounding areas, including consideration of: property values; amenity value of outdoor space; and levels of physical activity. This is because these are potentially important determinants of health that are currently not well understood.

## 3.4 Air quality

- 3.4.1 ES chapter 6 assesses the air quality impact of the Project. It explains that data about the Project activities (e.g. the type and number of vehicle movements and the quantity and quality of gas burned in the flares) were used to predict the quantity and distribution of gas and dust emissions. The chapter states that these were then compared to legal levels that set out safe limits for these emissions. This assessment also assessed the potential quantities of naturally occurring radioactive gas, specifically radon that could be emitted during flaring. The chapter concludes that none of the predicted emissions exceed safe limits. It therefore concludes that the Project will not result in a significant effect on air quality.
- 3.4.2 The ES chapter 6 air quality notes that the area in which the site is situated is rural and not densely populated. There are no existing significant sources of emissions to the atmosphere. Likewise, there are no areas within the vicinity of the Site where there is an existing problem with air quality or pollution. This appears consistent with viewing the site using Google earth (28), Defra AQMA mapping (29) and Environmental Agency interactive mapping of emissions permits and incidents (30) as well as a site visit.
- 3.4.3 The ES assesses five sources of air pollution these are emissions from:
  - construction activities;
  - the vehicles associated with the use of the Site;
  - the flaring of gas during flow testing;



- equipment associated with the operation of the Site (e.g. generators, pumps and blenders); and
- fugitive emissions.
- 3.4.4 The assessment concludes that the main atmospheric pollutants from the Project are the gases that are emitted when gas is burnt in the flare.
- 3.4.5 The Air Quality Standards Regulations 2010 sets out target and limit values for England (31). The UK Air Quality Strategy sets out air quality objectives and policy options to improve air quality in the UK (32). The ES air quality assessment uses these air quality limit values to assess the significance of impacts. Whilst this is a reasonable methodology to adopt, it is noted that:
  - the recent REVIHAAP report by the World Health Organization (33) into the health effects of air pollution may result in further lowering of statutory thresholds and WHO recommended levels for air pollutants; and
  - the European Commission has tabled a proposal for The Clean Air Policy Package, which would update the 2008 directive with revised limit and target values (34).
- 3.4.6 Although it is accepted that the application should be compliant with current, not hypothetical future, regulatory and statutory requirements, consideration of relevant scientific evidence on thresholds of harm is an important consideration for HIA. For example the REVIHAAP report confirms that for Particulate Matter there is no evidence of a safe level of exposure or a threshold below which no adverse health effects occur (33). The Committee on the Medical Effects of Air Pollutants (COMEAP)'s report on particulate air pollution concluded that in quantitative terms a pollution reduction of  $1 \,\mu\text{g/m}^3$  of PM<sub>2.5</sub> would lead to on average 20 days increased life expectancy from birth per person (the extent to which individuals are affected is likely to be highly variable) (35).
- 3.4.7 According to the Air Quality Standards Regulations 2010, PM<sub>2.5</sub> annual mean limit values of 25µg/m<sup>3</sup> is to be met by 1<sup>st</sup> January 2015 (31). The ES does not discuss the project's impact on levels of PM<sub>2.5</sub>. Sources of PM<sub>2.5</sub> include diesel generators, vehicles (both dust from movement and exhaust emissions) and flaring. Such impacts should be treated as cumulative. This type of impact also has the potential for differential impacts particularly for people with a pre-existing respiratory conditions or children whose bodies are still developing (some of whom may also have pre-existing health conditions).
- 3.4.8 These findings suggested the need for further modelling from the Applicant which takes into account the cumulative output of  $PM_{10}$  and  $PM_{2.5}$  for flaring, traffic movement, construction, generators, and other activity. We recognise that  $PM_{2.5}$  is not usually included in ESs but it is an important issue for health (36).
- 3.4.9 A clear course of action on this issue is difficult to determine as a judgement must be reached on proportionality versus potential health impacts where there is no known lower threshold for harm. Based on the precautionary principle we suggest that the Director of Public Health for LCC confirms with the Applicant that PM<sub>10</sub> and PM<sub>2.5</sub> levels are as low as reasonably practical using BAT. A planning condition covering all types of emissions and pollutants to this effect could be considered.
- 3.4.10 The demonstration that all pollution will be as low as reasonably practical using BAT is wider than just PM or even air quality and should also include other forms of disturbance, such as noise and light (see later sections).
- 3.4.11 As an alternative to statutory and regulatory targets any exceedance of the air quality thresholds set out by the World Health Organization (37) could be considered a significant negative impact. Although these more stringent thresholds are sometimes viewed as aspirational, particularly in areas with high background air pollution, they could be a more



appropriate set of values for HIA. As noted above some of these values may be further reduced as a result of the REVIHAAP report (33).

3.4.12 Table 3-1 provides a comparison, for those thresholds which have directly comparable units, between the UK Air Quality Standards Regulations 2010 (31) and those of the WHO (37). The differences relate primarily to particulate matter and sulphur dioxide concentrations.

Pollutant	UK Air Quality Standards	WHO Guide Values
Particles (PM <sub>10</sub> )	_50 μg/m³ 24 hour mean	50 μg/m <sup>3</sup> 24 hour mean
	40 μg/m³ annual mean	20 μg/m <sup>3</sup> annual mean
Particles (PM <sub>2.5</sub> )	25 μg/m³ annual mean	10 μg/m³ annual mean
Nitrogen dioxide	200 μg/m <sup>3</sup> 1 hour mean	200 μg/m <sup>3</sup> 1 hour mean
	40 μg/m³ annual mean	40 μg/m³ annual mean
Ozone	100 μg/m³ 8 hour mean	100 μg/m³ 8 hour mean
Sulphur dioxide	125 μg/m³ 24 hour mean	20 μg/m³ 24 hour mean

#### Table 3-1: Comparison of UK Air Quality Standards and WHO Guide Values

- 3.4.13 Exhaust emissions are an important source of traffic-related pollution, and epidemiological and toxicological studies have linked such emissions to adverse effects on health (33). It is also noted that road abrasion, tyre wear and brake wear are non-exhaust traffic emissions that become relatively more important with progressive reductions in exhaust emissions, and to which the Applicant's vehicles will contribute. Toxicological research increasingly indicates that such non-exhaust pollutants could be responsible for some of the observed adverse effects on health (33). Notwithstanding the potential for some health impact from traffic emissions, the ESs assumptions around the limited impact from the number of vehicles involved in the development appear reasonable.
- 3.4.14 The ES main air quality assessment modelling for NO<sub>x</sub>, PM<sub>10</sub> and Benzene appears appropriate. The closest residential receptors appear to have been identified. The modelling assumptions appear reasonable. It is noted that the largest air quality impacts are predicted at Plumpton Hall Farm and Staining Wood Farm (the latter includes a small relatively new multi-property residential development).
- 3.4.15 The ES includes a brief discussion of potential fugitive gas releases. This notes that the probability of uncontrolled releases is very low and that significant impacts would only occur to the public if they were present very close to the source and for the wind to be blowing towards them. The ES states that the closest properties are over 3,000m from any potential source. The distance appears to be closer to 300m and at a relative orientation for downwind exposure as judged from the wind rose in ES figure 6.2. The HIA may benefit from a quantitative risk assessment being undertaken by the Applicant to better inform the potential impacts of uncontrolled gas releases with clearly identified receptors.
- 3.4.16 These findings suggested the need for further information on the distance between a potential source of fugitive gas releases and residential properties.
- 3.4.17 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on the error in distance between a potential source of fugitive gas releases and residential properties point. However we suggest the Director of Public Health for LCC does seek further specific clarification on the risk from fugitive emissions including quantitative risk assessment.



- 3.4.18 The ES air quality chapter does not indicate clearly the expected composition of the gas to be extracted. It does suggest that volatile organic compounds (VOC) are not likely to be present. It is not clear if levels of other gases such as ozone (indirect impact resulting from the emission of NOx with sunlight, and which may be high at a location which is influenced by maritime incursions of ozone), or polycyclic aromatic hydrocarbons (PAHs) should be considered. Note the substances listed by Kovats et al (38) as being potentially present. Such data on expected concentrations could be reviewed against applicable standard or guideline value, including reference where appropriate to the HPA Chemicals & Poisons A-Z and compendium to comment on expected toxicity levels for fugitive gas releases. Concentrations in extracted gas would be needed in appropriate unit (e.g. mg/m<sup>3</sup> or ppm) to aid comparison with thresholds for health impacts.
- 3.4.19 These findings suggested the need for: further information on the predicted composition of the gas that will be extracted; how the composition of the extracted gas will be verified and monitored; and what remodelling will be undertaken once this information is available.
- 3.4.20 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on this point, but should remain engaged with the process and information on this issue that emerges from the planning and permitting processes.

#### Radon

- 3.4.21 As radon emissions are not a standard inclusion within EIA air quality assessments, this review has gone into greater detail on this specific issue. Radon is an issue for both air quality and water quality associated with the application. The air quality impacts are discussed here. Water quality impacts of radon are discussed in the review of the ES hydrogeology chapter.
- 3.4.22 An important consideration in this case is that unlike the natural migration of ground radon into homes, this potential radon exposure arises from a conscious decision to undertake an activity that increases the radon concentration in the local atmosphere. Whilst the levels are likely to be below statutory or regulatory maximum values (based on the ES modelling results), the radon levels do present a potential health impact, as there is no known threshold below which radon exposure carries no risk (39).
- 3.4.23 Radon comes from uranium which occurs naturally in many rocks and soils. Most radon gas breathed in is immediately exhaled and presents little radiological hazard. However, the decay products of radon attach to atmospheric dust and water droplets which can then be breathed in and become lodged in the lungs and airways. Some radon decay products emit alpha particles which cause significant damage to cells in the lung. Radon is now recognised to be the second largest cause of lung cancer in the UK after smoking (40).
- 3.4.24 For Radon, the ES adopts the International Commission on Radiological Protection (ICRP) dose constraint of 300 microsievert ( $\mu$ Sv) per year for a single source.<sup>4</sup>
- 3.4.25 Mobbs et al place this threshold in perspective (41): epidemiologists, radiobiologists and medical practitioners may consider a few tens of millisievert (mSv) to be a low radiation dose. National radiological protection standards are specified in the Ionising Radiations Regulations<sup>5</sup>, with annual dose limits of 20 mSv for workers and 1 mSv for members of the

<sup>&</sup>lt;sup>4</sup> Sievert (Sv) is the international (SI) unit of effective dose, obtained by weighting the equivalent dose in each tissue in the body with ICRPrecommended tissue weighting factors, and summing over all tissues.

<sup>&</sup>lt;sup>5</sup> Mobbs et al incorrectly reference this legislation. The correct reference is to the Ionising Radiations Regulations 1999, which came into force in 2000. Available at: <u>http://bit.ly/1nS4t64</u>



public. Public radiological protection standards for radioactive discharges are set at a dose constraint of 0.3 mSv (i.e. 300 microsievert ( $\mu$ Sv)) per year, with a requirement to reduce doses as low as reasonably practical below this level (DETR, 2000) (41). In the UK the HPA has calculated that on average people are exposed to about 2.7 millisieverts (mSv) of radiation a year (40).

