

Part 1 – Respondent Details

1(a) Personal details									
Title	Mr								
First Name	Michael								
Last Name	Mckenna								
Job Title (where relevant)	Managing Director								
Organisation (where relevant)	Mckenna Environmental Ltd								
1(b) Agent details <i>Only complete if an agent has been appointed</i>									
Title	Mrs								
First Name	Suzi								
Last Name	Coyne								
Job Title (where relevant)	Planning Consultant								
Organisation (where relevant)	Suzi Coyne Planning								
1(c) Contact address details <i>If an agent has been appointed please give their contact details</i>									
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Are you writing as	<table border="0"> <tr> <td><input type="checkbox"/> A resident</td> <td><input type="checkbox"/> A parish council</td> </tr> <tr> <td><input type="checkbox"/> A local business</td> <td><input type="checkbox"/> A district council</td> </tr> <tr> <td><input type="checkbox"/> Minerals industry</td> <td><input type="checkbox"/> A county council</td> </tr> <tr> <td><input checked="" type="checkbox"/> Waste industry</td> <td><input type="checkbox"/> Other (please specify)</td> </tr> </table>	<input type="checkbox"/> A resident	<input type="checkbox"/> A parish council	<input type="checkbox"/> A local business	<input type="checkbox"/> A district council	<input type="checkbox"/> Minerals industry	<input type="checkbox"/> A county council	<input checked="" type="checkbox"/> Waste industry	<input type="checkbox"/> Other (please specify)
<input type="checkbox"/> A resident	<input type="checkbox"/> A parish council								
<input type="checkbox"/> A local business	<input type="checkbox"/> A district council								
<input type="checkbox"/> Minerals industry	<input type="checkbox"/> A county council								
<input checked="" type="checkbox"/> Waste industry	<input type="checkbox"/> Other (please specify)								

Please tick the appropriate boxes if you wish to be notified of any of the following:	
That the Oxfordshire Minerals & Waste Core Strategy has been submitted for independent examination	✓
Publication of the Inspector’s report and recommendations	✓
Adoption of the Oxfordshire Minerals and Waste Core Strategy	✓

Please sign and date the form:			
Signature:		Date:	30/09/2015

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

General

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Lack of a Single Plan Document

1. Paragraphs 1.3 to 1.6 of the Plan state that the Minerals and Waste Plan for Oxfordshire is to be produced in two parts:
 - Part 1 – Core Strategy (the Plan now proposed to be submitted for examination), which is said to set out policies to guide minerals and waste development over the plan period and common core policies to address development management issues; and
 - Part 2 – Site Allocations Document, which it is said will allocate specific sites for minerals and waste development within the policy parameters set by the Core Strategy.

The justification given for this approach (at paragraph 1.5) is that work has been focussed on the Core Strategy leaving the Site Allocations Document to follow and that changing now to a single plan document would add one to two years to the plan preparation process, due largely to the need to identify, assess and consult on site options.

2. There is no indication either within the Plan itself or within the Council's Minerals and Waste Development Scheme (MWDS) of the proposed timetable for producing the Part 2 – Site Allocations Document. The current MWDS from December 2014 states at paragraph 3.2 that the programme for the Part 2 – Site Allocations document will be decided at a later date, probably not until the Core Strategy has gone through its examination. There seems therefore to be no urgency by the Council to get on with preparing the remainder of the Plan.
3. The National Planning Policy Framework (NPPF) makes clear at paragraph 153 that each local planning authority should produce a Local Plan for its area, and that any additional development plan documents should only be used where clearly justified. (Emphasis added). The NPPF also makes clear at the outset, within paragraph 14 and the first core planning principle at paragraph 17, that in order for plan-making to achieve the presumption in favour of sustainable development required by the NPPF, local planning authorities should positively seek opportunities to meet the development needs of their area, and provide a practical framework within which decisions on planning applications can be made with a high degree of predictability and efficiency.
4. Furthermore paragraph 158 of the NPPF requires each local planning authority to ensure that its Local Plan is based on adequate, up-to-date and relevant evidence about the economic, social and environmental characteristics and prospects of the area. Whilst the National Planning Policy for Waste (NPPW) requires at paragraph 2 that in preparing their Local Plans, waste planning authorities should ensure that the planned provision of new capacity and its spatial distribution is based on robust analysis of the best available data and information, and an appraisal of options. Paragraph 3 of the NPPW further states that waste planning authorities should prepare Local Plans which identify sufficient opportunities to meet the identified needs of their area for the management of waste streams.

5. In line with this national policy and in view of the distinctive requirements of waste management development, it is considered that careful analysis must be made of the actually available site options in order to properly inform and shape the waste spatial strategy. If the Part 1 Plan contains an unrealistically restrictive approach to delivery of the infrastructure required, then the Part 2 Plan will not be able to deliver, and nor will the development process be able to deliver.
6. Waste management is defined as major development in the Development Management Procedure Order, and this is because it can have various environmental and amenity impacts. Facilities generally involve the need for large buildings of at least 10 metres in height, so that lorries are able to unload waste under cover, and so that the lifting arm of material handling equipment has sufficient headroom to load processing plant. More specialised facilities, such as anaerobic digestion plants and recycled aggregate wash plants involve even larger buildings rising to 12 metres or more. Sites often give rise to complaints about such issues as traffic, noise, dust, litter, smell, and unsightliness. Careful design and site management can mitigate much of this, but it is standard practice to have an appropriate separation from sensitive receptors, usually in the region of about 100 metres or more, to safeguard against unacceptable levels of nuisance affecting local residents and other vulnerable land uses. The value that waste management facilities generate is also usually not high enough to afford sites with potential for higher value employment uses or residential development. As a consequence of these factors the availability of suitable site options is more limited than it might be for other forms of development. Site allocations should therefore be included within the Plan to show that the strategy is consistent with and provides sufficient suitable sites to deliver its requirements.
7. Failing that, then preparation of the Part 1 document must be underpinned by an evidence base that shows a sufficiently generous number of site options, which meet the policy parameters set out in the Part 1 Core Strategy, in order to provide sufficient certainty of choice and flexibility for meeting the development needs of the waste strategy. However, this is not the case. In the call for sites to be allocated for waste management development, 25 sites have been nominated for “larger scale” waste recycling, treatment or recovery. Of these only 4 sites would meet the proposed locational strategy for waste management facilities as set out in policy W4.
8. Policy W4 requires that larger scale (strategic and non-strategic) waste management facilities (other than landfill), which are defined at paragraph 5.32 and Table 8 of the Plan, as facilities with a throughput in excess of 20,000 tonnes per annum (tpa), should normally be located in or close to Bicester, Oxford, Abingdon and Didcot and the other large towns of Banbury, Witney, Wantage & Grove as indicated (by the purple coloured areas) on the Key Waste Diagram. The site nominations, which are given in Table A15/1 of the Waste Needs Assessment (WNA) 2015, where at least 20,000 tpa of new capacity is proposed in the following ways:
 - an entirely new site;
 - expanded development of an existing site; and
 - continuation of an existing site with temporary planning permission,
 have been plotted on Drawing No.: 202MWCS/1 at Appendix 1. In addition Worton Farm is included as this has been nominated for expanded development of about 20,000 tpa, but WNA Table A15/1 does not correctly show the details of this. (See nomination forms and correspondence with the Council on the matter at Appendix 2)¹. In addition the nominations for the Shipton- on -Cherwell Quarry waste recycling site (Site 30) and the FCC waste transfer station at Dix Pit (Site 3) have been included as

¹ The site nomination forms for Worton Farm have now also been further updated to propose further expansion of the existing site since publication of the Plan. See Appendix 3.

the entries in WNA Table A15/1 show that these are identified for prolonged activity, despite them being given as providing no additional capacity (final column of WNA Table A15/1).

9. The 4 sites that fall within the areas indicated on the Key Waste Diagram as appropriate locations by policy W4 are shown in Table 2.1.A below.

Table 2.1.A: Nominated sites that comply with policy W4

Site No.	Site	Use	Operator	Capacity tpa
10	Sutton Courtenay Landfill	Soil Treatment	FCC	100,000
226	Dewars Farm, Ardley	Anaerobic Digestion	Sumerlease	45,0000
245	Challow Marsh Farm, East Challow	C&D Waste Recycling	McDowell Trading (Assvogel)	20,000
276	Oday Hill, Sutton Wick	C&D/C&I Waste Recycling and Secondary Aggregate	Tuckwells	150,000

10. The strategy, in only providing for 4 site nominations to go forward, amounts to pre-determination of any subsequent planning applications for these proposals. It also represents an inflexible, anti-competitive approach contrary to the NPPF's requirement that Local Plans should meet objectively assessed needs with sufficient flexibility to adapt to rapid change (paragraph 14) and that local planning authorities should plan proactively to meet the development needs of business and encourage sustainable economic growth, aiming to build a strong, responsive and competitive economy, by ensuring that sufficient land of the right type is available in the right places (paragraphs 7 and 17-21).
11. There is furthermore serious doubt that these nominations would be sufficient or of the appropriate type to meet the waste management infrastructure provision required, for the reasons set out in representations on Table 7 of the Plan. If there are no other site nominations that would comply with the proposed locational strategy of policy W4, then that raises significant unanswered questions as to how the strategy would deliver the future waste management development needs of the County.
12. In addition (notwithstanding that there is from the available evidence serious uncertainty that the proposed strategy will be able deliver a Part 2 Plan), if site allocations are to be deferred to a later unspecified date, then the Part 1 Plan must have robust policies which provide certainty that schemes can come forward in the meantime. Unfortunately this is also not the case, because the terms of the policies (M1, W4 and W5), which set out what are considered to be appropriate locations for waste management facilities, are inconsistent and anti-competitive.
13. In the first place these policies identify a number of types of land uses as likely to be suitable for siting facilities, but the locations of which largely do not coincide with the areas identified in the proposed locational strategy for waste management facilities in excess of 20,000 tpa (policy W4). Policy M1 states that "permission will be granted for facilities for the production and/or supply of recycled and secondary aggregate, including temporary recycled aggregate facilities at aggregate quarries and inert waste

landfill sites, at locations that meet the criteria in policies W4, W5 and C1 – C11.” In addition policy W5 states that priority will be given to siting waste management facilities on land that is (amongst others):

- a. already in waste management or industrial use; or
- b. an active mineral working or landfill site.

14. An analysis of the locations of sites already in waste management use and/or active mineral workings or landfill sites has been made. The sites have been sourced from Appendix 1 of the Local Aggregates Assessment (LAA), Figure 5 of the Plan, and Tables A12/1 – A12/8 of the WNA, which identify sites in conventional waste management use. Non-operational sites have been excluded, as have small sites, that are exclusively for specialist/dedicated uses, including household waste recycling facilities, highways depots, tyre depots, scrapyards, asbestos transfer, wood recycling, contaminated soil and fuel or oil treatment, Thames Water sewage/waste water treatment plants, and those that deal with radioactive waste at Culham and Harwell have not been included, as it would not be a realistic assumption to make that these sites would be developed for other waste management uses. The location of the qualifying mineral and waste sites, of which there are 55 in total, as identified on drawing no.: 202MWCS/2 at Appendix 4, demonstrates that there are only 7 such sites, which fall within the areas identified on the Key Waste Diagram as suitable locations for new strategic and non-strategic facilities under policy W4, and which are identified in the table below, together with the uses they support.

Table 2.1 B: Existing minerals and waste sites that comply with policy W4

Site No.	Site	Uses	Operator
10	Sutton Courtenay	Aggregate Quarry, Landfill, Recycling, Transfer, Composting	Hanson and FCC
022	Ardley Quarry	Aggregate Quarry, Landfill Recycling, Transfer, Residual Treatment	Viridor and Smiths
028	Gill Mill Quarry	Aggregate Quarry, Landfill, Aggregate Recycling	Smiths
143	Banbury Transfer Station	Recycling, Transfer	Grundons
149	Brize Norton X-fer	Recycling, Transfer	B&E Transport
141	Grove Industrial Park	Recycling, Transfer	Aasvogel
276	Sutton Wick	Aggregate Quarry	Curtis & Sons

15. A consequence of this position is that the proposed strategy is only aimed at supporting the business needs of the operators of the above sites, rather than the existing waste industry sector in Oxfordshire as a whole. Notably some of the operators and/or sites are the same as those identified in Table 2.1.A above. In addition there is no room or any plans for expansion at B&E Waste Transfer, or at the Grove Industrial Park, (which is why the operator, Aasvogel, has made the Challow Marsh Farm nomination, Site 245 in Table 2.1.A). The effect is to stifle completion and reduce market choice, contrary to the NPPF’s aims of building a strong, responsive and competitive economy (first bullet of paragraph 7, third core principle at paragraph 17 and paragraphs 18 – 21).

16. Moreover, it cannot be the case that the decision maker could pick and choose between compliance with policy W4 or policy W5, for example by determining that a particular development proposal at one of the 48 other mineral and/or waste sites in

the County could be acceptable, on the basis that it complies with the terms of policy W5, even though not with policy W4, because that does not provide the required certainty about whether a scheme clearly accords with the Plan. The NPPF states at paragraph 154 “Only policies that provide a clear indication of how a decision maker should react to a development proposal should be included in the plan”. In those circumstances, it must be the case that either all mineral and/or waste sites are likely to be suitable, and therefore the terms of policy W4 need to be altered accordingly, or that no mineral and/or waste site falling outside of the areas identified under policy W4 would be acceptable.

17. Other land uses that policy W5 identifies as priority for siting waste management facilities are land that is (amongst others):

- a. in industrial use; or
- b. previously developed, derelict or underused; or
- c. is a waste water treatment works.

It is the objector’s experience, however, that very few such sites are or become available, (whether within or outside the areas identified under policy W4) and that if they do they are invariably unsuitable for waste management use. Previously developed land in Oxfordshire is very scarce, and if it becomes available, it is likely to be used for residential development, for which there is a pressing need. In addition there is little surplus industrial land available of the right type. That which is or becomes available is then invariably not suitable because incompatible with adjoining higher tech employment uses, has too high a land price for a waste recycling facility, or is in too close proximity to other sensitive receptors. A quick survey has been conducted of such sites within the areas identified as suitable locations under policy W4, the results of which are shown in Table 2.1.D at Appendix 5.