- 3.4.26 Radon is of concern because of its association with increased risk of cancer, including lung cancer and leukaemia (42). The risk from radon is approximately 25 times higher for cigarette smokers than for non-smokers (40). The radon smoking interaction represents a potentially important synergistic impact (sum greater than the parts). For people who smoke, the synergistic effects of exposure to radon are multiplied. Synergisms among occupational inhalation exposures are known; perhaps the best documented example is the synergy between radon progeny and cigarette smoking in producing lung cancer in underground miners. In this example, the presence of synergism was shown by a pooled analysis of data that contained information from cohorts of underground miners on both exposure to radon decay products and smoking. Statistical models were used to estimate the degree of synergism, which could be determined with reasonable precision because substantial data were available. This work was recently referenced in meta-analysis in Environmental Health Perspectives (43).
- 3.4.27 Alpha particle emissions dominate the carcinogenic action of radon and its decay products. The passage of a single alpha particle through the nucleus causes complex clustered damage to the DNA. Most cancers are of monoclonal origin and derive from a single damaged cell through a multistage process of genetic changes (40). One radon decay particle is therefore sufficient to cause cancer.
- 3.4.28 Radon is usually measured in units of becquerels per cubic metre, Bq/m<sup>3</sup> (i.e. concentration of radioactivity in air). The average outdoor radon level varies between 5 and 15 Bq/m<sup>3</sup>. Evidence suggests an increase of 100 Bq/m<sup>3</sup> in the long-term average radon concentration in the home would cause an increase in the risk of lung cancer of between 5% and 31%. This risk appears to vary linearly with the radon concentration, with no threshold below which the risk is zero (40).
- 3.4.29 The Ionising Radiations Regulations 1999 (IRR99) (44) radon criterion of 400 Bq/m<sup>3</sup> is a workplace threshold above which the responsible employer is required to manage radon exposure of employees and, where appropriate, the public. If the radon measurements do not exceed 400 Bq/m<sup>3</sup> in any 24 hour period in the workplace (IRR Reg 3.1(b)), then the occupational and public dose limits will not apply. The ES describes radon exposure in units of microsievert ( $\mu$ Sv) rather than Becquerels per cubic metre (Bq/m<sup>3</sup>). Furthermore data is presented as annual averages rather than 24 hour means. Although the ES modelling results suggest radon exposure levels (notably during operation of both flares) either within or outside the surface site boundary that would cause IRR99 to apply. It may therefore be appropriate for monitoring to include measures of radon levels as Bq/m<sup>3</sup> 24hr means.
- 3.4.30 The ES modelling of radon to a hypothetical 'local resident family' (living 100m away and eating food grown 500m away) resulted in an effective dose of 0.3  $\mu$ Sv per year. The ES concludes this is not significant. ES Appendix F states that the estimated exposure is considered suitably worst-case, and falls significantly within both the dose constraint of 300  $\mu$ Sv per year for a single source, and the statutory public dose limit of 1,000  $\mu$ Sv per year.
- 3.4.31 A possible limitation of the modelling is that the model spreads the assumed 120 day flare burn as a discharge over the course of 1 year, to give an annual effective dose. Little further detail is provided, so there is a possibility that (as Radon has a 3.82-day half-life



(41)) the annual exposure rate may be lower than for a 120 day period. The ES states that the initial flow test period will be 90 days, during which time gas will be flared from two flares located within the boundary of the site. During the extended flow testing the gas will not be flared, but piped to the gas grid. The 120 days therefore seems reasonable, however only one flare is referred to in the radon modelling.

- 3.4.32 Regulation of all disposals of radioactive waste, including discharge into the environment rests with the Environment Agency. The Environment Agency acts so as to limit such disposals so that public exposure to radiation is as low as reasonably achievable, and is within national dose limits and constraints, in accordance with the Radioactive Substances (Basic Safety Standards)(England and Wales) Direction 2000 (45).
- 3.4.33 Although the lack of a lower threshold for harm from radon might suggest it would be desirable for the Environment Agency to require doses as low as reasonably practical, statutory guidance states that where the prospective dose to the most exposed group of members of the public is below 10  $\mu$ Sv per year from the overall discharges of an operator the Environment Agency should not seek to reduce further the discharge limits that are in place, provided the operator applies and continues to apply BAT<sup>6</sup> (46).
- 3.4.34 On this basis this review concludes that, although the assessment of radon emission may have some limitations, it is likely to be of the correct order of magnitude and this is below statutory values for radiological exposure to the public. Whilst this does not preclude all harm, it would seem to be below the threshold where further mitigation would be expected. Notwithstanding recommendations that exposure should be reduced as far as practical the following issues could be explored:
  - Monitoring to confirm the modelled compositions and exposures.
  - A calculated equivalence of μSv/year to worst case Bq/m<sup>3</sup> 24 hour mean for the period of flaring (i.e. not averaged over a year) would be helpful to compare the predicted levels with IR99 target levels.
  - It is unclear if the radon model included allowances for weather conditions (which may affect dispersion with distance). For the avoidance of doubt the radon modelling could potentially be re-run with actual rather than hypothetical receptors and weather parameters. This is not expected to alter the ESs conclusion, but would assist in resolving this as an issue for the HIA.
- 3.4.35 These findings suggested the need for further information on the radon modelling, particularly: on whether there will be periods of higher exposure to radon (e.g. during the 120 day flare period assumed by the radon modelling) than is suggested by the ES reporting the exposure levels as an annual effective dose; whether one or two flares have been modelled; the likely radon exposure levels during unplanned events (e.g. loss of gas containment at ground level) for occupational and residential receptor doses; and results using actual rather than hypothetical receptor and weather data.
- 3.4.36 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point. For each radon modelling result (including those requested above), data in unit of  $\mu$ Sv/year and Bq/m<sup>3</sup> 24 hour mean would be useful.

#### Conclusion on air quality

3.4.37 Public health protection is improved when emissions are controlled and facilities are located away from where people live (47). Overall the ES air quality assessment shows that

<sup>&</sup>lt;sup>6</sup> The term BAT means the latest stage of development (state of the art) of processes, of facilities or of methods of operation which indicate the practical suitability of a particular measure for limiting discharges, emissions and waste.



emissions are controlled and the site is situated away from major population centres (although there are a number of dwellings nearby). The air quality modelling of the emissions covered by the ES are suitable to inform the health related assessment of air quality impacts. There are a few areas where additional information could be requested to provide reassurance to the DPH that human health will not be impaired. Other than emergency scenarios, it is agreed that the potential for health impacts as a result of the development's impact on air quality are limited. The full life cycle impacts associated with offsite waste transport and disposal could be an area of further clarification in conjunction with the Environment Agency.

## 3.5 Noise

- 3.5.1 ES chapter 16 assesses noise and vibration impacts of the Project. It concludes that the Project will not result in a significant effect from noise or vibration. The only exception is during hydraulic fracturing were the pumps to be operating outside of normal daytime working hours in which case a significant noise effect is predicted. A restriction in working hours is therefore proposed.
- 3.5.2 The ES chapter 16 noise notes the site is in a rural location, however the proximity of the M55 to the north and A583 to the south means that during the day time road noise is a particular feature of the current environment. This appears consistent with viewing the site using Google earth (28) and Defra noise mapping (48), which although not extending to the site, shows elevated levels for the M55 and A583.
- 3.5.3 The ES reports that the only stage of the project with the potential to result in a significant noise effect is where hydraulic fracturing occurs during night time (2300-0700) where noise limits are at their most stringent.
- 3.5.4 Noise is a ubiquitous feature of major transport routes and construction sites. It is noted that the closest residential receptors are Plumpton Hall Farm and Staining Wood Cottages, which are likely to have high background traffic noise from the A583. It is noted that although at a greater distance the Carr Bridge Park residents live in structures which may have lower sound attenuating properties. It is unclear if this was taken into consideration when Carr Bridge Park was not included as a receptor in the noise assessments.
- 3.5.5 These findings suggested the need for further information on whether the noise modelling takes account of the fact that the properties at Carr Bridge Park are not permanent structures and may thus provide less sound attenuation from the drilling and operation.
- 3.5.6 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on this point.
- 3.5.7 The ES states that vibration is generally not expected to be perceptible from the Project. Vibration associated with potential microseismic events during hydraulic fracturing is addressed separately in ES Chapter 12.
- 3.5.8 The ES noise assessment uses the British Standard BS 5228 Part 1 (noise) thresholds (49) which is appropriate to the project being undertaken, being a code of practice for construction and open sites. This includes:
  - noise thresholds for specified working hours (see section E.3.2 of that guidance);
  - thresholds for insulation of homes for certain exceedances (see section E.4 of that guidance); and



- recommendations for re-housing in certain circumstances (see section 6.3 (g) of that guidance)<sup>7</sup>.
- 3.5.9 The way in which significant health effects are defined is important for HIA. For example noise thresholds for health impacts compiled by the European Environment Agency (50) might suggest that any persistent exceedance of 42 dB L<sub>den</sub> could potentially be considered a significant negative impact (see Table 3-2). At higher noise levels, persistent strong annoyance significantly elevates relative risks in the cardiovascular system, the respiratory system, and the musculoskeletal system as well as by depression (51).

#### Table 3-2: Effects of noise on health and wellbeing with sufficient evidence

Effect	Dimension	Acoustic indicator <sup>8</sup>	Threshold <sup>9</sup>	Time domain
Annoyance disturbance	Psychosocial, quality of life	Lden <sup>10</sup>	42	Chronic
Self-reported sleep disturbance	Quality of life, somatic health	Lnight <sup>11</sup>	42	Chronic
Learning, memory	Performance	Leq	50	Acute, chronic
Reported health	Wellbeing clinical health	Lden	50	Chronic
Hypertension	Physiology somatic health	Lden	50	Chronic
Ischaemic heart diseases	Clinical health	Lden	60	Chronic

3.5.10 The WHO state that a threshold of 40 dB L<sub>night, outside</sub> should be the target of the night noise guideline to protect the public, including the most vulnerable groups such as children, the chronically ill and the elderly (52). Table 3-3 sets out supporting evidence for this threshold.

<sup>&</sup>lt;sup>7</sup> BS 5228 Part 1 insulation and therefore re-housing thresholds are not exceeded by the Projects predicted residual impacts (assuming that fracturing pumps are operated only during weekday daytime and Saturday mornings).

<sup>&</sup>lt;sup>8</sup> Lden and Lnight are defined as outside exposure levels.

<sup>&</sup>lt;sup>9</sup> Level above which effects start to occur or start to rise above background.

<sup>&</sup>lt;sup>10</sup> Lden is the day-evening-night equivalent level. This is the A-weighted, Leq noise level, measured over the 24 hour period, with a 10 dB penalty added to the levels between 2300 and 0700 hours and a 5 dB penalty added to the levels between 1900 and 2300 hours to reflect people's extra sensitivity to noise during the night and the evening.

<sup>&</sup>lt;sup>11</sup> Lnight is the night equivalent level Leq. This is the A-weighted, Sound Level, measured overnight 2300 - 0700 hours.



# Table 3-3: Summary of effects and threshold levels for effects where sufficient evidence is available

Effect		Indicator	Threshold, dB
	EEG awakening	LAmax, inside	35
Biological	Motility, onset of motility	LAmax, inside	32
effects	Changes in duration of various stages of sleep, in sleep structure and fragmentation of sleep	LAmax, inside	35
Sleep quality	Waking up in the night and/or too early in the morning	LAmax, inside	42
	Increased average motility when sleeping	Lnight,outside	42
	Self-reported sleep disturbance	Lnight,outside	42
Well-being	Use of somnifacient drugs and sedatives	Lnight,outside	40
Medical conditions	Environmental insomnia	Lnight,outside	42

Sufficient evidence: A causal relation has been established between exposure to night noise and a health effect. In studies where coincidence, bias and distortion could reasonably be excluded, the relation could be observed. The biological plausibility of the noise leading to the health effect is also well established.

3.5.11 For the day time, the Community Guidelines from the WHO (53) recommends 50/55 L<sub>Aeq</sub>, 16hr as health based threshold, which is in line with earlier recommendations and guidance from ISO and national and international environment agencies (50). The WHO Community Guidelines are currently being updated (54). Table 3-4 provides guide thresholds for specific environments from the WHO Community Guidelines.



#### Table 3-4: WHO guideline values for community noise in specific environments

Specific environment	Critical health effect(s)	Leq [dBA]	Time base [hours]	Lmax, fast [dBA]
Outdoor living area	Serious annoyance, daytime and evening	55	16	-
	Moderate annoyance, daytime and evening	50	16	-
Dwelling, indoors	Speech comprehension and moderate 35 annoyance, daytime and evening		16	45
Inside bedrooms	Sleep disturbance, night-time	30	8	45
Outside bedrooms	Sleep disturbance, window open (outdoor values)	45	8	60
School class rooms and pre- schools, indoors	Speech intelligibility, disturbance of information extraction, message communication	35	during class	-
Pre-school bedrooms, indoors	Sleep disturbance	30	sleeping- time	45
School, playground outdoor	or Annoyance (external source) 5		during play	-
Hospital, ward rooms,	Sleep disturbance, night-time	30	8	40
indoors	Sleep disturbance, daytime and evenings	30	16	-
Hospitals, treatment rooms, indoors	Interference with rest and recovery	#1		
Industrial, commercial shopping and traffic areas, indoors and outdoors	Hearing impairment	70	24	110
Ceremonies, festivals and entertainment events	Hearing impairment (patrons:<5 times/year)	100	4	110
Public addresses, indoors and outdoors			1	110
Music through headphones/ earphones	Hearing impairment (free-field value)	85 #4	1	110
Impulse sounds from toys,	Hearing impairment (adults)	-	-	140 #2
fireworks and firearms	Hearing impairment (children)	-	-	120 #2
Outdoors in parkland and conservation areas	Disruption of tranquillity	#3		

#1: as low as possible

#2: peak sound pressure (not Lmax, fast), measured 100 mm from the ear

#3: existing quiet outdoor areas should be preserved and the ratio of intruding noise to natural background sound should be kept low

#4: under headphones, adapted to free-field values

From WHO (53)

- 3.5.12 The following paragraphs discuss the main ES noise findings. The ES noise chapter distinguishes noise impacts from various activities, including: traffic, construction, drilling and hydraulic fracturing.
- 3.5.13 For transport noise the ES reports findings in units of dBL<sub>Aeq,16hr</sub>. As in this case the duration is stated (16hr), this review compares this to the WHO 2000 (53) level of 50/55 L<sub>Aeq, 16hr</sub> as a basis for estimating whether health impacts are likely. As noted above the HIA should also consider L<sub>den</sub> and L<sub>night</sub> thresholds. The ES states that baseline road traffic already exceeds the 50/55 L<sub>Aeq, 16hr</sub> threshold, with no change attributable to construction traffic. Levels are 68.0-69.5 dBL<sub>Aeq,16hr</sub>. Similar results (with some small increases above background levels) are found for traffic associated with the mobilisation of the drilling and hydraulic fracturing rigs and flow testing. The exceedance of WHO recommended noise levels suggests the potential for health impacts, although the existing exceedances by



background levels would be an important factor for HIA. Clarification could be sought as to peak noise values and any periods of extended elevated noise levels within the 16hr period. Such a clarification would be relevant to all the ES noise modelling. In addition, a rolling 16 hour average would enable appropriate baseline data for periods of relative quiet, such as Sunday mornings, or early mornings..

3.5.14 For construction noise, levels at the closest receptors (Plumpton Hall Farm and Staining Wood Cottages) range from 54-63 dBL<sub>Aeq</sub>. No time base equivalent values (e.g. L<sub>Aeq, 16hr</sub>) are provided. This could be clarified with the ES consultants so the HIA can discuss any health impacts. The ES assesses these levels against a criterion of 65 dBL<sub>Aeq</sub>, reaching a conclusion of no significant impacts. Similar results are found for construction associated with extended flow testing (excavation of a trench for pipe laying would at the closest point temporarily cause noise levels of 66dBL<sub>Aeq</sub> at Staining Wood Cottages).

#### Drilling

- 3.5.15 Drilling will be an operation which is continuous 24 hours per day, seven days per week. Well 1 is expected to require 5 months of drilling, wells 2-4 will take approximately 3 months each. Wells will be drilled sequentially.
- 3.5.16 For drilling (a continuous process operating 24hrs per day), the ES reports levels that range from 39-47 dBL<sub>Aeq</sub> at Plumpton Hall Farm and Staining Wood Cottages respectively. Although no time base equivalent values (e.g. L<sub>Aeq, 16hr</sub>) are provided, this suggests that for Staining Wood Cottages the WHO night-time threshold of 40dB would be exceeded. Table 16.1 of the ES sets out noise thresholds for different times of day. These thresholds against which significance is assessed are also dependent on background noise levels. The ES uses this methodology to justify having higher thresholds for some residential receptors than others. For example the ES adopts different night-time criteria for Plumpton Hall (45 dBLAeq) compared to Staining Wood Cottages (50 dBLAeq). The baseline noise monitoring results are set out in ES Appendix P. The results appear consistent with the thresholds selected by applying the methodology set out in ES Table 16.1. Although this may be an appropriate methodology for EIA, the approach applies noise criteria that exceed WHO guidance. The HIA may therefore adopt a different methodology and reach different conclusions. This is a potential impact the HIA may wish to consider in more detail.

#### Hydraulic fracturing

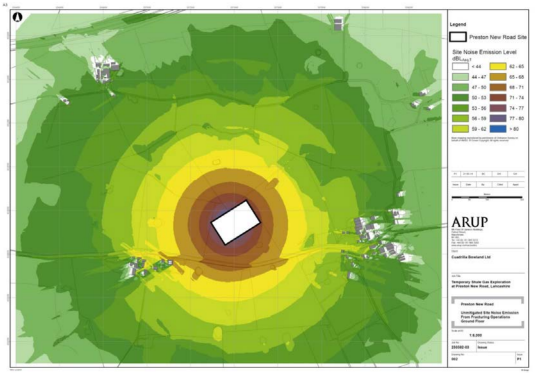
- 3.5.17 The ES reports that the only stage of the project with the potential to result in a significant noise effect is where hydraulic fracturing occurs during night time (23:00-07:00) where noise limits are at their most stringent. A restriction in working hours is therefore proposed for the pumping and fracturing. This will be between 07:00-19:00, Monday to Friday; and 07:00-13:00 on Saturday.
- 3.5.18 The ES reports that the noise associated with hydraulic fracturing is principally from the hydraulic pumps. No other noisy equipment is operated during the rest of the hydraulic fracturing process. Hydraulic fracturing will require 30-45 stages per well, each stage requiring the pumps to operate for approximately 3 hours. The hydraulic fracturing of each well is anticipated to last approximately two months. There are four wells. Wells will be hydraulically fractured sequentially.
- 3.5.19 The ES reports noise levels that range from 60-67 dBL<sub>Aeq</sub> at Plumpton Hall Farm and Staining Wood Cottages respectively. No time base equivalent values (e.g. L<sub>Aeq, 16hr</sub>) are provided. The ES assesses these levels against a criterion of 65 dBL<sub>Aeq</sub> (weekdays and Saturday morning) and 55 dBL<sub>Aeq</sub> (weekday evenings, Saturday after 13:00 and Sunday). The ES concludes that there are no significant impacts for weekdays and Saturday mornings. However there is a potentially significant impact weekday evenings, Saturday



after 13:00 and Sunday. Hydraulic fracturing equipment noise is a potential impact the HIA may wish to consider in more detail.

3.5.20 Figure 3-2 is reproduced from ES Appendix P to show the potentially most significant noise impact of the project, hydraulic fracturing.

Figure 3-2: Noise from hydraulic fracturing pumping operations calculated at ground floor level (to reflect daytime impacts)



Reproduced from ES (Appendix P, page A13, source 2)

#### *Conclusion on noise impacts*

- 3.5.21 Notwithstanding the difference in thresholds that could be used in HIA as opposed to EIA, the methodology used by the ES noise assessment appears appropriate for an EIA. The modelled results could form the basis for HIA. To do so the values may need to be converted to the time bases used in Table 3-2, Table 3-3 and Table 3-4. Such conversions could be requested from the ES consultants.
- 3.5.22 Generally the ES noise findings suggested the need for further information on the peak noise values and time based units (period for which the value is an average) for each of the residual noise impacts. E.g. L<sub>Aeq, 16hr</sub> is the average over 16hrs. Currently units are just L<sub>Aeq</sub>. Levels for all residual noise impacts in the following units would be helpful: Lden outside, Lnight outside, LAmax, Leq (dbA) and LAeq, 16hr.
- 3.5.23 As noted in the preamble to this review such a request would normally fall within the iterative HIA process. An alternative to requesting that all ES data is provided in alternative units and a subsequent reanalysis of the results would be for commitments to be given that conservative health thresholds will be met. Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC request additional mitigation be incorporated into the Project to ensure that at all receptors noise



levels attributable to the Project (notably well pad construction, drilling and hydraulic fracturing) neither exceed the WHO general health based threshold of 50/55 dB  $L_{Aeq, 16hr}$  (53); nor the WHO night noise threshold of 40 dB  $L_{night, outside}$  (52). This recommendation is aligned with the HIA objective of minimising health impacts, rather than meeting statutory or regulatory limits.

- 3.5.24 As the thresholds applied by the ES suggest there will be no significant impacts, the noise chapter only specifies minimal mitigation. This includes usual best practice for operating machinery and vehicles; selection of quieter plant and equipment; and as far as is practicable, placing plant in screened positions to minimise noise emission in the direction of dwellings. As an HIA can consider current levels of understanding of impacts on health, as yet not incorporated into legal limits it may be appropriate for the application to consider noise attenuating screening or other mitigation. Although there may be some visual impact, noise barriers should be a relatively straight forward addition (unless a significant noise source exists high on the drilling rig or other plant). The ES states that the site and access road will be secured by a 4m high welded mesh security fence. A solid rather than chain link type fence could contribute to noise mitigation, a specialised noise barrier more so.
- 3.5.25 With regard to mitigation of the potential noise impacts from hydraulic fracturing, the ES notes that the most effective and efficient mitigation would be to manage the works so that fracturing pumps are operated only during weekday daytime and Saturday mornings.
- 3.5.26 As noted that the ES draws its threshold data for Saturday 0700-1300 from British Standard BS 5228 Part 1 (noise) thresholds (49). Although this guidance allows for less stringent thresholds on Saturday mornings, compared to the rest of the weekend, Saturday is not part of the traditional 5-day working week. The appropriateness of causing disturbance on a Saturday morning is therefore debatable.
- 3.5.27 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC requests regulatory authorities to control the working hours and days for Project activities, particularly hydraulic fracturing. Consideration could be given to only operating the hydraulic fracturing pumps during weekday daytime and ceasing activity during weekends and bank-holidays.
- 3.5.28 With regard to cumulative effects the ES notes that the addition of noise levels is logarithmic, so the combination of processes does not lead to large increases in the total noise. For example, two sources having the same noise level give rise to a total noise level 3dB higher than one of the sources individually. If the noise levels of two sources differ by 10dB or more, the combined level is the same as the higher level alone. The ES finds no cumulative noise impacts. The following two paragraphs suggest a need for more evidence to support this conclusion.
- 3.5.29 The assessment has taken background noise as being the most dominant, predominantly due to the nearby road. In paragraph 94 of the ES noise chapter, the ES suggests that though the hydraulic fracturing noise will exceed the ESs threshold levels at Staining Wood Cottages, the background road noise (and the fact that only a few dwellings are affected) makes this a "not significant effect". It would be worth investigating this further. Just because there is noise there already does not make it acceptable to contribute further. Also, as the traffic noise falls, residents may well be upset to find that they are now disturbed further by additional, persistent noise (3hrs at a time).



- 3.5.30 This review notes that the frequency spectrum and time-structure of the Project's predicted noise will determine whether it is clearly audible against background levels even if they are of similar decibels.
- 3.5.31 These findings suggested the need for further reporting of the frequency spectrum and time-structure of noise attributable to the Project to evidence that it will not be clearly audible against background levels.
- 3.5.32 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification for noise impacts attributable to the Project which are justified on the basis of being of a similar decibel level to background noise. The request should be for further reporting of the frequency spectrum and time-structure of such noise to establish whether it will be clearly audible against background levels.

## 3.6 Hydrogeology and Ground Gas

- 3.6.1 ES chapter 11 assesses hydrogeology and ground gas impacts of the Project. It notes that the well pad and wells themselves have been designed so that leaks or spills do not enter the wider environment (the soil above the wells, groundwater, surface water or the atmosphere) and lead to pollution or contamination. The chapter states that when drilling through potentially sensitive rock layers only drilling fluids which are non-hazardous to groundwater will be used. This may change as the deeper rock strata are penetrated, when LTOBM (Low Toxicity Oil Based muds) may be used. The chapter concludes that the Project will not result in a significant effect on hydrogeological features. The chapter notes that prior to and during exploration works ground and surface water quality will be monitored. When the wells are no longer needed they will be decommissioned following the guidance from relevant regulatory bodies (Environment Agency, DECC and the Health and Safety Executive).
- 3.6.2 The ES chapter 11 hydrogeology and ground gas covers a range of issues relevant to health. These include water contamination and gas migration. The ES chapter states that it considers off-site human health, on-site human health (site workers and visitors) and crops and livestock (potential food chain impacts). Later in the chapter the ES states that site management will be compliant with relevant health and safety legislation and will be regulated by the Health and Safety Executive (HSE). As such risks to site workers and visitors ('on-site human health receptors') associated with activities on the pad are not considered explicitly in the assessment. This is not an unusual approach to adopt. Further HIA work could consider on-site receptors, including emergency scenarios.
- 3.6.3 The ES describes the relevant management procedures that will be in place. These include the Applicant's Health Safety, Security and Environment (HSSE) Risk Management Framework for operational risks. The ES chapter also states that the implementation of the site health and safety procedures, record keeping, monitoring and auditing will be regulated by the HSE. Whilst the HSE have a role to play, it should be noted that the HSE's remit covers the health and safety of the work force and any members of the public who may visit the site. Limits which apply for personal exposure over an eight hour working day are different from those for a twelve month period for people outside the site boundary. That being said, HSE will be keen to ensure that catastrophic failure does not occur. Consultation findings suggest this is an area of concern for the public.
- 3.6.4 The ES notes that the site will be operated under an Environmental Permit, regulated by the EA, which will require that the design and operation of the regulated activities on the site meet the necessary standards described as Best Available Techniques (BAT).