18. The findings of this survey confirm the objector’s previous findings, that there is very little potential suitable land. The only land that is possibly available is to the north of Banbury, north and east of Bicester, or west of Witney, which are areas already provided for in terms of the distribution of waste management facilities, and these locations would not redress the imbalance in the lack of facilities to meet Oxford’s needs in a sustainable manner. The distances from these areas of available land to the edge of the built up area of Oxford are at least 18 km from Witney, 17km from Bicester and 40km from Banbury.

19. The statement is made at paragraph 5.37 of the Plan that: “one of the aims of the plan is to achieve a balanced distribution of waste management capacity across the County in relation to population and consequent arisings”. It is evident that this aim will not be met with policy W4. It is also apparent that the statement at paragraph 5.38 of the Plan that “Policy W4 provides a locational framework for waste management facilities that reflect the needs and characteristics of different parts of the County while also providing flexibility for the market to respond to waste management needs” is not justified by the evidence.

20. The Council has not conducted any study with regard to the availability or feasibility of such land within the areas identified as suitable locations under policy W4, in order to support the feasibility of such land uses meeting the requirements for locating new waste management capacity. This approach is contrary to the Government’s Guidance in the National Planning Policy Guidance (NPPG), which makes clear² that the plan should be realistic about what can be achieved, and to do so the planning authority must pay careful attention to providing an adequate supply of land and ensuring that

² Paragraph 018 of Local Plans: Preparing a Local Plan

the requirements of the plan as a whole will not prejudice the viability of development. The NPPG also explains³ that understanding Local Plan viability is critical to the overall assessment of deliverability and that Local Plans should present visions for an area in the context of an understanding of local economic conditions and market realities. The NPPG further states⁴ that this requires evidence base judgment; a realistic understanding of the costs and value of development in the local area and an understanding of the operation of the market; and that understanding past performance can be a useful start. Clearly these exercises to ensure that there is an adequate supply of land and assessment of local economic and market conditions to arrive at a realistic vision for the Plan have not been carried out. The carrying out of a land availability study, to show that there are brown field, industrial, or waste water sites available, is a basic requirement and one that the Council has failed to meet.

21. Secondly, there is a further internal inconsistency within the terms of policy W5, in that it also states that priority will be given to siting waste management facilities on land that involves existing agricultural buildings and their curtilages, yet subsequently specifies that “waste management facilities will not be permitted on green field land unless this can be shown to be the most suitable and sustainable option for the location of the facility”. There is no statutory definition of green field land, but it is conventionally considered to be any land that is not previously developed land (PDL), and the NPPF does provide a definition of PDL, which specifically excludes land that is or has been occupied by agricultural or forestry buildings. Policy W5 therefore on the one hand encourages the use of a form of green field land, contrary to other terms of the same policy. As with the conflicts identified above between the terms of policies W5 and W4, this position provides no certainty for the decision maker about whether development proposals involving agricultural buildings (within the areas identified under policy W4) should be approved or not.
22. Furthermore, the Plan’s presumption against the use of green field land, which is a matter not reflected in national policy, and is addressed in more detail under representations on policy W5, means that the use of all of the sites identified within Table 2.1.A, and 3 of the sites in Table 2.1.B above, are further restricted, unless they can be shown to be the most suitable and sustainable option for the location of a facility, because they are all sites that do not comply with the NPPF’s definition of PDL, and are therefore green field land. The green field or PDL status of the sites is shown on Drawing No.: 202MWCS/1 at Appendix 1 and Drawing No.: 202MWCS/2 at Appendix 2.
23. The only 3 sites that comply with the locational strategy of policy W4 and are not green field land are listed in the table below. As identified at paragraph 15 above there are also further restrictions preventing development of 2 of these sites, which are outlined in the table.

³ Paragraph 001 of Viability: Viability – a general overview

⁴ First bullet of Paragraph 004 of Viability: Viability a general overview

Table 2.1.C: Existing minerals and waste sites that comply with policy W4 and are not green field land

Site No.	Site	Restrictions	Operator
143	Banbury Transfer Station	Not known	Grundons
149	Brize Norton X-fer	No additional space available and no desire to expand	B&E Transport
141	Grove Industrial Park	No additional space available to expand	Aasvogel

24. In addition with regard to the advice of the NPPG⁵, that understanding past performance can be a useful start to testing whether a Plan's requirements are viable, it is notable that only 29% of existing permitted sites for waste recycling or treatment with permanent planning permission were actually on PDL when approved. This comprises 7 sites out of 24 in total. If sites with temporary permissions are also taken into account the proportion reduces to 16%, i.e. 7 sites out of 44 in total. The position is demonstrated on drawing no.: 202/MWCS/3 at Appendix 6, which shows the locations of the existing permanent sites in conventional waste management use, excluding landfill, (as have been distilled from those identified on Drawing No.: 202/MWCS/2 at Appendix 4). The green field or PDL status of the sites shown on drawing no.: 202/MWCS/3 at Appendix 6 reflects the position at the time that they were granted planning permission.

25. In summary, as:

- site allocations are not identified within the Plan;
- there are an extremely limited number of nominated site options that meet the proposed locational strategy for waste management facilities (policy W4);
- there is no timetable for preparation of the site allocations document; and
- the Plan fails to have sound policies which provide certainty that schemes can come forward in the meantime pending preparation of Part 2 of the Plan;

it is held that the Plan fails to provide a practical framework for providing predictability and efficiency for making decisions on planning applications. Since it fails in this basic requirement of the NPPF there can be no clear justification for the proposed two-part plan.

26. In addition, the reasons given in the Plan (paragraphs 1.5 – 1.6) for the proposed approach, of reserving the issue of site allocations for a later stage, conversely actually support the need to produce a single plan. It is stated at paragraph 1.5 of the Plan that the need "to identify, assess and consult on site options" would add one to two years to the plan preparation process if changing to a single plan.

27. The process of identifying and assessing site options is part of the evidence base supporting the policies of the Plan, which, as set out in the NPPG⁶, needs to inform and shape the Plan's development rather than being collected retrospectively. This would be the case with any form of development, but particularly so in the case of waste management development which, as has been identified at paragraph 6 above, has very particular characteristics which limit the availability of suitable site options, and hence the shape of the strategy. If as seems likely from the available evidence, that the proposed strategy will not be able to deliver sufficient allocated sites in Part 2 of the Plan to meet the waste management needs of the County, then there will in any

⁵ Second bullet of Paragraph 004 of Viability: Viability a general overview

⁶ Paragraph 014 of Local Plans: Preparing a Local Plan

event be delay in the further work required to demonstrate that the strategy is deliverable.

28. Furthermore it is rather more the case that this part of the plan process and evidence base to the strategy, which had been on-going since 2005, had actually been abandoned by the Council in 2013/early 2014. The previous version of the Local Plan issued in February 2014 for consultation was produced on the basis, as is evident from the Oxfordshire MWDS 2013 (paragraph 2.2), that a site allocations document was not considered necessary. The data base of available site options that had been collected by the Council since late 2005, had therefore been set aside without further analysis and did not inform the consultation draft of the Plan.

29. The Council have now realised that they should identify site allocations, in accordance with the requirements (paragraph 4) of the NPPW. However, rather than taking the time now to continue and thoroughly assess the evidence base, and accordingly revise the strategy as necessary, they are proceeding in haste with a Plan that is not properly informed.

30. In summary the lack of a single plan document is not sound because it is:

Not positively prepared. It has not been prepared based on a strategy which seeks to meet objectively assessed development and infrastructure requirements and is not consistent with achieving sustainable development, because it is clear that the available evidence base has not been used to inform and shape the strategy, and it would fail to provide for the development needs of the whole waste industry business sector in an equitable and flexible manner.

Not justified. It is not the most appropriate strategy, because it is not supported by an extensive number of site options which meet the policy parameters set out in the Part 1 Core Strategy, in order to provide sufficient certainty of choice and flexibility for meeting future waste management development needs.

Not effective. The available evidence demonstrates that the strategy will fail to deliver the second part of the Plan and that the Plan's policies are inadequate in providing any certainty that schemes can come forward in the meantime.

Not consistent with national policy. Preparation of the Plan in two parts is contrary to paragraph 153 of the NPPF, which requires one Local Plan to be produced, to include (amongst other matters) site allocations (paragraph 157), and that any additional development plan documents should only be used where clearly justified. The stated reason of wishing to avoid further delay is not sufficient justification, particularly in light of the fact that the need for a site allocations document had been abandoned at the time of and did not inform preparation of the previous consultation draft plan. Furthermore there is likely to be greater delay caused by an unsound strategy, because it has not been properly informed by a robust analysis of the available data (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF), than in taking the time now to ensure that the Plan is comprehensive, robust and deliverable. In addition the consequences of the proposed approach are that it does not provide a clear and predictable framework for making decisions as required by the NPPF of Local Plans (paragraphs 17 and 154), it would stifle competition and reduce market choice, contrary to the NPPF's aims of building a strong, responsive and competitive economy (first bullet of paragraph 7, third core principle at paragraph 17 and paragraphs 18 – 21), and would be damaging to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound there should one comprehensive plan, containing both a realistic strategy framework for addressing the waste management needs of the County, and sufficient site allocations to demonstrate that those needs can be delivered within the policy parameters of the strategy. Failing that, a robust land availability study is required showing enough potential sites for Part 2 of the Plan to deliver the policies in Part 1.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling in the County and was has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's' understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Minerals Planning Vision

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

(i) Legally compliant? Yes No

(ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

(i) Positively prepared

(ii) Justified

(iii) Effective

(iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Supply of Recycled Aggregate

1. The Minerals Planning Vision says at part a) that the need to meet aggregate mineral supply in Oxfordshire will be prioritised from recycled and secondary aggregate (where practicable). The caveat of “(where practicable)” is not justified, does not lend real support to, and conversely would hinder the stated aims of prioritising and maximising the contribution to be made to the minerals supply from secondary and recycled aggregate sources.
2. Hitherto a valuable contribution to the supply of recycled aggregates has been made from recovery of the hard (concrete, brick, stone etc.) element of construction, demolition and excavation (CDE) waste, which has taken place at building and road development sites and at fixed (transfer) locations using mobile mechanical screens and crushers. This conventional form of aggregate recycling can, however, only produce the following recycled materials suitable for lower grade applications:
 - Type 1 (40mm down crushed concrete) for use in road base construction, foundations and as a fill around pipes and cables;
 - Type 2 (75mm down crushed concrete and crushed brick) for use in road sub-bases, driveways and site compounds;
 - 6F1/6F4 (40mm down crushed concrete) for use in capping layers over ground in road construction and to make up ground;
 - 6F2/6F5 (125mm down crushed concrete and crushed brick) used as bulk fill to build up levels;
 - Crushed hardcore (75mm down recycled brick and stone) for use in hard standings; farm tracks; car parks; driveways; and site compounds; and
 - Crushed tarmac for use in covering hardcore as a top finished surface.
3. The materials generally, however, do not meet the necessary grading, uniformity and structural specifications for use in higher level applications, such as for starter layers below embankments, as bedding for drains, filter material (for bedding French drains); in cement stabilisation; as granular fill or drainage layers to reinforced earth and concrete structures; in construction of culverts; as aggregate for bituminous material; as building sands for screeding, rendering, and plastering; and in concrete and concrete product manufacture. This is the material that paragraph 4.8 of the Plan is correctly referring to when it states: “The aggregate materials produced generally vary in quality and cannot meet all specifications”.
4. Unfortunately the remainder of the paragraph is incorrect in continuing by saying “for higher specification applications, use of high quality land-won aggregate is usually the only practical option.”
5. This is not the case, because aggregate recycling is now beginning to undergo significant advances in capability and new systems are in operation that enable the production of higher quality substitute aggregate from CDE waste, which can meet all building specifications. These are static processing plant systems, which are very

similar to a mineral processing plant, but with added functions, which wash, screen and grade the waste, and manufacture recycled aggregate to a quality assured level that substitutes for and competes directly with land won minerals across the spectrum of building needs.

6. Recycled aggregate wash plants can (in addition to the materials identified above) supply the full range of sized and graded aggregates, as well as coarse and fine sand, and ballast, equivalent to the products that would be offered by a local quarry, as follows:
 - Washed 40mm aggregate
 - Washed 20mm aggregate
 - Washed 10mm aggregate
 - Washed 6mm aggregate
 - Washed Sharp sand
 - Washed Fine sand
 - Washed ballast
7. The quality of the products that these recycled aggregate wash plants make is to such a high level that they can be used to manufacture concrete and concrete products. Concrete trials have been conducted using 100% recycled aggregate, and have proven that the washed recycled aggregate, both fine and coarse, passes the test of the properties required of aggregates for structural concrete, achieving BS EN 12620 certification. A copy of the relevant grading results and a report of the assessment of the suitability of the recycled aggregate for use within concrete are at Appendix 7. The concrete product has a 93% sustainable content by volume (the cement content making up the remainder).
8. The concrete industry makes up about 30% of the total market for aggregates using about 165 million tonnes annually in concrete. Paragraph 2.7 of the Plan also confirms that the primary use of sand and gravel in Oxfordshire is to make concrete. Whilst recycled aggregate for concrete is currently not widely available, because the products from conventional dry recycling systems are unsuitable for ready-mixed concrete, the production of recycled aggregate through wash plants can change all that and provide a real substitute to replace the need for virgin materials.
9. The plant can also produce higher quality aggregate that is equivalent (in terms of crushing strength, porosity, resistance to impact, abrasion and polishing) to the hard rock that has to be imported to the County, (as referred to at paragraph 2.9 of the Plan) to meet more demanding construction specifications, which cannot be met by local primary sources.
10. To sum up, the principal products of the aggregates industries:
 - ready mix concrete,
 - mortars,
 - coated roadstone,
 - concrete products for construction purposes.The aggregate required for these products cannot be supplied by conventional aggregate recycling methods. However, there is considerable potential to increase the use of alternative aggregates for these products which recycled aggregate wash plants can supply.
11. Furthermore recycled aggregate wash plant facilities are more than a 'virtual quarry', because they possess the capability of making recycled products from waste materials

that would otherwise not have any other route than final disposal; because they enable worn-out materials to be put back to their original high specification heavy duty use; and because they can process a wider range of waste materials with much higher soil content than is possible with conventional systems (some in the industry even refer to them as “soil washing plants”), which maximises the recovery of CDE waste. More detail on this aspect is provided within representations that are being made on policy W2.

12. This issue was not one of the matters reported to the Council’s Cabinet Meeting in November 2014 and to Council in March 2015 as set out in the Summary of Issues Raised in Responses to Consultation Draft Core Strategy February 2014 at Annex 2 to the reports seeking approval of the Plan for submission to the Secretary of State.
13. It is unfortunate that the Council did not consider this to be a relevant matter, particularly given that the third Strategic Issue at paragraph 2.44 of the Plan is: “The contribution towards meeting overall aggregate supply requirements in Oxfordshire could be made by secondary and recycled aggregate and how that contribution could best be secured” (emphasis added).
14. It is furthermore noted that despite the terms of this Strategic Issue, there is only a very brief and un-thorough account of how the contribution could be made. The explanatory text deals at paragraph 4.5 with the provision of incinerator bottom ash from the new Ardley energy recovery facility as (the only available source in Oxfordshire of) secondary aggregate and its potential use (sub-base in road construction), but for recycled aggregate refers only to mobile crushing and material that passes through waste transfer stations at paragraph 4.6. There is no more detailed account in the Plan of how recycled aggregate is produced and/or what uses it can be put to.
15. Kent County Council’s paper titled Interchangeability of Construction Aggregates, which was produced as part of the evidence base for the Kent Minerals and Waste Local Plan recognises at paragraph 2.71 that recycled aggregates are increasing in importance year on year as confidence grows in the products produced and the techniques and management of aggregate recycling improve, with companies in Kent now employing aggregate washing plants in the production process. The updated Figure 11 of the document (page 24) also shows the wide spectrum of applications that recycled aggregates can be expected to supply, depending on the quality of the recycling. A copy of the document is produced at Appendix 8.
16. Furthermore, notwithstanding the lack of encouragement of any potential to increase higher quality specification recycled aggregate supply that can replace land-won aggregate, (or even acknowledgment of its existence), at least the previous terms of the Minerals Planning Vision in the February 2014 Consultation Draft Plan were robust by not having the additional caveat of “(where practicable)” added to the provision of secondary and recycled aggregate materials.
17. It is very concerning therefore, that rather than promote these improved levels of aggregate supply, which has benefits both in terms of quality and quantity (a matter which is addressed in more detail under representations on policy W2, the terms of the Minerals Planning Vision have been changed in the current Submission Plan, to reflect an even more cautionary or un-progressive view about the contribution that recycled aggregate is expected to make to meeting the overall supply of aggregate.
18. The inclusion of the words “(where practicable)” to the Minerals Planning Vision relating to using recycled and secondary aggregate in preference to primary aggregates, reflects the Council’s misplaced viewpoint in paragraph 4.8 of the Plan (as stated

earlier) that recycled aggregate per se cannot meet more demanding construction specifications and that these applications can only be supplied by land-won aggregate.

19. In summary the Minerals Planning Vision is not sound because it is:

Not positively prepared. It has not been devised on the basis of an objective assessment of development and infrastructure requirements and is not consistent with achieving sustainable development, because it introduces a caveat, which does not positively support and is in fact counter-productive to the stated aims of prioritising and maximising the contribution to be made to the minerals supply from secondary and recycled aggregate sources.

Not Justified. It is not the most appropriate approach, because it does not properly take account of the available evidence and has been formulated based on erroneous and/or un-progressive assumptions about the potential for improved aggregate supply.

Not Effective. The introduction of the caveat that the contribution to the minerals supply from secondary and recycled aggregates need only be made if practical is not necessary, represents an over-cautionary approach, and will undermine the objective of achieving sustainable development, which the Plan should be aiming to deliver.

Not consistent with national policy. The unnecessarily introduced limitation to the strategy with regard to the delivery of secondary and recycled aggregate has not been based on a robust analysis of the available data (paragraph 2 of the National Planning Policy for Waste (NPPW)) or a proportionate evidence base (as required by paragraph 158 of the National Planning Policy Framework (NPPF)). In addition it demonstrates a lack of any understanding of the needs of and advances made by market leaders in the aggregate recycling business, contrary to the requirements of paragraph 160 of the NPPF, and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound the words in brackets: "(where practicable)" should be removed from the first bullet point of part a) to the Minerals Planning Vision.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in CDE waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. It is the respondent's understanding that none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies. The respondent believes that for a balanced view to be presented, it is very important that the voice of the CDE waste recycling industry in Oxfordshire is represented and heard at the hearings into the relevant issues.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Minerals Planning Objective i.

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Supply of Recycled Aggregate

1. The first Minerals Planning Objective seeks to facilitate the efficient use of Oxfordshire’s minerals resources by encouraging the maximum practical recovery of aggregate from secondary and recycled materials for use in place of primary aggregates. The caveat introduced to the objective of only seeking the “maximum practical recovery” of aggregate from alternative sources is not justified, does not lend real support to, and conversely would hinder the stated aims of maximising the contribution to be made to the minerals supply from secondary and recycled aggregate sources.
2. Hitherto a valuable contribution to the supply of recycled aggregates has been made from recovery of the hard (concrete, brick, stone etc.) element of construction, demolition and excavation (CDE) waste, which has taken place at building and road development sites and at fixed (transfer) locations using mobile mechanical screens and crushers. This conventional form of aggregate recycling can, however, only produce the following recycled materials suitable for lower grade applications:
 - Type 1 (40mm down crushed concrete) for use in road base construction, foundations and as a fill around pipes and cables;
 - Type 2 (75mm down crushed concrete and crushed brick) for use in road sub-bases, driveways and site compounds;
 - 6F1/6F4 (40mm down crushed concrete) for use in capping layers over ground in road construction and to make up ground;
 - 6F2/6F5 (125mm down crushed concrete and crushed brick) used as bulk fill to build up levels;
 - Crushed hardcore (75mm down recycled brick and stone) for use in hard standings; farm tracks; car parks; driveways; and site compounds; and
 - Crushed tarmac for use in covering hardcore as a top finished surface.
3. The materials generally, however, do not meet the necessary grading, uniformity and structural specifications for use in higher level applications, such as for starter layers below embankments, as bedding for drains, filter material (for bedding French drains); in cement stabilisation; as granular fill or drainage layers to reinforced earth and concrete structures; in construction of culverts; as aggregate for bituminous material; as building sands for screeding, rendering, and plastering; and in concrete and concrete product manufacture. This is the material that paragraph 4.8 of the Plan is correctly referring to when it states: “The aggregate materials produced generally vary in quality and cannot meet all specifications”.
4. Unfortunately the remainder of the paragraph is incorrect in continuing by saying “for higher specification applications, use of high quality land-won aggregate is usually the only practical option.”
5. This is not the case, because aggregate recycling is now beginning to undergo significant advances in capability and new systems are in operation that enable the

production of higher quality substitute aggregate from CDE waste, which can meet all building specifications. These are static processing plant systems, which are very similar to a mineral processing plant, but with added functions, which wash, screen and grade the waste, and manufacture recycled aggregate to a quality assured level that substitutes for and competes directly with land won minerals across the spectrum of building needs.

6. Recycled aggregate wash plants can (in addition to the materials identified above) supply the full range of sized and graded aggregates, as well as coarse and fine sand, and ballast, equivalent to the products that would be offered by a local quarry, as follows:
 - Washed 40mm aggregate
 - Washed 20mm aggregate
 - Washed 10mm aggregate
 - Washed 6mm aggregate
 - Washed Sharp sand
 - Washed Fine sand
 - Washed ballast
7. The quality of the products that these recycled aggregate wash plants make is to such a high level that they can be used to manufacture concrete and concrete products. Concrete trials have been conducted using 100% recycled aggregate, and have proven that the washed recycled aggregate, both fine and coarse, passes the test of the properties required of aggregates for structural concrete, achieving BS EN 12620 certification. A copy of the relevant grading results and a report of the assessment of the suitability of the recycled aggregate for use within concrete are at Appendix 7. The concrete product has a 93% sustainable content by volume (the cement content making up the remainder).
8. The concrete industry makes up about 30% of the total market for aggregates using about 165 million tonnes annually in concrete. Paragraph 2.7 of the Plan also confirms that the primary use of sand and gravel in Oxfordshire is to make concrete. Whilst recycled aggregate for concrete is currently not widely available, because the products from conventional dry recycling systems are unsuitable for ready-mixed concrete, the production of recycled aggregate through wash plants can change all that and provide a real substitute to replace the need for virgin materials.
9. The plant can also produce higher quality aggregate that is equivalent (in terms of crushing strength, porosity, resistance to impact, abrasion and polishing) to the hard rock that has to be imported to the County, (as referred to at paragraph 2.9 of the Plan) to meet more demanding construction specifications, which cannot be met by local primary sources.
10. To sum up, the principal products of the aggregates industries:
 - ready mix concrete,
 - mortars,
 - coated roadstone,
 - concrete products for construction purposes.The aggregate required for these products cannot be supplied by conventional aggregate recycling methods. However, there is considerable potential to increase the use of alternative aggregates for these products which recycled aggregate wash plants can supply.

11. Furthermore recycled aggregate wash plant facilities are more than a 'virtual quarry', because they possess the capability of making recycled products from waste materials that would otherwise not have any other route than final disposal; because they enable worn-out materials to be put back to their original high specification heavy duty use; and because they can process a wider range of waste materials with much higher soil content than is possible with conventional systems (some in the industry even refer to them as "soil washing plants"), which maximises the recovery of CDE waste. More detail on this aspect is provided within representations that are being made on policy W2.
12. This issue was not one of the matters reported to the Council's Cabinet Meeting in November 2014 and to Council in March 2015 as set out in the Summary of Issues Raised in Responses to Consultation Draft Core Strategy February 2014 at Annex 2 to the reports seeking approval of the Plan for submission to the Secretary of State.
13. It is unfortunate that the Council did not consider this to be a relevant matter, particularly given that the third Strategic Issue at paragraph 2.44 of the Plan is: "The contribution towards meeting overall aggregate supply requirements in Oxfordshire could be made by secondary and recycled aggregate and how that contribution could best be secured" (emphasis added).
14. It is furthermore noted that despite the terms of this Strategic Issue, there is only a very brief and un-thorough account of how the contribution could be made. The explanatory text deals at paragraph 4.5 with the provision of incinerator bottom ash from the new Ardley energy recovery facility as (the only available source in Oxfordshire of) secondary aggregate and its potential use (sub-base in road construction), but for recycled aggregate refers only to mobile crushing and material that passes through waste transfer stations at paragraph 4.6. There is no more detailed account in the Plan of how recycled aggregate is produced and/or what uses it can be put to.
15. Kent County Council's paper titled Interchangeability of Construction Aggregates, which was produced as part of the evidence base for the Kent Minerals and Waste Local Plan recognises at paragraph 2.71 that recycled aggregates are increasing in importance year on year as confidence grows in the products produced and the techniques and management of aggregate recycling improve, with companies in Kent now employing aggregate washing plants in the production process. The updated Figure 11 of the document (page 24) also shows the wide spectrum of applications that recycled aggregates can be expected to supply, depending on the quality of the recycling. A copy of the document is produced at Appendix 8.
16. It is very concerning therefore, that rather than promote these improved levels of aggregate supply, which has benefits both in terms of quality and quantity (a matter which is addressed in more detail under representations on policy W2, the terms of the Minerals Planning Vision have been changed in the current Submission Plan, to reflect an even more cautionary or un-progressive view about the contribution that recycled aggregate is expected to make to meeting the overall supply of aggregate.
17. The inclusion of the words "practical" in the first Minerals Planning Objective after "maximum" and before "recovery of recycled and secondary materials for use in place of primary aggregates" reflects the Council's misplaced viewpoint in paragraph 4.8 of the Plan (as stated earlier) that recycled aggregate per se cannot meet more demanding construction specifications and that these applications can only be supplied by land-won aggregate.
18. In summary the first Minerals Planning Objective is not sound because it is:

Not positively prepared. It has not been devised on the basis of an objective assessment of development and infrastructure requirements and is not consistent with achieving sustainable development, because it introduces a caveat, which does not positively support and is in fact counter-productive to the stated aims of prioritising and maximising the contribution to be made to the minerals supply from secondary and recycled aggregate sources.

Not Justified. It is not the most appropriate approach, because it does not properly take account of the available evidence and has been formulated based on erroneous and/or un-progressive assumptions about the potential for improved aggregate supply.

Not Effective. The introduction of the caveat that the contribution to the minerals supply from secondary and recycled aggregates need only be made if practical is not necessary, represents an over-cautionary approach, and will undermine the objective of achieving sustainable development, which the Plan should be aiming to deliver.

Not consistent with national policy. The unnecessarily introduced limitation to the strategy with regard to the delivery of secondary and recycled aggregate has not been based on a robust analysis of the available data (paragraph 2 of the National Planning Policy for Waste (NPPW)) or a proportionate evidence base (as required by paragraph 158 of the National Planning Policy Framework (NPPF)). In addition it demonstrates a lack of any understanding of the needs of and advances made by market leaders in the aggregate recycling business, contrary to the requirements of paragraph 160 of the NPPF, and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound the word “practical” should be removed from between the words “maximum” and “recovery” in the first Minerals Planning Objective.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in CDE waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. It is the respondent's understanding that none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies. The respondent believes that for a balanced view to be presented, it is very important that the voice of the CDE waste recycling industry in Oxfordshire is represented and heard at the hearings into the relevant issues.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Waste Planning Objective viii.