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- The ES reports that groundwater is not widely exploited in the central and western Fylde, 3.6.5 with the nearest recorded groundwater abstractions (golf club irrigation) being approximately 4.5km to the south. United Utilities operates a groundwater well field for public water supply abstracting from the Sherwood Sandstone aquifer to the east of the Woodsfold fault, which is approximately 8km east at the surface. The nearest public supply borehole to the Site is located over 14km to the east. The ES provides evidence supporting the hypothesis that the Woodsfold fault creates a barrier to water movement, thus isolating the site from public water abstraction. Monitoring in conjunction with United Utilities to confirm this hypothesis will be important. ES Figure 4.4 shows the maximum extent of the below ground works for the Preston New Road site. ES Appendix K figure K3 shows the Preston New Road site relative to the Woodfold fault. The direction of underground operations appears to be away from the Woodfold fault and at a reasonable distance. The Roseacre Wood site is significantly closer to the Woodsfold fault suggesting more significant implications to public water supplies if the hypothesis on water permeability is incorrect. ES section 11.6.12 sets out summary groundwater and ground gas monitoring plans. It is noted that the detailed monitoring scope and reporting procedures will be agreed with the regulators in advance and presented in the Environmental Management and Monitoring Plan (EMMP). Clarification could be sought on whether this will include wider ground water monitoring (e.g. east of the Woodfold fault) as currently the plans appear limited to monitoring around the well pads. Recent publications suggest that deep drilling and injection activity does have an effect on natural fault lines (55). The Applicant does not expect the fault lines in the vicinity (including the Woodfold fault) to be affected by fracking, and as public water abstraction remains beyond the Woodfold fault line the Applicant expects the aquifer to be protected. We note that appropriate monitoring of any impact to public water supply by the Project will be important.
- 3.6.6 These findings suggested the need for further information on how, and for how long, the Applicant will monitor the ground water quality to the east of the Woodfold fault to confirm the hypothesis, advanced in the ES, that the fault creates a barrier to water movement between the ground water contamination of the application and the public water supply.
- 3.6.7 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on the monitoring strategy to ensure public water supply is not contaminated directly or indirectly as a result of the Project, including long-term impacts. The Director of Public Health for LCC should also remain engaged with the process and information that emerges on this issue from the permitting around this issue.
- 3.6.8 The ES notes that the assessment of potential human health exposure from naturally occurring radioactive material (NORM) in flowback and NORM monitoring is a requirement of the environmental permitting process. Flowback fluid samples will be analysed to assess NORM and chemical concentrations. It will be important that this information informs ongoing review of the hazardous waste transport and treatment plans.
- 3.6.9 The ES identifies possible hazardous ground gases as methane, carbon dioxide, carbon monoxide, hydrogen sulphide and radon. The ES considers methane to be the main risk driver for human health impacts from loss of gas containment. The ES assumes that as the potential pathways to human health receptors are expected to be long in terms of distance and travel time through the ground/groundwater radon is not considered to be a potential ground gas hazard due to its short half-life.



- The ES considers a potential loss of well integrity resulting in gas migration to shallow 3.6.10 groundwater with subsequent abstraction of groundwater and use within a confined space by off-site human health receptors. Consideration is also given to potential loss of well integrity resulting in gas migration to shallow soils and entry into buildings for both on-site and off-site human health receptors. In both cases the ES concludes that a properly constructed well with: multiple overlapping casing/cement barriers; pressure relief valves to protect the casing or liner during hydraulic fracturing; pressure testing of the well head; and monitoring of annulus pressures to confirm well head integrity means there will be no near surface leaks. Furthermore the ES describes how for leaks deep underground, the permeable geological layers will increase dispersion and impermeable layers will slow migration. Overall the ES concludes there is no plausible linkage pathway from gas migration to human receptors. These findings are consistent with the recent PHE review (4), which concludes that exposure to the emissions associated with shale gas extraction are low if the operations are properly run and regulated. Most evidence suggests that contamination of groundwater, if it occurs, is most likely to be caused by leakage through the vertical borehole. Contamination of groundwater from the underground fracking process itself (i.e. the fracturing of the shale) is unlikely. This review concludes that the ES assessment of ground water contamination and gas migration appears appropriate and reasonable. A limitation may be the incomplete current understanding of the deep geology and hydrogeology. However as the purpose of this exploration application includes ascertaining that information, there is limited scope to improve upon the current findings. Monitoring and strict adherence to regulatory requirements will be important, most notably in the vicinity of the well heads, strings and casings, which perforate the aquifer above the fracking area, and would be the major point for potential contamination to occur.
- 3.6.11 The possibility that induced fractures might intersect natural faults or other discontinuities (such as existing deep boreholes) providing a pathway for contaminants or gases to enter shallower formations has also been evaluated. The ES reports that the fracturing programme has been designed to keep induced fractures offset from regional faults by a distance of two times the anticipated fracture length. This will be achieved using microseismic monitoring. The ES does not specify the reliability of this method (based on micro-seismic events) to accurately determine the surrogate outcome of fracture propagation. It is a retrospective technology- that is to say the monitors will monitor in real time, and any adverse ground activity which is monitored will require that the pumping and fracturing stops. At that time it is possible that the fractures will have moved further than the operator would like. The ES notes that 3D geological survey results suggest a lack of faults that could present a risk. Furthermore the ES assumes that any unidentified fault is unlikely to stretch far enough to pass through natural impermeable layers. Even with such a route the ES finds that gas volumes would be small and greatly dispersed before they reached human receptors. The ES concludes that as multiple pathways must coincide for this risk to be realised, no plausible pathway is considered to exist. Whilst such a conclusion appears reasonable, further consideration could be made of any potential impact from long-term low level gas permeation to the surface, both on human receptors and climate change.
- 3.6.12 With regard to ground gas migration the consequences are not considered as the ES finds that 'no plausible pathway' has been identified. The ES methodology notes that where multiple pathways are required to realise the risk the probability of all the required pathways coinciding must be considered. The probability of all the required pathways coinciding may be so low as to be considered negligible, i.e. there is no plausible linkage, and therefore it is not appropriate to assign a risk magnitude. This is the case for a number of potential risks initially identified as a result of public concerns. How such risk assessment



findings affect people's understanding of the risks is a matter that could be explored further under perception effects.

- 3.6.13 These findings suggested the need for further information on long-term low level gas permeation to the surface including permeation to the surface which may be distant to the proposed site.
- 3.6.14 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC requests further information on how the application will affect long-term low level gas permeation to the surface including permeation to the surface which may be distant to the proposed site. Estimates of potential surface concentrations and areas of effect would be helpful. We suggest that the DPH remains in close contact with the EA on order to be appraised of changes to scientific knowledge which may have a bearing on the Project.
- 3.6.15 These findings also raise the need for further information on what action could be taken in the event that a significant pathway, along a fault or other discontinuity, may be established for gas to the surface.
- 3.6.16 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point.
- 3.6.17 In terms of loss of well integrity due to natural seismic events, the ES assumes a very low probability of a significant natural seismic event being in close proximity to the Project site. Although this seems a reasonable assumption, consideration of such unplanned events could be included, ideally supported by a Quantitative Risk Assessment (QRA). It is not clear whether a QRA has been produced. There is a brief qualitative risk assessment (Appendix K section 2.5, source 2) however this provides little additional information. Scenarios in addition to earthquakes could also consider loss of the surface infrastructure due to fire, vehicle strike or aeroplane strike. The ES does not describe the installation of a remotely operated shut off valve below ground level, which is understood to be a standard industry feature. ES Appendix K notes that the uncontrolled release of formation fluids (oil, gas and/or water) from the well (blowouts) are rare, but usually related to human error and/or multiple equipment failure that occurs as a result of a series of failures: in observation; to properly react; or to properly maintain and test equipment. Blowouts may take hours to days to contain. It is noted that the compliance with regulatory and management regimes to avoid human error is a critically important aspect of the safety of this development. However such frameworks are largely detailed post application determination. The environmental management plan outlined in Appendix E is currently an outline of the section required to create an EMS, not an operational document. The weight placed on such regimes in mitigating risks of the development is noted.
- 3.6.18 The ES notes the potential for loss of well integrity and subsequent gas migration from degradation of the well following abandonment (if that option is adopted). Whilst the ESs plan to monitor for a year after abandonment is supported, the probability of degradation increases with time. The ES notes that degradation over decades could result in migration of contaminants into soils or ground water. This issue should be considered in more detail. One option might be additional monitoring (not necessarily continuous), e.g. at year 2, 5, 10, 20, 30 etc ... We suggest that an appropriate timescale for monitoring should be identified in a literature review. It will be important that the development does not result in adverse legacy issues for air, ground or water contamination. The ES is unclear on the Applicant's responsibility for the site post abandonment/ decommissioning.



- 3.6.19 These findings suggested the need for further information on how long the Applicant will monitor the site following abandonment to ensure there are no adverse legacy issues for air, ground or water contamination.
- 3.6.20 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC requests that regulators require an appropriate long-term monitoring plan post decommissioning / abandonment to ensure that the Project does not cause adverse legacy issues for air, ground or water contamination. Responsibility for monitoring should be clearly defined and set through condition, legal agreement and / or bond. The Director of Public Health for LCC should remain engaged with the monitoring information that emerges from the planning and permitting processes.
- 3.6.21 ES chapter 11 paragraphs 280-287 summarise the ES hydrogeology and ground gas conclusions in relation to human health. This section includes consideration of:
  - exposure to contaminated water in a watercourse downstream of the site (potentially affecting people, livestock and crops);
  - equipment failure releasing fluids at high pressure as a spray off site (potentially affecting people, livestock and crops); and
  - spillage of contents of a vehicle due to a road traffic accident.
- 3.6.22 The ES concludes that the consequence of all these potential exposures is low. The ES defines low consequence as a: minor environmental effect which may breach a regulatory standard but is localised to the point of release with no significant impact on the environment or human health. Again avoidance of and response to such incidents is an issue for regulatory and management regimes. If these are followed the conclusion of the ES are reasonable.

## 3.7 Greenhouse Gas Emissions

- 3.7.1 ES chapter 8 assesses greenhouse gas (GHG) impacts of the Project. It concludes that the Project carbon footprint is assessed as between 118,435 (lower range) to 124,386 (higher range) tCO2e. The chapter notes that the uncertainty about the potential flow rate of natural gas is one of the questions the Project is trying to answer. The greatest source (approximately 70%) of the project GHG emissions come from burning the gas in the flare during the temporary (maximum 90 days per well) initial flow testing phase.
- 3.7.2 The Intergovernmental Panel on Climate Change (IPCC) released its latest report in March 2014. This report was the second instalment of the Fifth Assessment Report, prepared by Working Group 2, on impacts, vulnerability, and adaptation to climate change. Chapter 11 specifically addresses human health (56). The following is a summary of key findings.
  - The health of human populations is sensitive to shifts in weather patterns and other aspects of climate change [very high confidence].
  - Until mid-century climate change will act mainly by exacerbating health problems that already exist [very high confidence].
  - If climate change continues as projected until mid-century, the major increases of illhealth compared to no climate change will occur through:
    - Greater risk of injury, disease, and death due to more intense heat waves and fires [very high confidence].
    - Increased risk of under-nutrition resulting from diminished food production in poor regions [high confidence].
    - Consequences for health of lost work capacity and reduced labour productivity in vulnerable populations [high confidence].