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

1. The eighth Waste Planning Objective is based on an unrealistic assumption and incorporates a presumption against use of green field sites, which is not evident in national planning policy. The National Planning Policy for Waste (NPPW) requires (at paragraph 4) that in identifying suitable sites and areas for new or enhanced waste management facilities, priority should be given to the re-use of previously-developed land (as well as sites identified for employment uses, and redundant agricultural and forestry buildings and their curtilages) and the National Planning Policy Framework (NPPF) states at paragraph 111 that planning policies and decisions should encourage the effective use of land by re-using land that has been previously developed (brownfield land). However, neither of them excludes the use of green field land.
2. Notably the National Planning Policy Guidance (NPPG) confirms this to be the case by explaining: “While priority should be given to the re-use of previously developed land, greenfield allocations need not be entirely ruled out if that is the most suitable, sustainable option. Not all brownfield sites will be suitable for the range of waste management facilities required to support the Local Plan and some may be of high environmental value. The concern is to ensure good use of suitable ‘brownfield’ land and avoid turning unnecessarily to greenfield locations.”⁷
3. The Council has not carried out any analysis of the availability or feasibility of using previously developed land (PDL) for waste management facilities to justify the presumption against use of green field land in policy W5. This approach is contrary to the NPPG, which makes clear⁸ that the plan should be realistic about what can be achieved, and to do so the planning authority must pay careful attention to providing an adequate supply of land and ensuring that the requirements of the plan as a whole will not prejudice the viability of development. The NPPG also explains⁹ that understanding Local Plan viability is critical to the overall assessment of deliverability and that Local Plans should present visions for an area in the context of an understanding of local economic conditions and market realities. The NPPG further states¹⁰ that this requires evidence based judgment; a realistic understanding of the costs and value of development in the local area and an understanding of the operation of the market; and that understanding past performance can be a useful start. The carrying out of a land availability study, to show that there is PDL available, is a basic requirement and one that the Council has failed to meet.
4. The best starting point for an analysis of the soundness of a plan objective is indeed to look at actual practice and likely outcomes, as advised by the NPPG¹¹. This reveals that of the existing permitted sites for waste recycling or treatment with permanent planning permission only 29% would have met the definition of PDL in the NPPF (Annex 2: Glossary). This comprises 7 sites of 24 in total. If sites with temporary planning permissions are also taken into account the proportion reduces to 16%, i.e. 7

⁷ Paragraph 041 of Waste: Evidence needed to identify waste requirements in Local Plans – Identifying suitable sites and areas

⁸ Paragraph 018 of Local Plans: preparing a Local Plan

⁹ Paragraph 001 of Viability: Viability – a general overview

¹⁰ Paragraph 004 of Viability: Viability – a general overview

¹¹ Second bullet of Paragraph 004 of Viability: Viability a general overview

out of 43 sites in total. The position is demonstrated on drawing no.: 202/MWCS/3 at Appendix 6, which shows the locations of the existing sites in conventional waste management use, excluding landfill, (as have been distilled from those identified on Drawing No.: 202/MWCS/2 at Appendix 4, which include landfill). The green field or PDL status of the sites shown on drawing no.: 202/MWCS/3 at Appendix 6 reflects the position at the time that they were granted planning permission. Therefore the significant majority of waste management provision is in fact already being made on green field sites.

5. In addition, of the 25 sites nominated to be included in the Council's proposed site allocations document for new waste recycling/treatment or for continued operation of existing sites with temporary planning permissions, only 5 would meet the definition of PDL in the NPPF (Annex 2: Glossary). In other words the vast majority, i.e. 20 of new site nominations are green field sites, as identified on Drawing No.: 202MWCS/1 at Appendix 1.
6. The existing provision and nature of the proposed sites reflects the lack of available non-green field sites for waste management purposes, which is due to the considerable constraints on development generally in the County and the preference for use of any available previously developed land for what are perceived to be more pressing other uses. It is also consistent with the objector's experience in searching for sites; that there is no PDL land available.
7. The Plan must demonstrate that there are sites to allocate within its policy parameters. It cannot impose restrictions unless it is known that the Part 1 strategy will deliver Part 2 of the plan. However, that is not known, because the Council have failed to meet the basic requirement of carrying out a waste management land availability assessment to show that there is land available to comply with and confirm that the Part 1 strategy is realistic.
8. In summary the eighth Waste Planning Objective is not sound because it is:
 - Not positively prepared. The proposed presumption against use of green field land for waste management facilities is not based on a strategy which seeks to meet objectively assessed development and infrastructure requirements and is not consistent with achieving sustainable development.
 - Not Justified. The general presumption against use of green field land is not justified, because it is not based on a robust and credible evidence base. It has not been informed by a realistic understanding of what can be achieved and proper assessment of the available supply of land.
 - Not Effective. The presumption against use of green field land is inconsistent with existing practice and future potential site options. The Plan will therefore fail to deliver the appropriate level of waste management capacity required and is inconsistent with and counter-productive to delivering sustainable development.
 - Not consistent with national policy. The general presumption against use of green field land has not been based on a robust analysis of the available data and an appraisal of options, (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF), and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1). It introduces a presumption that is not identifiable in national policy.

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound, and aligned with national policy, the 8th Waste Planning Objective should be re-ordered to read:

Provide for the effective re -use of previously developed land in preference to green field land when making provision for sites for waste management facilities

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's' understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Policy M1

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is **unsound because it is not**: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Supply of Recycled Aggregate

1. Policy M1 seeks to meet the demand for aggregate mineral supply in Oxfordshire from recycled and secondary aggregate materials in preference to primary aggregates, but adds the caveat “so far as is practicable”. This caveat is not justified, does not lend real support to, and conversely would hinder the stated aims of prioritising and maximising the contribution to be made to the minerals supply from secondary and recycled aggregate sources.
2. Hitherto a valuable contribution to the supply of recycled aggregates has been made from recovery of the hard (concrete, brick, stone etc.) element of construction, demolition and excavation (CDE) waste, which has taken place at building and road development sites and at fixed (transfer) locations using mobile mechanical screens and crushers. This conventional form of aggregate recycling can, however, only produce the following recycled materials suitable for lower grade applications:
 - Type 1 (40mm down crushed concrete) for use in road base construction, foundations and as a fill around pipes and cables;
 - Type 2 (75mm down crushed concrete and crushed brick) for use in road sub-bases, driveways and site compounds;
 - 6F1/6F4 (40mm down crushed concrete) for use in capping layers over ground in road construction and to make up ground;
 - 6F2/6F5 (125mm down crushed concrete and crushed brick) used as bulk fill to build up levels;
 - Crushed hardcore (75mm down recycled brick and stone) for use in hard standings; farm tracks; car parks; driveways; and site compounds; and
 - Crushed tarmac for use in covering hardcore as a top finished surface.
3. The materials generally, however, do not meet the necessary grading, uniformity and structural specifications for use in higher level applications, such as for starter layers below embankments, as bedding for drains, filter material (for bedding French drains); in cement stabilisation; as granular fill or drainage layers to reinforced earth and concrete structures; in construction of culverts; as aggregate for bituminous material; as building sands for screeding, rendering, and plastering; and in concrete and concrete product manufacture. This is the material that paragraph 4.8 of the Plan is correctly referring to when it states: “The aggregate materials produced generally vary in quality and cannot meet all specifications”.
4. Unfortunately the remainder of the paragraph is incorrect in continuing by saying “for higher specification applications, use of high quality land-won aggregate is usually the only practical option.”
5. This is not the case, because aggregate recycling is now beginning to undergo significant advances in capability and new systems are in operation that enable the production of higher quality substitute aggregate from CDE waste, which can meet all building specifications. These are static processing plant systems, which are very similar to a mineral processing plant, but with added functions, which wash, screen and

grade the waste, and manufacture recycled aggregate to a quality assured level that substitutes for and competes directly with land won minerals across the spectrum of building needs.

6. Recycled aggregate wash plants can (in addition to the materials identified above) supply the full range of sized and graded aggregates, as well as coarse and fine sand, and ballast, equivalent to the products that would be offered by a local quarry, as follows:
 - Washed 40mm aggregate
 - Washed 20mm aggregate
 - Washed 10mm aggregate
 - Washed 6mm aggregate
 - Washed Sharp sand
 - Washed Fine sand
 - Washed ballast
7. The quality of the products that these recycled aggregate wash plant make is to such a high level that they can be used to manufacture concrete and concrete products. Concrete trials have been conducted using 100% recycled aggregate, and have proven that the washed recycled aggregate, both fine and coarse, passes the test of the properties required of aggregates for structural concrete, achieving BS EN 12620 certification. A copy of the relevant grading results and a report of the assessment of the suitability of the recycled aggregate for use within concrete are at Appendix 7. The concrete product has a 93% sustainable content by volume (the cement content making up the remainder).
8. The concrete industry makes up about 30% of the total market for aggregates using about 165 million tonnes annually in concrete. Paragraph 2.7 of the Plan also confirms that the primary use of sand and gravel in Oxfordshire is to make concrete. Whilst recycled aggregate for concrete is currently not widely available, because the products from conventional dry recycling systems are unsuitable for ready-mixed concrete, the production of recycled aggregate through wash plants can change all that and provide a real substitute to replace the need for virgin materials.
9. The plant can also produce higher quality aggregate that is equivalent (in terms of crushing strength, porosity, resistance to impact, abrasion and polishing) to the hard rock that has to be imported to the County, (as referred to at paragraph 2.9 of the Plan) to meet more demanding construction specifications, which cannot be met by local primary sources.
10. To sum up, the principal products of the aggregates industries:
 - ready mix concrete,
 - mortars,
 - coated roadstone,
 - concrete products for construction purposes.The aggregate required for these products cannot be supplied by conventional aggregate recycling methods. However, there is considerable potential to increase the use of alternative aggregates for these products which recycled aggregate wash plants can supply.
11. Furthermore recycled aggregate wash plant facilities are more than a 'virtual quarry', because they possess the capability of making recycled products from waste materials that would otherwise not have any other route than final disposal; because they enable

worn-out materials to be put back to their original high specification heavy duty use; and because they can process a wider range of waste materials with much higher soil content than is possible with conventional systems (some in the industry even refer to them as “soil washing plants”), which maximises the recovery of CDE waste. More detail on this aspect is provided within representations that are being made on policy W2.

12. This issue was not one of the matters reported to the Council’s Cabinet Meeting in November 2014 and to Council in March 2015 as set out in the Summary of Issues Raised in Responses to Consultation Draft Core Strategy February 2014 at Annex 2 to the reports seeking approval of the Plan for submission to the Secretary of State.
13. It is unfortunate that the Council did not consider this to be a relevant matter, particularly given that the third Strategic Issue at paragraph 2.44 of the Plan is: “The contribution towards meeting overall aggregate supply requirements in Oxfordshire could be made by secondary and recycled aggregate and how that contribution could best be secured” (emphasis added).
14. It is furthermore noted that despite the terms of this Strategic Issue, there is only a very brief and un-thorough account of how the contribution could be made. The explanatory text deals at paragraph 4.5 with the provision of incinerator bottom ash from the new Ardley energy recovery facility as (the only available source in Oxfordshire of) secondary aggregate and its potential use (sub-base in road construction), but for recycled aggregate refers only to mobile crushing and material that passes through waste transfer stations at paragraph 4.6. There is no more detailed account in the Plan of how recycled aggregate is produced and/or what uses it can be put to.
15. Kent County Council’s paper titled Interchangeability of Construction Aggregates, which was produced as part of the evidence base for the Kent Minerals and Waste Local Plan recognises at paragraph 2.71 that recycled aggregates are increasing in importance year on year as confidence grows in the products produced and the techniques and management of aggregate recycling improve, with companies in Kent now employing aggregate washing plants in the production process. The updated Figure 11 of the document (page 24) also shows the wide spectrum of applications that recycled aggregates can be expected to supply, depending on the quality of the recycling. A copy of the document is produced at Appendix 13.
16. Furthermore, notwithstanding the lack of encouragement of any potential to increase higher quality specification recycled aggregate supply that can replace land-won aggregate, (or even acknowledgment of its existence), at least the previous terms of policy M1 in the February 2014 Consultation Draft Plan were robust in stating that the production and supply of recycled aggregate would be (without caveat) encouraged to enable their contribution to meeting the need for aggregates to be maximised.
17. It is very concerning therefore that the terms of policy M1 have been changed in the current Submission Plan, to reflect an even more cautionary or un-progressive view about the contribution that recycled aggregate is expected to make to meeting the overall supply of aggregate.
18. It is also concerning that rather than promote these improved levels of aggregate supply, both in terms of quality and quantity (a matter which is addressed in more detail under representations on policy W2, the Council are encouraging within policy M1 the import of secondary aggregates from sources outside Oxfordshire. This approach is not in the interests of truly sustainable development or of moving to a low carbon economy as required by the NPPF (paragraphs 7, 17, 18 and 95), and is not at all supported by

the evidence as a robust measure. The Local Aggregates Assessment (LAA) at paragraphs 3.60 to 3.62 confirms that no secondary aggregates are currently transported into Oxfordshire and finds that potential imports would not be a viable or sustainable option, either.

19. The inclusion of the words “so far as is practicable” to policy M1 relating to using recycled and secondary aggregate in preference to primary aggregates, reflects the Council’s misplaced viewpoint in paragraph 4.8 of the Plan (as stated earlier) that recycled aggregate per se cannot meet more demanding construction specifications and that these applications can only be supplied by land-won aggregate.

The Lack of a Target for Supply of Alternative Aggregate

20. In addition to the lack of a truly positive approach to maximising the contribution that recycled aggregate makes to the overall supply of aggregate, it is considered that the absence of a target for the supply of recycled and secondary aggregates in policy M1 is unsound.
21. The Council’s reason for not having a target in the Plan, given at paragraph 4.9 of the explanatory text, is that the target figure of 0.9 million tonnes per year included in the previous (withdrawn) Plan was from the now revoked South East Plan, and it is now more appropriate not to set a specific target, which could be misconstrued as setting a maximum level to be achieved. Furthermore paragraph 4.10 of the explanatory text of the Plan states that the targets in policy W2 for recycling CDE waste and policies W3, W4 and W5 on waste management capacity requirements and provision and siting of facilities will operate in conjunction with policy M1 to deliver recycled aggregate production, which is expected to form the majority of alternative aggregate supply.
22. What this means is that one has to work through the figures to determine what the Council considers is the planned level of recycled and secondary aggregate to be produced. It would have been much better if the Council could have been open about the matter and specified a figure. The process I have had to follow in order to establish what the Plan could deliver in alternative aggregate production is set out in the following paragraphs.

The Calculations Needed to Assess the Potential Supply of Alternative Aggregate

23. With regard to CDE waste the recycling target in policy W2 is 55% of arisings for 2016 increasing to 60% by 2021. In Table 5 of the Plan, which is relevant to policy W3 and provides estimated quantities of the waste required to be managed each year, the total CDE waste arisings are identified as 1,133,000 tpa (tonnes per annum) at 2016 increasing to 1,379,000 tpa by 2021, and therefore the recycling requirement is identified as 623,000 tpa for 2016 rising to 827,000 tpa by 2021.
24. At paragraphs 5.19 the Plan explains that hard demolition waste, making up about a third of the overall waste stream, is the element of this waste stream that is recycled into aggregates and the vast majority (98%) is recycled. Paragraph 5.20 of the Plan then explains that excavation waste amounts to about half of the overall waste stream, which is used for restoration and not generally recycled. The construction element then comprises the remaining element, of which a little more than a third is currently recycled, and there may be scope to improve this (paragraph 5.19 of the Plan).
25. The Waste Needs Assessment (WNA) 2015 identifies at paragraph 3.34 the source of this explanatory text as the BPP Study. This was a review that the Council

commissioned of its previous WNA 2012, which was conducted by BPP Consulting and published in February 2014. This review estimated (paragraph 3.2 page 7 of the CDE Waste Chapter) that in 2012 CDE waste arisings were 1,358,000 tonnes which comprised:

- ✎ 274,000 tonnes (20%) of mixed predominantly non-inert construction and demolition waste;
- ✎ 423,000 tonnes (31%) of 'hard' demolition waste;
- ✎ 662,000 tonnes (49%) of predominantly 'soft' excavation waste

26. As is apparent from the above, the construction waste as so defined by BPP Consulting is predominantly non-inert, and so has little potential for recycling into aggregate. Assuming therefore that the estimated amounts of CDE waste required to be managed (the arisings) and that the above composition of the waste stream is soundly based, it would appear that the Plan would effectively only require delivery of at the very most about 530,000 tpa of recycled aggregate production at 2016 and 645,000 tpa at 2021 onwards. This would assume the best case scenario of 100% recycling of the hard demolition waste, and 32% for the excavation element, even though much of this would not be for aggregate recycling, but for soil recycling. The 32% figure is derived from a combination of the figures for 'recycling' and 'prepare for recycling' of excavation waste given at Tables A7/2 and A7/3 of the WNA, though it is uncertain what the term 'prepare for recycling' means or what products it would result in. For ease of reference the source of these figures is set out in the Table 2.3.A below.

Table 2.3.A: Possible recycled aggregate production on basis of the Plan's CDE waste arisings

	2016	2021
Total CDE Waste Arisings from Table 5	1,133,000	1,379,000
100% recycling of hard demolition element (at 31%)	351,200	427,500
32% recycling of excavation waste element (at 49%)	177,700	216,200
Total recycled aggregate assuming	528,900	643,700

27. With regard to secondary aggregate the only source in Oxfordshire is incinerator bottom ash (IBA) from the new waste to energy plant at Ardley. Typically IBA amounts to between 20-30% of the input. Therefore given that when operating at full capacity the facility will take 300,000 tpa of municipal waste, the maximum quantity of secondary aggregate available would be at most 90,000 tpa. (The LAA estimates it actually to be 75,000 tpa).

28. In total therefore the Plan makes provision to deliver at the very most 735,000 tpa of alternative aggregate supply from 2021 onwards. (Comprising 645,000 tpa of recycled aggregate and 90,000 tpa of secondary aggregate). This is a very best case scenario, relying on very ambitious recycling levels of the relevant elements of CDE waste, which may not be realistic, given the lack of encouragement for improved forms of CDE waste recycling, yet it is significantly less than the previous level of provision aimed for of at least 900,000 tpa; amounting to at most only 82% of that target.

29. This is significantly too low a figure for what needs to be produced and leads to an underplaying of the required capacity to be provided. In addition the Council has overestimated available capacity compounding the problem. The underestimate of the

need plus overestimate of the supply in capacity generates a significant under reporting of the need for new capacity.

The Overestimate of the Capacity for Recycled Aggregate Supply

30. Tables 6 and 7 of policy W3 are said to identify the capacity available to manage waste at existing facilities and the additional capacity required, and purport to show no further need for any significant CDE waste recycling capacity until 2031. Table 7 of the Plan identifies a shortfall of 120,400 tpa by 2031.
31. The Plan assumes that the waste recycling supply requirement (Table 5 of the Plan) is automatically met by site capacities (Table 6 of the Plan). However, this cannot be the case as they are two different things. Potential site capacity and actual recycling levels can vary significantly depending on a variety of factors. Direct experience in the industry has demonstrated that actual recycling levels will generally be lower by about 30%¹² than potential site capacity, and the LAA confirms at paragraph 2.27 for CDE waste recycling, capacity is likely to be greater than the actual level of production. (This is a matter that is explained under representations being made on Table 7 of the Plan).
32. The difference between actual recycling levels and potential site capacity is also ably demonstrated by the explanatory text at paragraphs 4.5 and 4.6 of the Plan, which states that there is permitted capacity for approximately 0.9 million tonnes a year of construction and demolition waste, but that surveys indicate that only around 470,000 tonnes of secondary and recycled aggregate are produced per year. Therefore the Council themselves say that they are achieving 470,000 tpa of alternative aggregate supply from a total permitted capacity of 900,000 tpa, and therefore that potential site capacity does not equate to actual recycling levels.
33. Whilst the explanatory text at paragraphs 4.5 and 4.6 of the Plan adds that the overall supply is likely to be higher than 470,000 tonnes, the evidence does not support this. In the first instance the 470,000 tonnes figure is already higher than should be possible according to the Council's own analysis of the composition of aggregate recycling of CDE waste as set out at paragraph 5.19 of the Plan and in the WNA (see paragraphs 24 - 25 above). According to that analysis the supply of aggregate recycling would amount to about 415,000 tpa, (i.e. 98% of 423,000 tpa of hard demolition waste at 2012 - see second bullet of paragraph 25 above).
34. There is furthermore inconsistency between the text of paragraph 4.6 of the Plan and paragraph 3.58 of the LAA, which states that the survey showed sales of 422,000 tonnes in 2013 (including ash from Didcot Power Station that is no longer available) and that "OCC estimate that sales were actually around 470,000 tonnes" (not that they were higher than that).
35. Therefore according to the Council's own information what is actually being produced is around 420,000 tpa, from an existing potential capacity of 900,000 tpa, which equates to recycling levels at about 46% of total capacity.
36. Nevertheless, as the Plan is currently drafted the need would be monitored against the figures in Table 7, which gives the additional waste management capacity required, as this is the only available benchmark against which to monitor, and it would therefore be assumed that sufficient alternative aggregate was being produced for at least the next 15-year period. However, this would be the wrong assumption.



¹² Evidence to support this conclusion is produced at Appendix 9.

37. Too little need has been recognised and too much supply purported, which will have the consequence of under delivering what is actually required. The lack of available capacity preventing more recycling of CDE waste is borne out by the experience of another objector to the Plan. His recycled aggregates wash plant at Dix Pit has a 100,000 tpa throughput limit, which means that he is unable to process significant quantities of material that he sources, and which are consequently landfilled, ironically being taken past the plant to the FCC landfill site at Dix Pit. The records of this landfilled material (since April 2014) are provided at Appendix 10.
38. Unfortunately the Plan has been drafted in a manner that purports to show that there is sufficient capacity for CDE waste recycling, but that is factually not the case. The Plan should not be adopted drafted in this way.

The Correct Approach to Establish Alternative Aggregate Provision

39. The target of 900,000 tpa in the previous (withdrawn) submission Plan (at paragraph 4.6 and policy M1) was clearly a minimum target and was for supply, not for facilities with that level of capacity. This was clear from policy M1, which stated: “Provision will be made for facilities to enable the supply of at least 0.9 million tonnes of secondary and recycled...”(emphasis aggregates added), year, and should not have been misconstrued by the decision maker as setting a maximum target. It is to be noted that the Council objected strongly to the setting of this target in the now revoked South East Plan, as is evident from their representations to the Examination in Public, a copy of which is at Appendix 11. The Panel nevertheless considered this level of provision was appropriate even at that time, in 2007.
40. As set out at paragraph 52 below, at least this level of 0.9 million tpa of alternative aggregate production continues to be needed, if not improved upon, and is achievable. Policy M1 should therefore be positively framed and clearly set out that at least this level of provision needs to be made. However, it does not do this. What has been done is to reject the South East Plan, that the Council were previously happy to use, and to provide no replacement figure.
41. As set out at paragraphs 23- 28 above, the only means of determining the potential levels of alternative aggregate provision that the Plan could achieve, is to conduct an analysis working backwards from the Plan’s waste arisings figures, and likely generation of IBA from the waste to energy plant, which shows that (actual) production levels of alternative aggregate provision of between only about **470,000 tpa** and **735,000 tpa** would be sufficient to meet the Plan’s requirements.
42. Such an analysis is based on the Council’s own numbers without evidential justification, and they have not justified why it is appropriate or necessary to have to do this, in order to determine what levels of alternative aggregate provision are likely to be.
43. The figures arrived at by this analysis are the levels that are either currently being produced according to the Council’s figures (470,000 tonnes at paragraph 3.58 of the LAA and paragraph 4.6 of the Plan) or the levels that could be produced at best case scenario according to the CDE waste arisings and composition figures given in the Plan (735,000 tonnes comprising 645,000 tonnes recycled aggregate and 90,000 tonnes secondary aggregate from 2021 – see paragraphs 26- 27 above).
44. Given that policy M1 could only achieve such low levels of supply (of between 52% and at most 82% of the former minimum target figure), the claims at paragraph 4.9 of

the Plan that the objective (of not setting a specific target) is to seek to maximise the contribution of recycled and secondary aggregate and the statement: “Policy M1 is a positive policy to enable facilities to be provided in order to achieve this objective” evidently cannot be substantiated.

45. Such low levels of alternative recycled aggregate production would also have the effect of continued over-reliance on primary aggregate, to ensure that there is a steady and adequate supply of aggregates to meet the construction needs of the County. This is because policy M2 provides for land-won aggregate to be supplied to maintain separate landbanks of reserves of at least 7 years for sand and gravel and 10 years for crushed rock in accordance with the annual requirement rate in the relevant LAA. The LAA explains (at paragraphs 5.1 – 5.3) that this annual requirement rate has currently been set on the basis of a 10-year average of sales adjusted upwards for sand and gravel and crushed rock, though remaining in line with sales for soft sand, to compensate for the recent recession; that actual sales will then to be monitored on an annual basis, and if and when new evidence is obtained which indicates increased demand, these levels of provision will need to be reviewed.
46. If therefore supply of alternative aggregate is low, because of the perceived lack of any need to make more provision for it, sales of primary aggregate will have to increase to fulfil construction needs (where they might otherwise have been met by recycled aggregate supply) and unduly increase the annual requirement rate of primary aggregate. This approach is fundamentally counter-productive to the aims of achieving sustainable development (paragraph 6 of the National Planning Policy Framework (NPPF)), and the Plan is unsound.
47. In addition the policy is not consistent with the requirements of the NPPF (paragraph 145) that mineral planning authorities should plan for a steady and adequate supply of aggregates by (amongst others) preparing an annual Local Aggregate Assessment to include assessment of secondary and recycled sources; by making provision for the land-won and other elements of the Local Aggregate Assessment in their mineral plans (emphasis added); and by taking account of published National and Sub National Guidelines on future provision which should be used as a guideline when planning for the future demand and supply of aggregates.
48. The National Planning Policy Guidance (NPPG) also states¹³ that the national and sub-national guidelines published by the Government serve two purposes:
 -  they seek to provide an indication of the total amount of aggregate provision that the mineral planning authorities collectively within each Aggregate Working Party should aim to provide; and
 -  they will provide individual mineral planning authorities, where they are having difficulty in obtaining data, with some understanding or context of the overall demand and possible sources that might be available in their Aggregate Working Party area.

The NPPG further confirms (same paragraph) that although the guidelines should be considered on this basis and not as rigid standards, they are nonetheless capable of being a material consideration when determining the soundness of mineral plans. The NPPG adds¹⁴ that mineral planning authorities may decide, collectively, to plan for more or less than set out in the Guidelines based on their Local Aggregate Assessment, and such provision must be supported by robust evidence and be properly justified, having regard to local and national need.
49. With regard to secondary and recycled aggregate sources the Plan gives no clear

¹³ Paragraph 068 of Minerals: The Local Aggregate Assessments

¹⁴ Paragraph 070 of Minerals: Local Aggregate Assessments

indication of the level of supply that should be made. As has been described above various assumptions have to be made about what the provision will be and these are clearly open to wide interpretation. Such an approach does not demonstrate any compliance with the NPPF requirement (paragraph 145) to plan for a steady and adequate supply of aggregates, nor is it supported by robust evidence which is properly justified.

50. In order to comply with Government Guidance and to provide some certainty about future provision of aggregates, policy M1 should now again provide a minimum target for the supply of recycled and secondary aggregate. It is apparent from paragraphs 4.19 to 4.24 of their LAA that Oxfordshire is one of those authorities, where they are having difficulty in obtaining data and an understanding of the recycled aggregate market, and no conclusion is made in the LAA (2nd bullet of paragraph 4.62) about the future provision that should be made of secondary and recycled materials, other than there is likely to be continued availability of it. The target figure should therefore be in line with the national and sub-national guidelines on future provision (as per the guidance of the NPPG outlined at paragraph 2.3.29 above). To do otherwise would not be supported by robust evidence or be properly justified having regard to local and national need, and would be contrary to the NPPG¹⁵.
51. The most recent national and sub-national guidelines, the National and regional guidelines for aggregates provision in England 2005-2020, published by the Communities and Local Government in June 2009, indicate that for the South East there should be an annual supply of 8.125 million tpa of alternative materials. Calculated on the basis of the equivalent percentage apportionment (11.4%) found to be appropriate for Oxfordshire for this type of aggregate as examined through the former South East Plan process, this would indicate that Oxfordshire should be providing for a supply of at least 926,000 tonnes of alternative aggregates per year.
52. It is the objector's view as operators in the industry that this level of alternative aggregate supply is entirely achievable because:
 1. For the reasons identified under Section 2.2: The Supply of Recycled Aggregate there is substantially more scope to produce recycled aggregate from CDE waste than existing levels.
 2. Much more of this waste arises than the Council is estimating (a matter that will be addressed subsequently in more detail under Section 2.5: The Estimated Waste Required to be Managed: Table 5).
 3. Significant quantities of recyclable waste are being sent to landfill, because of either a lack of suitably located facilities (close enough to the main source of waste) or limits on site throughput capacities, which prevent them handling more material. Specifically, there is currently only one higher quality recycled aggregate facility, the Sheehan Plant at Dix Pit, close enough to the main source of waste, Oxford, the other one being at Ducklington, Witney, which is too far away to attract significant quantities of waste from the main source. In addition the Sheehan Plant has a limit of 100,000 tpa on its throughput, which means that it is unable to process substantial quantities of material that the company sources and are suitable for processing through the plant, but which it is unable to, because that would mean a breach of the throughput restriction. As a consequence these materials are currently going past the plant, along the Dix Pit haul road into the FCC landfill site. (See Appendix 15 for records of these materials).
 4. The level of aggregate production is only being restricted by the lack of suitable available locations for improved recycling that can meet planning policy requirements (a matter that is addressed in more detail under Section 2.8: Policy

¹⁵ Paragraphs 068 and 070 of Minerals: Local Aggregates Assessments

W4: The Locational Strategy for Waste Management Facilities).