- Increased risks of food- and water-borne diseases [very high confidence] and vectorborne diseases [medium confidence].
- Impacts on health will be reduced, but not eliminated, in populations that benefit from rapid social and economic development [high confidence].
- In addition to their implications for climate change, essentially all the important Climate Altering Pollutants (CAPs) other than CO<sub>2</sub> have near-term health implications [very high confidence]. In 2010, more than 7% of the global burden of disease was due to inhalation of these air pollutants [high confidence].
- There are opportunities to achieve co-benefits from actions that reduce emissions of CAPs and at the same time improve health. Among others, these include:
  - Reducing local emissions of health-damaging and climate-altering air pollutants from energy systems, through improved energy efficiency, and a shift to cleaner energy sources [very high confidence].
  - Designing transport systems that promote active transport and reduce use of motorized vehicles, leading to lower emissions of CAPs and better health through improved air quality and greater physical activity [high confidence].
- 3.7.3 Department of Energy and Climate Change (DECC) recently published a position statement on fracking and climate change (57). That report made the following points:
  - The process of extracting shale gas, which includes exploratory drilling, hydraulic fracturing, gas production and well abandonment phases, has the potential to release methane a powerful greenhouse gas into the atmosphere. These emissions could increase the carbon footprint of shale gas. In large quantities, it could lessen the climate benefits of using natural gas over oil or coal.
  - In most cases, there is no economic use for the gas at exploration stage and flaring (burning it off) is the best option to minimise the emissions. Flaring reduces the greenhouse gas emissions by about 80% compared to simply allowing it to escape into the atmosphere. In production operations, operators will normally capture as much of the methane as possible and export it by pipeline.
  - Existing regulatory controls require operators to minimise venting (though this is sometimes necessary for safety reasons) and to make use of gas wherever possible (either on the site or by exporting it) rather than flaring it.
  - Technologies that can help prevent greenhouse gas emissions from shale gas sites already exist. During exploratory drilling, operators can capture methane from the fracking fluid which flows back up the well with "green completions" equipment and techniques, and the methane can then be flared.
  - A recent study by DECC Chief Scientist David MacKay examined the carbon footprint and climate change implications for UK shale gas. The study found that the carbon footprint for shale gas is significantly less than that for coal when used for electricity generation (423 – 535 gCO2e/kWh(e) versus 837 – 1130 gCO2e/kWh(e)). The study also found that, if well regulated, local greenhouse gas emissions from shale gas operations should represent only a small part of the carbon footprint. Most carbon emissions will come from its final use as a fuel.
- 3.7.4 DECC concludes that it is in the national interest for future oil and gas to be produced in the UK, under UK environmental and safety standards. DECC places a primacy on the regulatory regime to protect people and the environment, and ensures safe working. We note the emphasis placed on regulation.
- 3.7.5 As greenhouse gas emissions have the capacity to contribute to global warming, and via climate change, health, it is pertinent to consider the part the project may play in either contributing to or detracting from global warming.



3.7.6 Other gases in the atmosphere have a global warming potential too (see Table 3-5). For example methane, of interest in this case, has a global warming potential (GWP) 24 times greater than that of CO<sub>2</sub>. Other gases are greater still. The precise composition and volumes of gases that will be produced by the wells is unknown (determining this information is the main objective of the exploration phase). The project's impact on climate change (and therefore health impacts associated with climate change) is therefore not clear.

Designation or name	Formula	100-year GWP (SAR)	100-year GWP (AR4)
Key greenhouse gases			
Carbon dioxide	CO <sub>2</sub>	1	1
Methane	$CH_4$	21	25
Nitrous oxide	N <sub>2</sub> O	310	298
Hydrofluorocarbons (HFCs)			
HFC-23	CHF <sub>3</sub>	11,700	14,800
HFC-32	$CH_2F_2$	650	675
Perfluorinated compounds			
Sulphur hexafluoride	SF <sub>6</sub>	23,900	22,800
Perfluoromethane	$CF_4$	6,500	7,390
Perfluoroethane	C <sub>2</sub> F6	9,200	12,200
Perfluoropropane	C <sub>3</sub> F <sub>8</sub>	7,000	8,830
Perfluorobutane	$C_4F_{10}$	7,000	8,860
Perfluorocyclobutane	c-C <sub>4</sub> F <sub>8</sub>	8,700	10,300
Perfluoropentane	$C_{5}F_{12}$	7,500	13,300
Perfluorohexane	$C_6F_{14}$	7,400	9,300

#### Table 3-5: 100-year global warming potentials relative to CO<sub>2</sub> for ozonedepleting substances and their replacements

Adapted from Hull (58)

- 3.7.7 The Applicant has suggested that the fracked gas may be better for the atmosphere when burned, in comparison with either coal or natural gas, which it would be expected to replace. This is based on the fact that the methane will burn more completely, and produce less NO<sub>x</sub> (another GHGs). Although combustion of methane may compare favourably, fugitive emissions of methane during the extraction process may contribute more to climate change than the savings from less GHG intensive combustion. The fugitive emissions should include: unburnt methane; fugitive methane from wells at the time of drilling; and emissions from unworked (abandoned) wells. It is noted that minimising GHG emissions from fugitive emissions or flaring is important for local, regional, national and international receptors of climate change impacts.
- 3.7.8 It is accepted that compared to venting methane to the atmosphere, flaring has a lower impact on climate change. However as no use is made of the flared gas (either heating or power generation) it does not replace other climate altering emissions. ES section 8.7.5 describes flaring as 'a necessary part of the Project' because it allows the quantity and rate of natural gas to be determined'. It should be confirmed that flaring represents the BAT for taking these measurements without undue climate change (and other air quality) impacts.
- 3.7.9 Notwithstanding DECC's (57) acknowledgement that in most cases there is no economic use for the gas during the exploration phase, there is a climate change case for capture rather than release or flaring. The ES Chapter 5 on alternatives considers flaring the collected methane from the 90 day initial flow testing stage of the exploratory fracking.<sup>12</sup>

<sup>&</sup>lt;sup>12</sup> Coal methane is seen as a resource to be contained and ultimately exploited (59;60).



Given that flaring is the primary source of air pollution from the application (including carcinogenic radon), some clarification could be sought as to whether some other use would be more appropriate (the economic case aside).

- 3.7.10 These findings suggested the need for further information on what alternatives have been considered for the capture and the use of methane during the 90 day initial flow testing stage and how the decision to flare has been reached.
- 3.7.11 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on alternatives to flaring and any long-term post abandonment impact on climate change as the well integrity degrades, potentially creating a pathway for methane to the surface.
- 3.7.12 Not all the gas liberated by the hydraulic fracturing process would be collected. The nature of the gas means it will migrate through natural fissures in the rock, and ultimately be released at a later date. This issue is also raised in the discussion of the ES air quality chapter see section 3.4. The uncertainty associated with this means that the contribution to GHGs and climate change is impossible to quantify. To some degree it will depend upon the efficiency of the operator's ability to abstract the majority of the gas which will be liberated. Long-term management of abandoned wells will be important.

## 3.8 Community and Socio-economics

- 3.8.1 ES chapter 9 assesses the community and socio-economics impacts of the Project. It concludes that the temporary and relatively small scale nature of this Project means that it will not result in a significant effect on communities or socioeconomic factors. The chapter notes that it is assumed that public order and people management will be maintained by the local police force in the event of any protest or criminal activity. The chapter notes the following potential for beneficial effects:
  - opportunities for local businesses to provide services to the project;
  - community benefit payments for each exploration well; and
  - the Project will support approximately 11 full time equivalent jobs.
- 3.8.2 The area for proposed development is in Fylde, which is an area of relative affluence, and below average deprivation (61). It is, however, an area in which the population currently has a higher than usual number of over 64 year olds. This is predicted to rise. The area appears to have been selected by many residents as a rural retirement location. This suggests that the jobs which are predicted to be created should this project progress will be of little interest to the majority of the residents. The proposed project area is adjacent to Blackpool, which although it has a different profile, being much younger, it has a higher than average transient population, with low skills who may not benefit from the available job opportunities(62).
- 3.8.3 The ES community and socio-economics chapter states that it is likely that staff will be drawn from outside the local area, due to the specialist requirements. Direct employment in the local area from the Project is therefore likely to be very limited despite the Applicant noting that as a mitigation measure it will consider sourcing staff from the local employment base, where practicable.
- 3.8.4 The Lancashire area from Preston northwards, and into which the proposed development sits, is traditionally an area of employment for engineers with specialist skills, with Heysham Nuclear Power Station to the north and Salmesbury BAE systems defence construction to the east.



- 3.8.5 The Preston City Deal (63) which is supported by the Local Enterprise Partnership (LEP) notes: "significant opportunities exist for Lancashire to capture the economic benefits of local shale gas reserves, which are the largest in Europe". However, the ES identifies few direct or indirect economic benefits for Lancashire from the current Project.
- 3.8.6 In addition to Heysham, the locality has a nuclear research facility at Springfields. This facility is due to expand its production to manufacture the fuel for the recently agreed nuclear facility in Cumbria. Note, this facility has not been considered in the context of interaction of the proposed fracking and hazard evaluation.
- 3.8.7 Existing homes (as opposed to projected homes) which may be impacted by this Project are unlikely to feel the benefit of the potential employment opportunities afforded should the Project progress. The Applicant also considers the potential for the Project to create knock on jobs: small enterprises such as local shops which may be opened to service the workforce. Given the limited employment associated with the application the indirect employment and indirect economic benefits to the local economy are likely to be very modest.
- 3.8.8 DECC notes the following benefits to the community (64):
  - at exploration/appraisal stage, the industry will provide £100,000 in community benefits per well-site where fracking takes place; and
  - at production stage, paying 1% of revenues to communities. Industry estimates this could provide £5-10m per well, spread over 25 years, but mostly in the first 10.
- 3.8.9 The ES notes there will be a community benefit payment of £100,000 per drilled well (i.e., up to £400,000 for four wells) paid to local communities. It is unclear how this money will be allocated or if those most affected by the adverse impacts of the Project will benefit. The requirement for 1% of revenues at production stage is not mentioned despite the extended flow testing stage potentially providing up to two years of gas supply to the gas grid. Whether this activity constitutes exploration or production is debatable. How this money is distributed and used will be important. For example if placed in a community fund and invested, the income from the fund could provide important ongoing intergenerational community benefits long after gas projection has ceased.
- 3.8.10 Although the ES community and socio-economic chapter states that the assessment looks at the receiving community and socioeconomic context in terms of housing, there is no discussion of the potential for local house prices to be adversely affected by the Project.

## 3.9 Induced Seismicity

- 3.9.1 ES chapter 12 assesses the induced seismicity impact of the Project. It concludes that as mitigation measures have been embedded into the design and approach to the Project, the Project will not result in a significant effect. The main embedded mitigation measures are:
  - a review of available information on geology and structure (including faults) in the vicinity of the proposed stimulations;
  - avoiding drilling wells into, or close to, existing pre-stressed regional faults;
  - assessing the risk of hydraulic fracturing to trigger earth tremors;
  - when undertaking hydraulic fracturing reduce volumes of hydraulic fracturing fluids used and allow the fluid to flowback between hydraulic fracturing stages;
  - carrying out small scale hydraulic fracturing prior to the main hydraulic fracturing activities;
  - monitoring background induced and natural seismicity before, during and after the hydraulic fracturing; and
  - implementing of the Traffic Light System.



- 3.9.2 The ES chapter on induced seismicity notes that there are a number of faults in the area (paragraphs 52-59 of the ES). Later in the chapter ES paragraph 142 states that the location of the site selected by the Applicant to construct the vertical and horizontal well has taken into account the geological and structural conditions in the region and the vertical well and the horizontal wells have been located in the most favourable ground conditions to minimise the risk felt from induced seismicity from shale gas exploration operations.
- 3.9.3 There was an earth tremor in the near vicinity when Cuadrilla were drilling at another site in the region in 2011 (65;66). This was attributed by the press and public to the Cuadrilla work.
- 3.9.4 The ES considers the assessment of fracking/drilling activities over many years, and suggests that the tremors were coincidental, as there have not been any reported incidents elsewhere across the globe which may be attributable to fracking/ drilling. Deep drilling has taken place for many years for other reasons; fracking has become a controversial issue with some members of the public due to publicity regarding methane in water, as well as earth tremors, and therefore considered by many to be an undesirable activity.
- 3.9.5 The ES refers to the seismic array which will be installed to monitor earth movements during the drilling and hydraulic fracturing stages. Drilling is needed to reach the deep rocks, and install the triple layer well casings, through which the fracking fluid will eventually be pumped under pressure to force the rocks apart and release the methane. The seismic array covers a 5km area with the drill rig at the centre. The array will monitor in real time, and enable the operators to have an understanding both of the impact of what is happening at any given time, but also the vulnerabilities of the ground in the area. The operator has developed a traffic light system which refers to the monitored activity, in order to suspend activity if it is detected that certain limits are being surpassed. The ES refers to such real time monitoring as mitigation, however it could more appropriately be classified as an operational control. The seismic array will measure changes in activity, not prevent it from occurring.
- 3.9.6 The ES makes reference to work which has been undertaken by the Royal Society of Engineers which refutes the idea that drilling causes seismic activity. This has been undertaken in conjunction with the British Geological Society. A recent publication (55) on drilling, fracking and deep injection concluded that many seismic events which are attributable to these activities have been missed because of an absence of monitoring devices; they have not been installed by operators, hence only larger seismic events have registered on national monitoring equipment. Furthermore, the conclusion is that deep injections have a direct action on fault lines, making movement more likely. The project relies on the traffic light system to prevent too much movement from occurring. However if a faults slip, it cannot be returned to place, and a new pathway for contaminants may be created (see hydrogeology discussion section 3.6).
- 3.9.7 It should be pointed out that this new publication is too recent for the ES to have access to it or reference it prior to the publication of the ES. That notwithstanding, this requires further discussion as a breach of the deeper faults has implications for groundwater and aquifer protection. The ES acknowledges the impact which the speed and volume of fracking liquid can have on the way in which the geology reacts. There is a great deal of reliance on the seismic array to indicate if there are any problems.
- 3.9.8 These findings suggested the need for further information on how Verdon's analysis (55) relates to conclusions in the ES concerning impacts on induced seismology associated with hydraulic fracturing.



- 3.9.9 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on emerging evidence that deep injections have a direct action on fault lines.
- 3.9.10 The ES section 12.8 notes the proposed gas storage project at the nearby abandoned salt mines at Preesall (situated approximately 12km north-west of the Site) and concludes that the potential cumulative seismic impact is negligible and therefore not significant. Although the salt (where storage would occur) is at depth, and not faulted, deep drilling with strings (to create and then access the gas storage) penetrate several geological layers, potentially passing through faulted rock. Seismic activity fracturing those well casings (should that project also go ahead) could lead to a major loss of gas containment. Whilst the ES concludes that there is unlikely to be a cumulative impact with this exploration stage project (see ES para 137), the compatibility of these two industries operating in the same area should be carefully considered.<sup>13</sup>
- 3.9.11 The seismic activity chapter does not consider impacts on salt/brine mining in the area and its containment. Historic salt mining has left a legacy in the area of unstable salt caverns that are known to collapse with surface impacts. The extent to which induced seismic activity could contribute to such collapses should be considered.
- 3.9.12 These findings suggested the need for further information on whether the Applicant has considered the implications of seismic activity on salt/brine mining activity in the area.
- 3.9.13 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point.
- 3.9.14 The impact of seismic activity may impair the integrity of the well heads and strings associated with this project. There is the potential for loss of containment of gas, with an attendant potential for above ground accident, or below ground contamination of aquifers, or possibly both. The well should be designed and constructed to accommodate the environmental and geologic conditions in which it is situated, including temperatures and pressure exerted by formations.
- 3.9.15 There is evidence from consultation that people are concerned about the effects on their homes from induced seismic activity and long-term ground settling movement. This is causing anxiety. Whilst it may not be feasible to expect the project to baseline housing condition, consideration should be given as to how such concerns can be monitored.
- 3.9.16 The ES notes that fracture growth and seismic events caused by hydraulic fracturing will be monitored during the fracturing using microseismic arrays which can measure the magnitude and location of induced seismicity. The ES seismic activity chapter appears to lack a discussion of the relationship between fracture growth and the measurement of induced seismicity as a surrogate for this growth. The ES places great weight on this monitoring technique to control the extent of fracture growth (i.e. maintaining a safe distance from any fault or other discontinuity that could lead to a contamination pathway or significant induced seismic event).
- 3.9.17 These findings suggested the need for further information on the degree of accuracy to which the microseismic arrays measure the extent of hydraulic fractures, including clarification of the relationship between fracture growth and the measurement of induced seismicity as a surrogate for this growth.

<sup>&</sup>lt;sup>13</sup> In the interests of transparency we note that BCA prepared a Health Impact Assessment report of the Preesall Underground Gas Storage Facility, on behalf of Halite Energy Group (67).



3.9.18 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point.

# 3.10 Land Use

- 3.10.1 ES chapter 13 assesses land use impacts of the Project. It finds that the majority of the land that will be occupied by the well pad and access track has been assessed as moderate quality. However due to clay content in the soil there is the potential for an adverse significant effect on soil resources from compaction during the construction of the access track and well pad. The chapter concludes that the effect on farming operations is not significant. The chapter states that the significant effect will be mitigated by implementing best practice measures for the excavation and handling of soils during construction. With this mitigation in place the chapter concludes that the residual effects are not significant.
- 3.10.2 At a time when the UK is moving further from the ability to be self-sufficient in food, any activity which reduces food production is important. The ES indicates that the project area is 5Ha; it is medium grade agricultural land, currently used for dairy production. However, the ES states that a parcel of land of 8Ha has been made available as an offset. The 8Ha is rented land that is being made available to the farmstead from which the Projects land take occurs. It is unclear if new grazing land is being created, or whether this represents a net loss of agricultural land. The quality of the replacement land is also not stated. If the replacement land is of lower quality this would also represent a net loss of agricultural land. It is also unclear whether the period of rent of the replacement land is equivalent to the time that the site will be removed from agricultural use. Despite these uncertainties this is unlikely to be an issue that requires further assessment from the HIA perspective.
- 3.10.3 Lancashire has a green plan which will be used to inform the planning decision. The ES notes that some of the implementation of the plan, and its ability to provide protection for the local land, has been inconsistent, and measures which the Applicant will deploy with regards to offsetting visual intrusion, planting hedgerows, will help to enhance the area.

# 3.11 Landscape and Visual Amenity

- 3.11.1 ES chapter 14 assesses landscape and visual amenity impacts of the Project. It concludes that the scale of the Project and the temporary nature of the exploration works means that the effect on landscape features and landscape character will be not significant. However, due to the visually intrusive nature of some of the equipment that will be used during the first 2 to 2.5 years of the Project a significant effect on visual amenity is predicted.
- 3.11.2 There is mounting empirical evidence that interacting with nature delivers measurable benefits to people (68). Viewing natural scenes have been shown to produce different physiological responses to viewing built scenes (69).
- 3.11.3 The ES recognises that there are several properties for which the level of visual intrusion is significant. Suggestions for improvement are for trees and hedges which are currently in the vicinity of the site to be allowed to grow in order to provide screening. It is noted that some of the existing hedgerows are not necessarily in good order. If this is to be adopted, it should be undertaken at an early stage.
- 3.11.4 Visual intrusion has been considered at a local level. There has been no evaluation of the impact on the wider landscape, from the Bowland Fells in the ES. The Bowland fells are a recreational area for the local people, and the site's surface infrastructure (including 53m high rig) could potentially be visible. The use of trees and hedgerows will not be sufficient to disguise this. It is noted that the methodology for the ES visual impact assessment was



agreed with LCC's landscape architect, including a determination that the visual impact of the development on the wider landscape did not need to be investigated.

- 3.11.5 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on this point.
- 3.11.6 The ES does not discuss whether or not the flares could have a convection effect in the atmosphere which may create condensation plumes. Such plumes could increase visual disturbance and introduce an industrial element into the rural landscape under certain weather conditions.
- 3.11.7 These findings suggested the need for further information on whether the flares will be associated with condensation plumes under certain weather conditions.
- 3.11.8 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point.
- 3.11.9 The 'tranquillity' of the rural environment is also important, particularly with respect to people's mental health. Tranquillity encompasses a lack of disturbance influences, notably noise and visual disturbance. The Civil Aviation Authority recently provided an overview of the current area and state of knowledge of tranquillity and tranquil spaces within the UK (70). 'Disruption of tranquillity' is mentioned in the WHO *Guidelines on Community Noise* (see Table 3-4, last row). The impact of the Project on levels of tranquillity is an issue that could be explored further by the ES.
- 3.11.10 The ES landscape and visual chapter concludes that significant visual effects would arise as a result of the drilling rig (between 30 and 53m high), hydraulic fracturing rig and well services rig (up to 36m high) which would be in use for approximately two and half years. The ES considers that any mitigation in the form of offsite screening is not possible. The affected viewpoints are:
  - View from the footway on Preston New Road adjacent to the cottage at Plumpton Hall Farm looking west (viewpoint 5);
  - View from the entrance to Plumpton Hall Farm off Preston New Road representative of views from the houses overlooking the Site to the west (viewpoint 6);
  - View from Preston New Road in front of the house at Knights K9 Kare Kennels looking northeast (viewpoint 7);
  - View on Preston New Road from the Residential development on Foxwood Chase at Staining Wood Farm looking northeast (viewpoint 8);
  - View from field entrance off Moss House Lane adjacent to cottage property looking southeast (viewpoint 10);
  - View from Moss Meadows near Moss House Farm looking southeast (viewpoint 11); and
  - View from the fishing pond off Moss House Lane looking southeast (viewpoint 12).
- 3.11.11 All these views are characterised as affecting residential receptors within a 1km radius of the Site. This significantly impact is of potential concern for health, particularly if experienced in combination with other forms of disturbance (e.g. noise and night time lighting). The ES classifies the 2.5 years duration as temporary. This report notes that whilst temporary it is not short term.
- 3.11.12 The key points relating to visual impact from the health perspective are as follows:
  - There are a few residential receptors that will have a very intrusive view.



- There is also the wider (but still local) population impact from the roads and rights of way. There is potential (but probably modest) for reduced physical activity.
- Links with other disturbance, e.g. noise and light could create a cumulative impact (inter thematic as opposed to the ES focus on intra thematic cumulative impacts).
- The visual impact may also exacerbate perception effects due to the constant visual reminder.

# 3.12 Lighting

- 3.12.1 ES chapter 15 assesses lighting impacts of the Project. It concludes that due to the combination of relatively few sources of night time lighting at the Site, use of lighting during the Project is predicted to have a significant effect for all project activities without mitigation except for installation of the surface and buried arrays, construction, decommissioning and restoration. By implementing mitigation measures the chapter reports that the potential effects of lighting being directed towards windows of properties and the intensity of lighting used are not significant. The chapter states that these measures also help to reduce the magnitude of the skyglow and building luminance effects although there is a temporary residual significant effect which remains following mitigation.
- 3.12.2 The ES acknowledges that the project is to be centred in a dark sky area, and as such any light which is to be introduced will be an increase on existing levels. The Applicant intends to adhere to good practice, ensuring that lights are focused downwards.
- 3.12.3 The ES identifies two sensitive receptors at Staining Wood and Little Plumpton. Although the Applicant has indicated that not all activities will take place all the time, they have also stated that the site will be staffed 24/7, and that this will require lighting for staff safety.
- 3.12.4 When the drill rig has been put into place the lighting which is on the rig will be at height, and visible from quite a distance, above any hedgerows which may have grown up.
- 3.12.5 The Applicant notes that planning applications which create light intrusion are contrary to the Blackpool Local Plan (20). Policy CS7 of the emerging Blackpool Local Plan states that: development will not be permitted that causes unacceptable effects by reason of visual intrusion, overlooking, shading, noise and light pollution or any other adverse local impact on local character or amenity. However, Fylde Borough Council, which has responsibility for oversight of lighting, seeks to control intrusive lighting at the planning stage<sup>14</sup>.
- 3.12.6 When unused to overnight light, people can have disturbed sleep patterns. Although uncertainty remains, there is plausible epidemiological evidence that circadian rhythm disruption has a variety of adverse physiological effects (71). The sensitive receptors identified will have light from several sources: the security lighting at about ten feet in height; transient, intermittent intensive lighting from construction, and the longer term rig lighting, which will be at height and is likely to impact a greater number of receptors.
- 3.12.7 The drill rig, which needs to be lit at height, (53 meters) will be in use for twenty four hours per day and require lighting. The ES acknowledges that this will be a major significant impact pre-mitigation (see ES table 15.9). The ES expects to offset this by good practice, and by responding to complaints rapidly. If drilling is to be a 24/7 operation, and as explained in earlier chapters once drilling commences it is difficult to stop, it will not be possible to extinguish the lights as they are there for safety reasons. The measures that can be implemented in response to complaints therefore need to be investigated further.