53. Most importantly, however, if it really is the aim of Policy M1 to seek to maximise provision for recycled and secondary aggregate, and as the Council itself accepts, that CDE waste recycling is the main means by which alternative aggregate will be sourced (paragraphs 4.8 and 4.10 of the Plan), then robust and credible evidence must be available to show how that is going to be achieved. The Plan must:
1. Determine the level of CDE waste arisings in an objectively assessed and representative manner;
 2. Establish realistic recycling rates; and
 3. Ensure that there is sufficient capacity to achieve improved levels of recycling.

54. It is considered, for the reasons that are given in the representations on policy W4 and Tables 5, 6 and 7 of the Plan, that the Council has not carried out any of these steps correctly.

55. In summary Policy M1 is not sound because it is:

Not positively prepared. By not fully encouraging the supply of alternative aggregates and in lacking a minimum level of alternative aggregate provision that should be made, policy M1 does not positively support and is in fact counter-productive to the stated aims of prioritising and maximising the contribution to be made to the minerals supply from secondary and recycled aggregate sources. It has not been structured on the basis of any objective assessment of development and infrastructure needs, or the requirements for alternative aggregate supply, and is not consistent with the aims of achieving sustainable development.

Not Justified. It is not the most appropriate approach, because it does not properly take account of the available evidence and has been formulated based on erroneous and/or un-progressive assumptions about the potential for improved aggregate supply. It is also not the most appropriate strategy when considered against the alternative of identifying the minimum level of provision that should be aimed for, because it will not deliver the stated aim of maximising the contribution made by these materials towards meeting need for aggregates in Oxfordshire, in order to minimise the need to work primary aggregates.

Not Effective. The introduction of caveats that the contribution to the minerals supply from secondary and recycled aggregates need only be made if practical is not necessary, represents an over-cautionary approach, and will undermine the objective of achieving sustainable development, which the Plan should be aiming to deliver. The lack of a minimum level of provision to be made by alternative aggregates, in line with previously proposed levels and as guided by the national and sub-national guidelines published by the Government, will also undermine the objective of maximising provision from this source, and supports continued over-reliance on primary aggregate, which is inconsistent with and counter-productive to delivering sustainable development.

Not consistent with national policy. The unnecessarily introduced limitations to the strategy with regard to the delivery of secondary and recycled aggregate and the lack of a minimum level of provision of secondary and recycled aggregate have not been based on a robust analysis of the available data (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF). Policy M1 demonstrates a lack of any understanding of the needs of and advances made by market leaders in the aggregate recycling business, contrary to the requirements of paragraph 160 of the NPPF, and fails to satisfy the NPPF's requirement (paragraph 145) to plan for a steady and adequate supply of alternative aggregates, and take account of published national and sub-national guidelines on future provision as a

guideline as well as the aims of the National Planning Policy for Waste (NPPW) in encouraging more sustainable waste management (paragraph 1). In addition, given the vagary as to how much alternative aggregate supply would satisfy the requirements of the Plan it does not provide a practical framework within which decisions on planning applications can be made with a high degree of predictability and efficiency, contrary to the NPPF's 1st core planning principle at paragraph 17, and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound the explanatory text to policy M1 should be corrected to remove the statement at paragraph 4.8 that recycled aggregate cannot meet all specifications, and then it should be amplified to explain the benefits of recycled aggregate wash plants, and how these can secure an improved contribution to meeting overall aggregate supply requirements in Oxfordshire. The following revised wording for paragraph 4.8 is suggested:

The supply of recycled and secondary aggregates in Oxfordshire is largely dependent on the scale of construction and demolition activity and the quantity of material available from that source for recycling. Aggregate recycling is now beginning to undergo significant advances in capability and new systems are in operation that enable the production of higher quality substitute aggregate from CDE waste, which can meet all building specifications, including concrete manufacture.

Policy M1 should read as follows:

The need for aggregate mineral supply to meet demand in Oxfordshire should be met from recycled and secondary aggregate materials in preference to primary aggregates in order to minimise the need to work primary aggregates.

The production and supply of recycled and secondary aggregate will be encouraged, through:

✎ Recycling of construction, demolition and excavation waste, in particular through new technology that produces higher quality substitute aggregates that can meet

higher specification building applications;

✎ Recycling of road planings;

✎ Recycling of rail ballast; and

Recovery of ash from combustion processes

To enable the contribution made by these materials towards meeting the need for aggregates in Oxfordshire to be maximised.

Permission will be granted for facilities to enable the production and/or supply of at least 0.926 million tonnes of secondary and recycled aggregates a year, including temporary

recycled aggregate facilities at aggregate quarries and landfill sites, at locations that meet the criteria in policies W4, W5 and C1 – C11. Proposals for temporary facilities shall provide for the satisfactory removal of the facility. At mineral working and landfill sites the facility shall be removed when or before the host activity ceases. Temporary facility sites shall be restored in accordance with the requirements of policy M10 for restoration of mineral workings.

The revised wording also removes the reference to “inert waste” before “landfill sites”, since there is no explanation or apparent justification in the Plan as to why landfill sites in general would not be suitable for aggregate recycling, and which would be subject to the same restoration requirements.

The last two sentences of policy M1 should also be deleted as this matter is not relevant to the purpose of this policy and is covered by policy M9 (see representations on policy W11).

In addition alterations to paragraph 4.9 of the Plan need to be made to remove the references to there not being a specific target for alternative aggregate provision set in policy M1. The following revised wording for paragraph 4.9 of the Plan is suggested:

The earlier (withdrawn) Minerals and Waste Core Strategy included a policy target for a minimum provision of recycled and secondary aggregate supply of 0.9 million tonnes per year. That target was from the now revoked South East Plan. The target has therefore been updated to a provide for a supply of at least 0.926 million tonnes per year, so that it is in line with the more recent national and regional guidelines on aggregates provision in England 2005-2020. Policy M1 is a positive policy to enable facilities to be provided to maximise the contribution to aggregate supply in Oxfordshire from recycled and secondary aggregate sources. The production of recycled and secondary aggregate will continue to be monitored to check whether this is being achieved through this policy.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in CDE waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. It is the respondent's understanding that none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies. The respondent believes that for a balanced view to be presented, it is very important that the voice of the CDE waste recycling industry in Oxfordshire is represented and heard at the hearings into the relevant issues.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Policy W2

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The CDE Waste Recycling Targets

1. The Plan’s Construction, Demolition and Excavation (CDE) waste recycling figures within policy W2 have been changed to require reduced targets in later years of the plan period than was the case in the February 2014 Consultation Draft Plan. Instead of a target of 65% in 2025 and 70% in 2030, as was previously the case, the Plan now only requires a target of 60% from 2021, and this change to the Plan is challenged on the basis that it is not based on a properly objective assessment of what can be achieved and does not sufficiently seek opportunity to pursue the net gains that can be secured by the delivery of sustainable development.
2. The Council commissioned a review of tis previous Waste Needs Assessment (WNA) 2012, which was conducted by BPP Consulting and published in February 2014. The Construction, Demolition and Excavation Waste Chapter of the review states at paragraph 7 (page 26) that the CDE waste targets in the previously withdrawn May 2012 document were quite unambitious, that this stream in particular offers the greater opportunity to move waste up the hierarchy through conversion to product, and recommended (at paragraph 7.3) the following targets:

Table 2.4.A: BPP Consulting recommended CDE waste recycling targets

	2010	2015	2020	2025	2030
Recycling, Use or Conversion to Product	54%	55%	60%	65%	70%
Recovery	24%	25%	25%	25%	25%
Landfill/Restoration	22%	20%	15%	10%	5%

3. Accordingly these targets were generally adopted in the February 2014 Consultation Draft Plan (although differing slightly) as follows:

Table 2.4.B: February 2014 Consultation Draft Plan CDE waste recycling targets

	2010	2015	2020	2025	2030
Recycling	50%	50%	60%	65%	70%
Landfill/Restoration	50%	50%	40%	35%	30%

4. Clearly whilst slightly less ambitious, the targets in the February 2014 Draft Plan were still close to those recommended by BPP Consulting, and it was stated (at paragraph 5.25 of the February 2014 Consultation Draft Plan) that they were considered to be achievable. It is not explained (or clear) why these figures were adjusted downwards for the earlier years.
5. The Plan has, however, now incorporated considerably reduced CDE waste recycling targets as follows:

Table 2.4.C: August 2015 Submission Plan CDE waste recycling targets

	2012	2016	2021	2026	2031
Recycling	52%	55%	60%	60%	60%
Landfill/Restoration	48%	45%	40%	40%	40%

6. There is no explanation in the Plan as to why such targets should be reduced less than a year later. (They had already been changed in the version of the Plan that was approved by the Council’s Cabinet in November 2014). The only reference is the statement in paragraph 5.21 of the Plan that: “The former South East Plan set a recycling target of 60% for construction, demolition and excavation waste combined. In Oxfordshire about half of the overall waste stream (52%) is currently recycled and there is unlikely to be opportunity to significantly increase this.”
7. In the first instance the South East Plan was adopted in 2009 and the plan period was to 2025, with recycling of all wastes proposed to increase to 65% by that time. The Plan for Oxfordshire is now being considered some 6 years later for a longer plan period, with further progress and developments in waste management technology, and with the benefit of advice from specialist consultants in the industry, BPP Consulting, that this is the waste stream that offers the best potential for improved rates of recycling.
8. Secondly, no justification is provided for making the claim in the Plan that current levels of recycling cannot be significantly increased, and indeed this representation strongly challenges that assumption.
9. It is the case in fact that the evidence base to the Plan provides an entirely alternative picture to the one adopted in the Plan. The Construction, Demolition and Excavation Waste Chapter of the BPP Consulting document confirms at paragraph 7.3 that “The pace of the development of waste management technology indicates that such ambitious targets can be achieved given the right signals. Planning policy can assist this by restricting availability of landfill capacity in the medium term while at the same time ensuring the availability of suitable recovery capacity either at new sites or by expansion of existing capacity. In addition more ambitious targets in the Minerals Core Strategy for the production of recycled minerals could assist.” (emphasis added). The Council appears to have chosen to ignore this clear advice.
10. The BPP Consulting document also draws attention (at paragraph 7.2), to the benefits of recycled aggregate wash plants, by saying: “The focus on further improvement will be on systems that clean up residues and generate product, with a particular focus on fines being used as a suitable replacement for primary materials such as sand.”
11. The Council’s WNA acknowledges (at paragraph 3.40) that Oxfordshire is below the national average for recycling of the CDE waste stream, and that advances in technology may allow for an improvement in recycling, but nevertheless states that the achievement of a 70% recycling target for CDE waste in Oxfordshire as recommended by BPP seems over ambitious (paragraph 3.47).
12. The justification for this stance is set out at paragraph 3.47 of the WNA and relies on the fact that about half of the waste stream is made up of excavation waste, and the overall proportion of demolition waste is lower than the national average, which significantly reduces the extent to which the entire waste stream can be recycled.
13. This is the only place that any background explanation can be found for the level of the

CDE waste recycling targets now put forward. Unfortunately, however, it does not provide the necessary justification, because the composition of the CDE waste stream that the Council are relying on is sourced from the BPP Consulting Review, and was a factor that was taken into account by BPP Consulting when making their recommendations.

14. There is no further explanation as to why the targets considered to be achievable in February 2014 are now considered to be over ambitious. The statement is simply made (at paragraph 3.48) that: “The WNA (May 2012) set a recycling target of 60% and this is considered to be more realistic.” (A footnote is added that this was also the target set by the former South East Plan and had been the subject of public examination). However, it was of course the WNA 2012 that BPP Consulting were commissioned to review, and they plainly considered that the target figures needed revising upwards on the basis of more robust assessment of the capacity for improvements in recycling CDE waste. It is notable that the requirement for review of the WNA 2012 came about, because the Council had received the advice that there were deficiencies in the waste data underpinning the previous submission Plan of 2012. (See paragraph 19 of the Council’s report to Council of 9 July 2013 recommending withdrawal of the Plan).
15. The representations made on policy M1 under the heading The Supply of Recycled Aggregate above set out the substantial benefits of recycled aggregate wash plants, but not only do these greatly advance the production of recycled aggregate, they also bring significant improvements in recycling CDE waste.
16. In the first instance they enable worn-out materials to be put back to their original high specification heavy duty use. Only 10% of road planings are currently recycled and it is possible to recycle all of them with the right infrastructure. Recycled aggregate wash plants enable this to happen by processing and rebinding the road planings with recycled aggregate to manufacture a high specification heavy duty replacement product, suitable for base and binder courses of public highways, and thereby creating on behalf of the Highways Authority a closed loop recycling of existing road surfaces. A mobile asphalt mixing plant, installed as a bolt on to the plant, would batch the new asphalt as and when required.
17. Secondly, they have the capability to make recycled products from waste materials that would otherwise not have any other route than final disposal. For example, highway sweepings are a difficult waste to deal with, because of the contaminants they contain and the only option has conventionally been to send them to landfill for final disposal. Wash plants, however, are able to remove the contaminants through the wash process and then to produce re-usable end products of the sweepings. In addition the residue from the processing operations can be put to good use. This is the filter cake that is generated from cleaning the dirt and fines out through the washing process and manufactured in the filter press. It is currently being used for landfill cover and engineering, but also has the potential to be used for manufacture of bricks and other building products.
18. Thirdly, and perhaps most importantly, recycled aggregate wash plants can process much of the excavation element of CDE waste materials, which as stated at paragraph 5.20 of the Plan comprises about half of the overall waste stream, and has so far not been subject to much recycling. These wastes cannot be processed with conventional systems, because the dirt, fines, and soil clog up and incapacitate the equipment. However recycled aggregate wash plants can handle these materials, which are filtered out through the cleaning process, a factor which has lead them to be referred to by some in the industry even as “soil washing plants”. The plant can also be operated in all weather, which is not the case with dry aggregate recycling, so this enables a steady

throughput of material, which would not be the case with conventional systems, and accounts for another factor that has up till now limited the recycling ability of CDE waste.