<sup>&</sup>lt;sup>14</sup> http://www.fylde.gov.uk/business/environmental-protection/light-pollution/



Consideration could be given to offering to fit blackout blinds in the bedrooms facing the site of the homes where significant impacts are expected.

## 3.13 Resources and Waste

- 3.13.1 ES chapter 17 assesses resources and waste impacts of the Project. It concludes that the waste generated by the personnel on site, in the form of general waste from canteen and office areas will not result in a significant effect. This also applies to inert and non-hazardous waste. Likewise, the quantity of waste generated by the Project (construction, drilling, hydraulic fracturing, initial and extended flow testing and decommissioning) is reported not to result in a significant effect. The chapter states that this is because there is sufficient capacity to treat the waste generated by the Project. However the chapter concludes that, although there is sufficient capacity to treat flowback fluid it is still anticipated to result in a significant effect because at peak times it will utilise a major proportion of the available treatment capacity. Measures proposed by the ES to mitigate this effect are being developed and these include:
  - Use of additional treatment capacity at facilities within northern England;
  - Investment in on site treatment to recycle flowback fluid for use in hydraulic fracturing and to reduce the quantity of waste generated; and
  - Regulating the quantity of flowback fluid generated at the Site to not exceed the available waste treatment capacity.
- 3.13.2 The application provides the general pre-construction description of how waste will be managed, and disposal. It does not make any reference to minimisation of consumption, re-use, circular economy, and re-deployment of equipment.
- 3.13.3 There is no description of resource minimisation. Electronics industries (seismic array, and computerised controls) and drilling industries (tungsten tipped drills and other specialist materials) operate in a competing market for rare earth metals. Careful use of these materials is necessary for longer term availability within the healthcare field, particularly titanium for heart valves, and tungsten for artificial joints, as direct impacts, as well as competing resources for medical devices which have an increasingly sophisticated nature and greater reliance on electronics.
- 3.13.4 The application has not currently referenced the ability to treat, on site, the waste water arisings from the drilling. Such waste water may be mildly radioactive as a result of containing naturally occurring radioactive materials (NORM). Although it will be tankered from site for disposal as hazardous/radioactive waste and disposed of at an as yet unnamed licenced hazardous waste site, there is insufficient detail on how it will be temporarily stored on site. Some of the waste will be tankered within a day. Within the ES resources and waste chapter there is no clarity on the number of vehicle movements which that would entail. Although vehicle movements are described in the ES transport chapter, it is not clear exactly how many relate to removal of flowback NORM material.
- 3.13.5 It is clear that waste from this activity will place additional demand on the landfill regime. The Applicant indicates that the percentage space to be occupied is around 1% for landfill. It is somewhat greater for radionuclides. The Low level Waste Repository (LLWR) at Sellafield is able to take waste with low radioactivity contamination (the site is not identified in the ES) but is seeking to change the classification of waste which they receive in, and to move to resource efficiency<sup>15</sup>. The LLWR is an important resource for acceptance

<sup>&</sup>lt;sup>15</sup> The LLWR is under pressure and have changed their acceptance criteria. They are currently re-evaluating the waste which they are holding. See http://bit.ly/1IT3Mnp



of hospital-generated low level radioactive waste. The Director of Public Health for LCC may wish to seek reassurance that acceptance of health-facility created radioactive waste is not compromised by permitting of the fracking activity given the limitations on LLWR capacity.

- 3.13.6 The EIA scoping document refers to production of liquid hydrocarbons. This is an area of uncertainty for the project as the presence of oils can only be determined once the process is underway. There is potential for flowback fluid (with NORM) to be contaminated with oil. The project proposes to reuse the flowback water as fracking fluid, reducing the burden of water consumption from Town water. The ES is not explicit on the potential liquid hydrocarbons waste stream and its implications for other process (such as the reuse of flowback water as fracking fluid).
- 3.13.7 These findings suggested the need for further information on any implications for: the capacity of regional waste sites to accept medical waste (including radioactive medical waste); and the management/process implications of a potential liquid hydrocarbon (oil) waste stream.
- 3.13.8 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC should confirm with the regulator (EA) that this issue is being considered as part of the permitting process. The Director of Public Health for LCC should remain engaged with the process and information that emerges on this issue from the planning and permitting processes.
- 3.13.9 The treatment of flowback liquid has been identified by the Applicant as an issue which is considered to have an impact which is 'very substantial' and therefore significant. When the output is assessed with the potential for being cumulative with Rosacre wood, the quantity produced would be 68% of available capacity.
- 3.13.10 Table 17.91 (ch 17, page 526, source 2) appears to indicate that with average production of flowback fluid, the unidentified sites A and B would be over their acceptance capacity. This takes both Preston New Road and Roseacre Wood exploratory fracking sites into account. The Applicant states that care would be taken during operation not to lead to a capacity issue. The Director of Public Health for LCC may wish to seek greater clarity on the meaning of this, and reassurance that there will not be a build-up of radioactive waste which cannot be removed at a later stage.
- 3.13.11 The current application pertains to an exploratory phase only. If there is insufficient waste management capacity at this stage it is reasonable to inquire what would happen in the longer term if full shale gas extraction applications come forward, both at the two sites mentioned and elsewhere in the Region.
- 3.13.12 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on where the flowback fluid will be disposed, but should remain engaged with the process and information that emerges on storage, treatment and disposal of flowback fluid from the planning and permitting processes.
- 3.13.13 ES table 17.97 (ch 17, page 532, source 2) notes there may be a need for disposal of equipment which has been radioactively contaminated with NORM. There is no indication as to whether this may be an isolated incident, or a regular occurrence, nor the size of equipment which may become contaminated. This also will have a bearing on capacity.



- 3.13.14 These findings suggested the need for further information on how much equipment which has been radioactively contaminated with NORM will need to be disposed.
- 3.13.15 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC should seek further specific clarification on this point.
- 3.13.16 The ES notes that mitigation may include additional tank capacity onsite to store flowback fluids temporarily. The aim being to buffer capacity issues at treatment plants. In the ES there is no indication of a limit on such additional storage. The maximum onsite capacity should be determined in advance to ensure the site's surface spill containment capacity is appropriate in the event of worst case containment failure.
- 3.13.17 These findings suggested the need for further information on the total capacity of the onsite tanks to store flowback fluids temporarily (including the upper limit to 'additional' capacity included as mitigation to alleviate capacity issues at treatment plants).
- 3.13.18 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC does not need to seek further specific clarification on this point as the information is provided in the wider permitting application documentation (this was confirmed for the RW application).
- 3.13.19 In addition to the question of treatment capacity, the Director of Public Health for LCC may wish to ascertain how the Applicant will manage operations in time of adverse weather conditions, both from the possible need to store waste (or alternatively suspend activity) as well as safety in terms of tanker journeys in unfavourable conditions.
- 3.13.20 The ES states (paragraph 387 of the resources and waste chapter) that, with regard to suspension brine, the Applicant will check with their waste management contractor or broker where the material will be taken and how it will be treated (ch 17, page 542, source 2). The Applicant has an obligation to know what is happening to the waste. It appears as though the Applicant is asking for a permit to operate without a clear understanding of mode of disposal for a waste stream.
- 3.13.21 These findings suggested the need for further information on how suspension brine will be disposed of.
- 3.13.22 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point.

## 3.14 Transport

- 3.14.1 ES chapter 18 assesses transport impacts of the Project. It concludes that by using standard criteria to assess the vehicle movements created by projects the transport impacts from the Project have been assessed and will not result a significant effect.
- 3.14.2 The PHE profile for Fylde shows that road injuries and deaths in Fylde are significantly worse than the England average. Any change caused by the Project that could affect road safety is therefore an important issue for the HIA.
- 3.14.3 The safe transport of hazardous/radioactive wastes including 50,450m<sup>3</sup> of flowback fluid waste with NORM to offsite treatment facilities appears not to be a topic covered by the ES under Public Health. Although such transport will be under permitting regimes, the potential health impacts from spillages or accidents are important. ES hydrogeology and ground gas chapter considers the potential for off-site road traffic accident resulting in spill of potentially contaminating materials. Off-site human health is considered a receptor with



exposure via spillage onto public highways. The ES notes that HGV routes for site vehicles will be agreed with the relevant authorities, considering the potential for accidents and selecting the most appropriate route. Furthermore that: competent haulage contractors, who are licensed waste carriers, as required under the IPPC permitting regime, will be appointed in accordance with the Applicant's HSSE Framework; vehicles will have spill kits and MSDS sheets; and the Applicant's 24 hour emergency response contractor will respond to any incident. Appendix K2 includes additional supporting assessment of transit issues, such as spills of potentially polluting material. The transport of similar wastes from the Roseacre Wood site presents a cumulative impact. The limited capacity of identified treatment facilities to manage the flowback fluid from both sites is identified in the ES resources and waste chapter as a "very substantial significant impact"<sup>16</sup> (see paragraph 315 in section 17.7.10.2 of ES). The mitigation includes identifying alternative treatment facilities. This could extend road journeys for hazardous/radioactive waste. The ES transport assessment identifies that a significant proportion of HGV movements during the initial flow testing period are tanker movements associated with the removal of flowback fluid. The ES resources and waste chapter discusses volumes and treatment requirements for hazardous/radioactive wastes, it does not cover transport implications. The ES transport assessment accident and safety study area appears to be limited to a 2.3km section of the A583 adjacent to the site. The assessment of accidents and safety significance appears to focus on the surrounding environmental value of the land over which the risk of accidents could potentially be affected (i.e. in the immediate vicinity of the site access junction) and not human receptors. Reference is made to a safety audit having been undertaken.

- 3.14.4 These findings suggested the need for further information on the transport of hazardous and radioactive wastes (including those with NORM) from the site to treatment facilities.
- 3.14.5 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on the locations and routes for hazardous and radioactive waste treatment. It is noted that hazardous loads are a familiar feature of the UK road network. Once the locations of relevant treatment facilities have been identified, the Director of Public Health for LCC could comment on the need for routing away from population centres and accident hotspots.
- 3.14.6 Traffic serving the site will be expected to travel an identified route, along the Preston New Road. This is a busy road, and baseline data from monitoring shows that there are on average approximately 10,000 traffic movements per day. Assessment by the Applicant against this baseline indicates that issues of severance, driver delay, pedestrian delay, and dust are (depending upon the phase of the operation) either neutral or slightly adverse.
- 3.14.7 The ES section 18.4.3 paragraph 13 states with regard to construction traffic routing: the effects of Site traffic have been assessed on the basis that vehicles will travel to and from the site via the Strategic Road Network (SRN) from Junction 4 of the M55 from the west along the A583 Preston New Road and from Junction 3 of the M55 to the east along the A585 Fleetwood Road and the A583 Blackpool Road. This information suggests that impacts to minor roads are therefore not anticipated.
- 3.14.8 It is noted that the baseline data was collected during October. The attraction of the Blackpool illuminations can increase traffic at this time of year. However, during the summer months standing traffic can become a feature of roads leading into Blackpool. If

<sup>&</sup>lt;sup>16</sup> The ES resources and waste chapter defines 'Very Substantial Significant' as a severe permanent reduction in landfill void space capacity on a local and regional scale, or a need for large scale waste treatment facilities to protect against adverse environmental effects. This equates to >10% waste generation relative to local / regional capacity.



this occurs, the contribution of the HGVs to the poor air quality experienced in Blackpool and Kirkham would be increased.

- 3.14.9 These findings suggested the need for further information on whether the assessment has included seasonal road congestion.
- 3.14.10 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC seeks further specific clarification on this point.

# 3.15 Water Resources

- 3.15.1 ES chapter 19 assesses water resource impacts of the Project. It notes that the location for this exploration well pad has been selected to avoid areas identified by the Environment Agency as being at risk from flooding. The chapter reports that the well pad and drainage system has been designed to retain any fluid or water that is spilt within the Site and therefore helps to manage any risks to water quality in the area. The chapter states that to avoid impacts on the availability of natural water resources in the vicinity of the Site all of the required water will be taken from the mains water network. The chapter reports that United Utilities have confirmed that they are able to supply the Site with the quantity of mains water required without having an adverse impact on other users. Foul and waste water will be removed from the Site by tanker for disposal at an appropriate licensed waste water treatment works. The chapter concludes that the Project will not result in a significant effect.
- 3.15.2 The risks of contamination of groundwater and surface water associated with the Project are presented in the Hydrogeology and Ground Gas Chapter.
- 3.15.3 At a time of uncertainty and climate change, it is difficult to evaluate opposing issues at the same time. The Applicant is required to demonstrate the ability to take operational water without compromising the quantity and quality of drinking water; to ensure that site operations do not contribute to flood risk; and to demonstrate resilience in the time of potential flood. Climate change uncertainty has been communicated by UK Climate Change Impact Programme (72).
- 3.15.4 The Applicant states that they will be using town water (i.e. water supplied via the mains to households, hospitals, businesses, and which has been treated by the water supply company, in this case United Utilities, to meet UK drinking water standard). The ES states that United Utilities PLC (UU) have confirmed through modelling that drawing up to 765m<sup>3</sup> over a 24 hour period from their 15" water main can be undertaken without flow restriction and will not adversely affect the supply to other users of their network, providing a Pressure Management Valve is installed to reduce the risk of bursts. The UU letter (ES appendix S) notes that demand by the shale gas industry has been factored into their draft plan. The letter does not specifically mention resilience to hot weather, drought or other unusually high periods of increased demand, but states that there is sufficient capacity to accommodate all flow rate scenarios at the Preston New Road site without impact to local supplies. It also notes that the Roseacre Wood site has some restrictions and would not be able to support the highest flow rate scenario without affecting other local users.
- 3.15.5 It would be appropriate to ascertain that UU as supplier and the Environment Agency (EA) as regulator have confidence that the proposed level of usage will not compromise households in the event of hot weather and increased demand. In two summers recently contingency plans have been put in place for supplying water via stand pipes if demand outstrips supply. The effect would cover an area beyond the operational area of the



project. The Applicant states that the area is not water stressed, being a recipient of UU's integrated supply strategy, where water can be moved from an area of availability to one of need through pipe connectivity.

- 3.15.6 These findings suggested the need for further information on the proposal's water demands in the event of hot weather, drought or other unusually high periods of increased demand.
- 3.15.7 Based on the findings of this review and taking into consideration comments made by the Health Advisory Group and organisations invited to attend its meetings we suggest that the Director of Public Health for LCC confirms with the regulator (EA) that the Project's impact on public water capacity in the event of hot weather, drought or other unusually high periods of increased demand is being considered as part of the permitting process. The Director of Public Health for LCC should remain engaged with the process and information that emerges on this issue from the planning and permitting processes.
- 3.15.8 Although the site is only a little above sea level, the bund which provides containment of rainwater prior to controlled discharge also provides protection during times of potential inundation. The emergency plan, when designed, needs to ensure the safety of workers on this site, such that in the event of a storm surge there is an appropriate evacuation plan in place.



# 4 Conclusion

4.1.1 This is a detailed ES for the level of proposed development. Overall the ES appears to have provided the information which would have been expected, though there are some areas which need clarification. The main queries are listed out below.

# 4.2 Clarifications sought

### General

#### We suggest that the Director of Public Health for LCC:

- 4.2.1 Seeks clarification that the monitoring framework requirements set through the planning and permitting processes will address not only the short-to-medium term impacts of disturbance and pollutants arising from the site to the local population, but also the potential for long-term (and potentially more widespread) legacy impacts on groundwater and ground gas. Such monitoring should be tied to an action plan with defined roles and responsibilities for notifying and responding to exceedances for the full period of the monitoring. We suggest that the Director of Public Health for LCC should remain engaged with the process and information that emerges on monitoring from the planning and permitting processes.
- 4.2.2 Requests that regulators collectively produce a document that summarises the application's adherence to the DECC Regulatory road map guidance (13); including the planning and permitting conditions and monitoring requirements that have been imposed at each step for the protection of public health.
- 4.2.3 Confirms when and what further information will be available regarding quantitative risk assessment (including unplanned events and reference to ½LFL<sup>17</sup>).
- 4.2.4 Seeks clarification of what effect (for example: direct, indirect, cumulative, differential, synergistic) the Project will have on proposed development within Fylde (21), including the proposed mental health unit at Whyndyke Farm.
- 4.2.5 Seeks further detail on the influence on people's perception of safety associated with property values, amenity value of outdoor space and levels of physical activity.
- 4.2.6 Confirms how the proponent will ensure and demonstrate that all pollution will be as low as reasonably practical using BAT. This applies to air quality (including PM<sub>10</sub> and PM<sub>2.5</sub>), noise, vibration, light and any other release from the activities on site or associated with the site.
- 4.2.7 Request clarification on the cumulative impacts inter (between) rather than intra (within) topics presented in the ES. For example: the cumulative radiological impact to the closest residential receptors from radiological emissions (notably radon) associated with flaring, water (NORM) and any solid waste stored onsite; or the cumulative impact of all sources of potential disturbance and nuisance to the closest residential receptors (including noise, dust, light, traffic etc...).

<sup>&</sup>lt;sup>17</sup> Being outside the area where gas has dispersed from the source to a concentration of half its lower flammable limit (½LFL) is a recognised threshold of reasonable safety (14).



### Air quality

#### We suggest that the Director of Public Health for LCC:

- 4.2.8 Seeks clarification as to whether there will be periods of higher exposure to radon (e.g. during the 120 day flare period assumed by the radon modelling) than is suggested by the ES reporting the exposure levels as an annual effective dose. Notably whether peak levels will exceed 400 Bq/m<sup>3</sup> in any 24 hour period at any receptor (on or off site). [This clarification is unlikely to change the overall conclusion in terms of public health, but would assist in resolving this as an issue for the HIA.]
- 4.2.9 Request clarification of whether one or two flares have been included for the radon modelling. It would be useful for actual receptors and weather data to be used in the radon modelling. [This clarification is unlikely to change the overall conclusion in terms of public health, but would assist in resolving this as an issue for the HIA.]
- 4.2.10 Request additional modelling of the likely radon exposure levels during unplanned events (*e.g.* loss of gas containment at ground level) for occupational and residential receptor doses. For each radon modelling result (including those requested above), data in unit of  $\mu$ Sv/year and Bq/m<sup>3</sup> would be useful. [This clarification is unlikely to change the overall conclusion in terms of public health, but would assist in resolving this as an issue for the HIA.]
- 4.2.11 Request information on what alternatives have been considered for the capture and the use of methane during the 90 day initial flow testing stage and clarify how the decision to flare has been reached.

#### Noise

#### We suggest that the Director of Public Health for LCC:

- 4.2.12 Requests additional mitigation be incorporated into the Project to ensure that at all receptors noise levels attributable to the Project (notably well pad construction, drilling and hydraulic fracturing) neither exceed the WHO general health based threshold of 50/55 dB L<sub>Aeq, 16hr</sub> (53); nor the WHO night noise threshold of 40 dB L<sub>night, outside</sub> (52). This recommendation is aligned with the HIA objective of minimising health impacts, rather than meeting statutory or regulatory limits.
- 4.2.13 We suggest that the Director of Public Health for LCC requests regulatory authorities control the working hours and days for Project activities, particularly hydraulic fracturing. Consideration could be given to only operating the fracturing pumps during weekday daytime and ceasing activity during weekends and bank-holidays.
- 4.2.14 For noise impacts attributable to the Project which are justified on the basis of being of a similar decibel level to background noise, requests further reporting of the frequency spectrum and time-structure of such noise to evidence that it will not be clearly audible against background levels.

### Hydrogeology and ground gas

#### We suggest that the Director of Public Health for LCC:

- 4.2.15 Requests updates from the Environment Agency to be assured that:
  - baseline data on methane in water is understood for the proposed operational area;
    - emerging knowledge on fracture proliferation continues to inform monitoring requirements;
    - the DPH is informed of any breach of regulation which may occur in the future should this application be granted; and



- monitoring regimes take account of long-term migrations and the potential deterioration of the well over time.
- 4.2.16 Seeks clarification of how, and for how long, the Applicant will monitor the project's effect on the permeability and mobility of surrounding geological strata and natural fractures to ground water. Confirming the hypothesis, advanced in the ES, that the Woodsfold fault creates a barrier to water movement between the ground water contamination of the application and the public water supply is particularly important. Sufficient information should be provided to satisfy the Director of Public Health for LCC that public water supply will not be contaminated directly or indirectly as a result of the Project, including long-term impacts.
- 4.2.17 Requests further information on how the application will affect long-term low level gas permeation to the surface including permeation to the surface which may be distant to the proposed site. Estimates of potential surface concentrations and areas of effect would be helpful.
- 4.2.18 Seeks confirmation of what remediation action will be taken if a significant pathway, along a fault or other discontinuity, is established for gas to the surface.
- 4.2.19 Requests that regulators require an appropriate long-term monitoring plan post decommissioning / abandonment to ensure that the Project does not cause adverse legacy issues for air, ground or water contamination. Responsibility for monitoring should be clearly defined and set through condition, legal agreement and / or bond. The Director of Public Health for LCC should remain engaged with the monitoring information that emerges from the planning and permitting processes.

#### **Climate change**

#### We suggest that the Director of Public Health for LCC:

4.2.20 Seeks further specific clarification on long-term post abandonment impacts to climate change both: as well integrity degrades, potentially creating a pathway for natural gas (notably methane) to the surface; and long-term slow permeation of un-extracted natural gas to the surface as a result of hydraulic fracturing mobilising such gases from their current geological layer. Climate change is an increasingly important determinant of health.

#### Waste

#### We suggest that the Director of Public Health for LCC:

- 4.2.21 Confirms with the Environment Agency that the Project's impact on the capacity of regional waste sites to treatment/disposal of medical waste is being considered as part of the permitting process.
- 4.2.22 Seeks clarification regarding the presence, treatment and disposal or use of liquid hydrocarbons.
- 4.2.23 Seeks clarification on how much equipment, which has been radioactively contaminated with NORM, will need to be disposed of and what implication this has for waste management capacity.
- 4.2.24 Seeks clarification on how suspension brine will be disposed of, as the ES does not describe this waste management pathway.



### Induced seismicity

#### We suggest that the Director of Public Health for LCC:

- 4.2.25 Considers Verdon (55) (amongst others), who, having looked at drilling, fracking and deep injection (for analogous processes), concludes that deep injections have a direct action on fault lines; and requests clarification of how this analysis relates to conclusions in the ES concerning impacts on induced seismology associated with hydraulic fracturing.
- 4.2.26 Requests clarification that the Applicant has considered the implications of induced seismic activity on salt/brine mining activity in the area.
- 4.2.27 Seeks supporting evidence on the degree of accuracy to which the microseismic arrays measure the extent of hydraulic fractures. Including clarification of the relationship between fracture growth and the measurement of induced seismicity as a surrogate for this growth.

#### **Visual impacts**

#### We suggest that the Director of Public Health for LCC:

4.2.28 Seeks clarification on whether the flares will be associated with condensation plumes due to convection effect in the atmosphere under certain weather conditions. Any plume could increase visual disturbance and introduce an industrial element into the rural landscape.

#### Transport

#### We suggest that the Director of Public Health for LCC:

- 4.2.29 Seeks clarification on the locations and routes for hazardous and radioactive waste treatment. It is noted that hazardous loads are a familiar feature of the UK road network. Once the locations of relevant treatment facilities have been identified, the Director of Public Health for LCC could comment on the need for routing away from population centres and accident hotspots.
- 4.2.30 Confirms that the traffic impacts (including air quality) of the proposals have considered seasonal road congestion, for example during the summer months standing traffic can become a feature of roads leading into Blackpool.

#### Water resources

#### We suggest that the Director of Public Health for LCC:

4.2.31 Confirms with the regulator (EA) that the Project's impact on public water capacity in the event of hot weather, drought or other unusually high periods of increased demand is being considered as part of the permitting process.



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