19. Given this potential to tackle more recycling of wastes, that have not conventionally been recycled and which comprise a significant proportion of the waste stream, the Plan is not being positively prepared by reducing recycling targets that were previously considered to be appropriate. The Council maintain that they want to maximise recycling, but have structured their policies, figures and wording in relation to CDE waste not to achieve that.
20. It is the case, that the ground and demolition worker's industry, with direct experience and immediate knowledge of the CDE waste management business, share BPP Consulting's view that the higher targets can be achieved with the right support and encouragement, and that the statement at paragraph 5.15 of the Plan that: "The targets set by policy W2 reflect:
 - higher recycling (and composting) targets that are considered achievable in Oxfordshire; and
 - maximum diversion from landfill."are in relation to CDE waste recycling not at all supported by the evidence.
21. There is furthermore an inexplicable inconsistency when compared to the Commercial and Industrial (C&I) waste recycling (including composting and food waste treatment) targets, which have remained at an ambitious level of (in total) 60% in 2016, 65% in 2021 and 70% from 2026 onwards. The BPP Consulting Chapter on C&I waste actually advised (at paragraph 5.6) that this could be overly ambitious and recommended a realignment of the approach with a 65% target by 2025 and a 70% target being set for 2030. However, as is apparent from paragraph 3.29 of the WNA the Council considers that a 70% recycling target by 2025 is an appropriate aim.
22. This conclusion is based purely on the reasoning that the County already achieves good recycling rates for municipal waste due to a range of recently built recycling, composting and treatment facilities, which are also capable of managing C&I waste. However, no assessment of the actual ability of these facilities to take C&I waste has been made, which would be required when considering that C&I waste is about 240% larger by volume than municipal waste, or of the market realities involved.
23. Alternatively it is ironic to note that it is the building of new facilities for C&I waste that is recognised to enable higher recycling levels of that waste stream. It would be exactly the same for the CDE waste stream, if only the Council were giving the provision of new CDE waste recycling facilities support and encouragement - but unfortunately that is proving the opposite of the case.
24. It is apparent that in respect of proposed CDE waste recycling levels Policy W2 lacks justification and is not compliant with the National Planning Policy Framework's (NPPF) golden thread of presumption in favour of sustainable development and that local planning authorities should positively seek opportunities to meet the development needs of their area (paragraph 14).
25. In summary the proposed CDE waste recycling targets in policy W2 are not sound because they are:

Not positively prepared. The CDE waste recycling targets have been reduced from levels that were previously considered as achievable in the February 2014 draft version of the Plan and this approach has not been arrived at on the basis of any

objective assessment of the feasibility of CDE waste recycling. The strategy does not seek to support or encourage improved recycling of this waste stream, and it is therefore contrary to the aims of achieving sustainable development.

Not Justified. It is not the most appropriate strategy, when considered against the alternative of adopting the CDE waste recycling targets considered to be appropriate and recommended by BPP Consulting in their review, commissioned by the Council, of the Oxfordshire waste evidence base. The justification given for a reduction in the targets does not introduce any new or additional factors not already taken into account by BPP Consulting in reaching their conclusions.

Not Effective. The proposed approach of reducing the CDE waste recycling targets from those previously considered achievable will not deliver better recovery of this waste stream, which is considered to be possible by operators in the business. The proposed approach is therefore inconsistent with and counter-productive to delivering sustainable development.

Not consistent with national policy. The strategy with regard to the CDE waste recycling targets has not been based on a robust analysis of the available data and an appraisal of options (paragraph 2 of the National Planning Policy for Waste (NPPW)) or a proportionate evidence base (as required by paragraph 158 of the NPPF), and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound the construction, demolition and excavation waste section of the table in Policy W2 needs to read as follows:

Construction, demolition and excavation waste:					
	2012	2016	2021	2026	2031
Recycling	54%	55%	60%	65%	70%
Landfill/Restoration	46%	45%	40%	35%	30%
Total	100%	100%	100%	100%	100%

In addition the explanatory text at paragraph 4.10 needs to be amended by adding: “, to 65% by 2026 and 70% by 2031” after “increasing to 60% by 2021” in the brackets in the second line of the paragraph.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in CDE waste recycling in the County and has not been not invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. It is the respondent's understanding that none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies. The respondent believes that for a balanced view to be presented, it is very important that the voice of the CDE waste recycling industry in Oxfordshire is represented and heard at the hearings into the relevant issues.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Table 5

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Estimated CDE Waste Required to be Managed

1. Serious concerns are raised in respect of the methodology that has been used to arrive at the figures for the estimated Construction, Demolition and Excavation (CDE) waste required to be managed in Table 5 of the Plan, and the robustness of the figures on the basis of the available evidence is challenged.
2. As recorded at paragraph 3.33 of the Waste Needs Assessment (WNA), the BPP Consulting review of the WNA 2012 estimated CDE waste arisings to be 1,358,000 tonnes in 2008. From further consideration of the relevant BPP Consulting Chapter on CDE waste it can be seen that this estimate was based on a very thorough analysis of various sources of information, and was a figure arrived at using 2008 baseline data updated to 2010 (Section 2, pages 1 - 4). This was the figure (rounded to 1.36 million tonnes) that was given in the February 2014 Consultation Draft Plan.
3. However, the Plan now proposes that this baseline figure should be substantially reduced to 932,000 tonnes. Notably this is a further reduction on the baseline figure of 1,005,000 tonnes given in the version of the current Submission Plan as approved by Council in March 2015. (Table A4/3 of the WNA still actually gives this baseline figure of 1,005,000 tonnes per annum (tpa) for CDE waste). It is apparent that the basis for the adjusted figure is a rather contrived calculation in the WNA according to assumptions and/or conclusions that have not been soundly based.

The Council's Method for Arriving at the CDE Waste Baseline Figure

4. In the first place it is stated at paragraph 3.35 of the WNA that waste managed on site is not directly controlled by the planning system, so for planning purposes a managed waste baseline allows for a more realistic assessment of the waste management capacity for which provision should be made in the Plan and the BPP Study's baseline of 1.358 million tonnes therefore be reduced to 1.059 million tonnes, if waste managed on site is excluded. The footnote to this comment explains that this is based on the BPP Consulting findings that in February 2014 55% of demolition waste is reused on site (Table 12 of the BPP Consulting Report) and 10% of excavation waste is reused (Table 14 of the BPP Consulting Report).
5. The WNA then accordingly revises the percentage breakdown of the composition of CDE waste arisings as originally compiled by BPP Consulting (paragraph 3.2 on page 7 of the CDE waste chapter of their report), to create a different composition of the CDE waste for "managed waste". These compositions are shown in Tables 10 and 11 of the WNA, and reproduced below for ease of reference.

WNA Table 10: Initial estimate of CDE waste arising in Oxfordshire in 2008 (tonnes)

Waste	Construction	Demolition	Excavation	Total
Arisings	273,000 (20%)	423,000 (31%)	662,000 (49%)	1,358,000

WNA Table 11: Initial assessment of managed CDE waste in Oxfordshire (2008) (tonnes)

Waste	Construction	Demolition	Excavation	Total
Arisings	273,000	423,000	662,000	1,358,000
Re-use	0	233,000	66,000	299,000
Managed	273,000 (26%)	190,000 (18%)	596,000 (56%)	1059,000

6. Secondly, the WNA states at paragraph 3.36 that to bring this baseline into line with the other waste streams assessed, a further adjustment is required to take account of the decline in construction activity between 2008 and 2012, and that given a drop of 26% in house building activity between 2008 and 2012, which is indicative of construction activity generally the BPP estimate for managed waste should be adjusted further to 784,000 tonnes (Option 1).
7. Thirdly the WNA then considers at paragraph 3.37 the alternative of an estimate of managed waste from information published by the Environment Agency, which suggests that waste produced in Oxfordshire and managed at licensed facilities was 758,776 tonnes in 2012. Assuming that waste managed at sites exempt from normal licensing requirements was in the order of 30%, an alternative estimate to that produced from the BPP Study would be about 1.084 million tonnes (Option 2a).
8. The WNA continues, however, at paragraph 3.38 by saying that there is a danger that this over-estimates the amount of managed waste because it includes some that will have been double counted before transfer to a treatment or disposal facility, where it will be recorded again. If waste coded as transfer is excluded an estimate of 932,211 (Option 2b) is produced.
9. The WNA therefore concludes at paragraph 3.39 that this is thought to represent a reasonable baseline for 2012. It is also said to be effectively the mean of the options 1 and Option 2a, and that the composition of this baseline would be as shown in the following table.

WNA Table 15: Composition of Oxfordshire CDE managed waste in 2012 (tonnes)

Construction	Demolition	Excavation	Total
242,000 (26%)	168,000 (18%)	522,000 (56%)	932,000

10. The means by which the baseline figure of 1,005,000 tonnes given in the version of the current Submission Plan as approved by Council in March 2015 was arrived at involved the first two stages of the above described process, i.e. a reduction in the arisings figure to deduct waste re-used on site, but by a different rate of 10% of the waste overall, followed by a reduction by 26% for a decline in construction activity. At that point whilst the Environment Agency data was considered in the draft WNA it was not relied on. Relevant extracts of the draft WNA from March 2015 are at Appendix 12. Paragraphs 3.40 – 3.45 of the March 2015 WNA set out the means by which the Council arrived at the 1,005,000 tonnes figure in the March version of the Plan.

The Problems with the Council's Method

'Managed' Waste Versus Waste Arisings

11. With regard to the first issue that the WNA raises of needing to consider waste to be

managed rather than waste arisings, this is not an approach that is supported by Government guidance and introduces a number of anomalies, which lead to an unnecessary confusion and inconsistent application of the recycling target figures, and lack of precision in the Plan about what is being planned/provided for.

12. The targets for recycling and/or treatment of waste are set for the purposes of encouraging the diversion of waste being sent to landfill. They therefore relate to and require (in order to assess whether the target is being met) a measurement of how much of the total waste arisings are being dealt with in this manner. The National Planning Policy for Waste (NPPW) confirms at paragraph 2 that in using a proportionate evidence base waste planning authorities should take account of waste arisings (including the Government's latest advice on forecast of waste arisings and the proportion of waste that can be recycled). The quantity of waste that is potentially re-used on site is part of the recycling target, and it is not statistically correct to apply the total recycling target to a baseline figure that has already been adjusted to account for a quantity of recycling, when it is relevant to the overall arisings.
13. The operators who are contracted to do the demolition work and civil engineering projects (the subject matters in Tables 12 and 14 of the CDE Waste Chapter of the BPP Consulting Review 12) do not and cannot work independently of having sites to take the waste to, that they cannot recycle on the job, and so are controlled by the planning system in relation to their own waste management sites. They will have full records of how they have handled their materials (either as sales or in the form of waste transfer notes), and are known to the Council, so can be requested to provide information on recycling levels both at construction sites and at waste management sites to assist with the Council's monitoring of how total waste arisings are being managed.
14. In addition, as is apparent from the National Planning Policy Guidance (NPPG)¹⁶ the forward projections of the construction and demolition waste stream are to be calculated on the basis of the arisings, not on the basis of an adjusted waste to be managed scenario. Plan has, however, now incorporated considerably reduced CDE waste recycling targets as follows:
15. Notably, Table 3 of the Plan giving waste produced in Oxfordshire at 2012 and Table 4 of the Plan giving arisings by waste streams both identify the same figure for CDE waste as in Table 5 of the Plan, but which according to the WNA is not a waste arisings figure. Table 5 of the Plan also rather confusingly gives the figures for CDE waste to be managed that were in the version of the Plan approved by Council in March 2015, but which have now been reduced further. None of these figures is for waste arisings.

26% Reduction due to the Decline in House Building Activity 2008-2012
16. In response to the second issue relied upon in the WNA that the baseline figure should be reduced because of a decline in construction activity between 2008 and 2012 and that this should be at the rate of 26%, which was the drop in house building activity in Oxfordshire over that period, there are a number of points that need to be made to show that this is not a robust conclusion to make.
17. In the first instance, the BPP Consulting figures had already been updated to 2010, so any reduction in construction activity had already been taken into account in the figure up to that date.

¹⁶ Paragraph 033 of Waste: Evidence needed to identify waste requirements in Local Plans - Forecasting waste arisings over the plan period

18. Secondly house building by no means represents all of construction activity. Indeed as Table 4 of the BPP Consulting Chapter on CDE waste shows, it represents only about 30% of new build construction, and the CDE waste baseline figure is accounted for by other factors than just new build. Therefore it is not appropriate to apply a straight 26% reduction to the entire baseline figure. Notably, in considering whether and how to take into account in forecast waste arisings the levels of growth recommended by the Strategic Market Assessment for Oxfordshire (SHMA) of March 2014, which recommends new house building at much higher levels than is currently the case, the WNA alternatively confirms at paragraph 3.44 that it is unlikely that other forms of construction would show a similar increase. Furthermore whilst the rate of house building may have dropped in the period 2008-2012, local construction activity recovered shortly afterwards and has been accelerating ever since. It is therefore not statistically robust to produce a figure that reflects an anomaly within a trend as a baseline figure for establishing future requirements over a significant period of twenty years.

Reliance on Environment Agency Data

19. Finally the third factor that is introduced in the WNA, of deriving a CDE waste to be managed figure from information published by the Environment Agency, is far from a robust means of establishing a baseline figure. In the first instance the method that the Environment Agency uses for recording managed waste does not produce a figure that could properly be described as accounting for the CDE waste stream. Operators are required to enter the relevant European Waste Code (EWC) for each type of waste handled. This is then aggregated into inert waste types and non-hazardous waste. However, as is evident from the BPP Consulting analysis of the CDE waste stream, it is not entirely inert and contains an element of non-hazardous waste, i.e. the construction element, accounting for 20% of the waste stream according to BPP Consulting (see WNA Table 10 above) and 26% according to the Council's adjustment of the figures (see WNA Table 15 above).
20. Furthermore, quite apart from the fact that the Environment Agency data cannot be a waste arisings figure, as required as the starting point for any further projections and against which the percentage target figures need to be applied, the data base from which it is sourced does not take into account anything that is not controlled by an environmental permit. Based on this, it can be concluded that the Environment Agency's figures should not be relied on.
21. The WNA mentions exempt sites at paragraph 3.37 and suggests that it can be assumed that waste managed at such sites is in the order of 30%. The source of this assumption is given in the footnote as the Capita Symonds: Survey of Arisings and use of Alternatives to Primary Aggregates in England 2005 – Construction, Demolition and Excavation waste (Feb 2007). This is one source. Alternatively the CDE Waste Chapter of the BPP Consulting Review suggests at paragraph 5.1 of Appendix 2: CDEW Processing Capacity in Oxfordshire that exemptions could account for about 50% of CDE waste processing capacity. Furthermore both of these documents were only concerned with the recycling element of CDE waste and the 30% (or 50%) of exempt sites would have only related to the recycling facilities.
22. There are nevertheless a considerable number of other sites where waste is used for operational reasons and/or land reclamation purposes with final deposit of the waste to land (i.e. not recycled) that are exempt from permitting. In addition any project that is

constructed with former waste materials using The Definition of Waste: Development Industry Code of Practice¹⁷ will not be recorded by the Environment Agency. Also any receipt of materials, used for restoration layers at landfill sites with environmental permits, will not be entered on waste returns.

23. It is considered that the difference between the amount of managed waste recorded by the Environment Agency and the quantity of waste arising/managed is significantly more than 30%. The figure of 758,776 tonnes for 2012 derived from Environment Agency data (i.e. only that which was recorded on waste returns) is therefore a considerable underestimate of both waste managed in the County and arisings, and there is no way of establishing a robust means of adjusting that figure to arrive at one that takes account of all the unknown quantity of waste that is not subject to control by the Environment Agency.
24. In addition what the Council then actually do is take the EA data (which we say is a significant under-estimate even with a 30% increase) and reduce it further for transferred waste. Using the resulting figure is not a sound approach, and the best available estimate for CDE waste arisings as produced by BPP Consulting in their review of the WNA 2012, of 1.36 million tpa, should be used instead.
25. To reduce the baseline figure in the manner that has been done, both in the current submission Plan and in the version as approved by Council in March 2015 - though in differing ways – produces a scenario that is not properly representative of the position in relation to CDE waste arisings in Oxfordshire. Neither method is robust and the one now adopted is entirely and arbitrarily different – in relying only on Environment Agency data – to the one used to arrive at the figure as approved by the Council in March 2015.

The Correct Approach

26. By contrast the baseline figure arrived at by BPP Consulting of 1.358,000 tpa correlates well with the 1.3 million tonne figure that was given in the (withdrawn) submission Minerals and Waste Core Strategy in 2012 and with the 1.44 million tonne estimate in the original Waste Needs Assessment for Oxfordshire, produced on behalf of the Council by consultants, ERM. None of the calculations carried out to adjust it are statistically or logically appropriate and the BPP Consulting figure of 1.358 million tpa should be the figure to be used.
27. Moreover, by selecting such an artificially low starting point, projected estimates for future years begin from an unnaturally reduced level, and even though a 'high growth' rate scenario is applied, do not properly reflect the trends that are likely in Oxfordshire, which has a particularly buoyant economy.
28. The confirms at paragraph 3.42 that the Oxfordshire economy is expected to grow – a footnote explains that the Strategic Economic Plan for Oxfordshire (March 2014) envisages that the number of jobs could increase by 23% to 2031 – and a Strategic Housing Market Assessment for Oxfordshire (SHMA) has been produced recommending new housing is provided at some 5,000 dwellings per annum.
29. The WNA then, nevertheless, states (paragraphs 3.43 – 3.44) that, whilst the amount

¹⁷ This is a voluntary Code of Practice prepared by CL:AIRE (a not-for profit organisation promoting sustainable remediation of contaminated land and alternatives to disposing of waste in landfill sites) in consultation with and contributions from the development and remediation industries and the Environment Agency, for handling materials arising from construction works in a sustainable manner, which if complied with means that the Environment Agency will not regulate the materials as waste.

of CDE waste to be managed could be as much as 2,800,00 tonnes per annum if the levels of growth recommended by the SHMA were reflected across the building industry, this is considered unlikely. The reasons given for this are that District Local Plans will consider whether and how to make provision for the housing growth, which would call for building levels far higher than those achieved before the recession, and even if this can be achieved it seems unlikely that other forms of construction would show a similar increase. The WNA concludes at paragraph 3.44 that as the 'High Growth' scenario envisaged in the BPP Study is to be adopted, and given that a reduction in unit waste can also be expected with improved practice and waste reduction initiatives, the forecast 1.379 million tonnes per annum from 2020 is more realistic for waste planning purposes.

30. The NPPG¹⁸ states that in forecasting CDE waste arisings any significant planned regeneration or major infrastructure projects over the timescale of the plan are relevant. Nevertheless it would seem that this guidance has not been complied with.
31. The Strategic Housing Market Assessment for Oxfordshire March 2014 (SHMA) is a joint study carried out by all the Districts in Oxfordshire and is a material consideration for the District Planning Authorities in preparation of their Local Plans, which are now in the process of being or have been amended, to take into account its findings. It is therefore actually very likely that volumes of CDE waste will increase as a result, and that the proposed predicted future total volumes of CDE waste in Table 5 of the Plan are far from realistic and are in all the circumstances a considerable underestimate. At less than half of the predicted arisings (of 2,800,000 tpa) that would be generated by new house building alone, not including the anticipated growth in the Oxfordshire economy (footnote to paragraph 3.42 of the WNA), the forecast CDE waste arisings do not reflect or take any account of likely major new development over the plan period.
32. Notably moreover, if the baseline were higher in line with the BPP Consulting findings, the predicted arisings as a result of the anticipated new growth would be even higher. For example in the previous draft WNA which identified a baseline of 1,005,000 tpa, as given in the version of the Plan approved by Council in March 2015, the predicted arisings as a result of the SHMA were said to be 3,000,000 tpa. At Table A7/5 of the WNA the total waste to be managed based on the rate of housing construction recommended by the SHMA is also given as 3,022,000 tpa from 2021 onwards.
33. The figures also vary considerably without reasonable justification from the volumes given in the February 2014 Draft Plan of 1.36 million tpa at 2012 rising to 1.65 million tpa at 2015 and then to 2.1 million tpa from 2020 onwards. The latter would continue to be the most appropriate approach still allowing for some caution in the event that house building does not materialise at the rate that is recommended.
34. Not only is the approach taken to arriving at the estimated waste required to be managed at odds with national guidance, but it also reflects an approach that shows a selective use of data and is fundamentally lacking in an objective assessment of the evidence base. On the one hand the WNA rejects the carefully assessed baseline figure arrived at for CDE waste arisings by BPP Consulting, but on the other hand chooses to adopt BPP Consulting's assumptions about how much of the waste stream is re-used on site, and BPP Consulting's estimates of how the waste stream is managed in different ways, i.e. recycled, recovered or landfilled. The BPP Consulting assumptions about the proportions of CDE waste re-used on site are then carried through in the WNA analysis to give a different percentage share of the waste stream

¹⁸ Paragraph 033 of Waste: Evidence needed to identify waste requirements in Local Plans - Forecasting waste arisings over the plan period

by its construction, demolition and excavation components, i.e. WNA Table 10 compared to WNA Table 15 above.

35. Having applied these percentages and the BPP Consulting conclusions about how the wastes are managed in different ways, the WNA then records at paragraph 3.40 that that would mean that about 43%, or 401,000 tonnes, of managed waste is recycled in Oxfordshire. The WNA continues (at paragraph 3.40) by saying that “this data needs to be treated with some caution, particularly as the county appears to have capacity to recycle all of the waste that it currently generates”.
36. This analysis produces a very different result than that of the BPP Consulting report, (which estimates that about 54%, or 744,000 tpa, of the waste stream is recycled), and is an extraordinarily low figure, which the objector as a leader in the field of CDE waste recycling considers does not at all reflect the reality of practice in Oxfordshire, and further demonstrates the inappropriate method by which the baseline figure has been arrived at.
37. Also given the further commentary (at paragraph 3.40 of the WNA), that it is considered by the Council that the County appears to have capacity to recycle all of the waste it currently generates, it is difficult to escape the conclusion that this is the objective of reducing the baseline figure, in order to drive down the need for additional waste management facilities, because they are a difficult and unpopular form of development. However, if the reality of the position is that there is, as is very much considered to be the case, much more CDE waste that needs to be managed than the Council have assessed, then the proposed approach will simply mean that the Plan does not properly provide for the planned provision of new capacity that is required by the NPPW (paragraph 2).
38. In summary the estimated quantities of CDE waste required to be managed given in Tables 3, 4 and 5 of the Plan are not sound because they are:
 - Not positively prepared. The CDE waste baseline figure has been reduced using methods that have not been objectively assessed and/or are not statistically robust. In so doing the strategy does not make realistic provision for management of CDE waste and is therefore contrary to the aims of achieving sustainable development.
 - Not Justified. It is not the most appropriate strategy, when considered against the alternative of adopting the CDE waste arisings baseline figure considered to be appropriate and recommended by BPP Consulting in their review, commissioned by the Council, of the Oxfordshire waste evidence base. The justification given for a reduction in the baseline figure is not based on a robust and credible evidence base.
 - Not Effective. The proposed approach of reducing the CDE waste baseline figure and calculation of projected future estimates of CDE waste from this lower baseline does not properly take account of planned major development in the County and predicted growth of the Oxfordshire economy generally. It will therefore not deliver the appropriate level of CDE waste management capacity that will be required and is therefore inconsistent with and counter-productive to delivering sustainable development.
 - Not consistent with national policy. The strategy with regard to the estimated quantities of CDE waste required to be managed has not been based on a robust analysis of the available and relevant data and an appraisal of options (paragraphs 2 and 3 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF), and is incompatible with the NPPF’s requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW’s aims of encouraging more sustainable waste management (paragraph 1).

Furthermore, in particular, it does not comply with paragraph 2 of the NPPW that in using a proportionate evidence base account should be taken of waste arisings, as well as of the NPPG¹⁹, which states that forward projections of the construction and demolition waste stream are to be calculated on the basis of the arisings, and requires significant planned major development to be taken into account.

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

As at the time of publication of the Plan the best estimate for CDE waste arisings at 2012 is 1.36 million tpa and in order for the Plan to be sound, the construction, demolition and excavation totals in Tables 3, 4 and 5 of the Plan should be as follows:

Construction, demolition and excavation waste:					
	2012	2016	2021	2026	2031
Total	1,360,000	1,650,000	2,100,000	2,100,000	2,100,000

Continue on a separate sheet or expand the box if necessary.

¹⁹ Paragraph 033 of Waste: Evidence needed to identify waste requirements in Local Plans - Forecasting waste arisings over the plan period

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in CDE waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. It is the respondent's understanding that none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies. The respondent believes that for a balanced view to be presented, it is very important that the voice of the CDE waste recycling industry in Oxfordshire is represented and heard at the hearings into the relevant issues.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Table 6

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Existing Waste Management Capacity




1. Table 6 of the Plan identifies the total waste management capacity by management type (excluding landfill), in tonnes at existing facilities. Unfortunately there are a number of issues that are of real concern regarding its robustness.
2. The first of these is the inconsistency of the management type given in Table 6 of the Plan with those used in the tables of waste arisings/to be managed and waste management targets (Tables 3, 4, 5 and policy W2). Table 6 now introduces the following headings:
 - Non-hazardous waste recycling;
 - Composting/food waste treatment;
 - Non-hazardous residual waste treatment; and
 - Inert waste recycling.
3. The footnote to Table 6 of the Plan then explains that Municipal and Commercial (MSW) and Industrial (C&I) wastes are managed at non-hazardous waste facilities and that Construction, Demolition and Excavation (CDE) waste is managed at inert waste facilities. Whilst it is agreed that the vast majority of MSW and C&I waste is covered by the non-hazardous categorisation of facilities, there is a lack of consistency with the previous categorisations of the waste streams now appearing and following through into the way that the waste is managed. Furthermore it is not at all the case that CDE waste is only managed at inert waste facilities.
4. As is clear from the CDE Waste Chapter of the BPP Consulting report (paragraph 3.2 page 7), which was commissioned by the Council to review the Waste Needs Assessment (WNA) 2012, approximately 20% of this waste stream is found to comprise mixed predominantly non-inert construction and demolition waste (emphasis added), and the WNA has proceeded on this basis. Therefore inert waste recycling facilities cannot be said to cater entirely for this waste stream. No analysis of the evidence base has been carried out to establish which of the existing (non-hazardous waste) facilities and how much of their throughput manages the non-inert construction and demolition waste element, so that a properly relevant figure can be arrived at in Table 6 for the CDE waste stream.

Addition of Non-Operational Capacity

5. A further issue is that when interrogating the source data in the WNA (Tables A/12/4-7), it is apparent that the figures provided in Table 6 of the Plan need some adjustment. This is because the figures include non-operational capacity, which is contrary to the guidance of the National Planning Policy for Waste (NPPW), which states at paragraph 3, final bullet point, that in identifying the need for waste management facilities waste planning authorities should consider the extent to which the capacity of existing operational facilities would satisfy any identified need (emphasis added). The Government's report on the responses to the consultation on the NPPW confirms at paragraph 27 that the policy has been clarified to make it clear

that only existing operational capacity should be taken into account when assessing need.

6. On that basis the existing inert waste recycling capacity should be adjusted to remove the capacities for the following sites:

 Old Brickworks Farm, which is not operational:	40,000 tpa
 Appleford Sidings, which is not operational:	100,000 tpa
 Lakeside Park, which is not operational:	25,000 tpa

Total:	165,000 tpa

The status of these sites as non-operational is confirmed in Table 2.7 of the Lo Aggregates Assessment (LAA).

7. The final entry of the inert waste recycling row of Table 6 is also incorrect at year 2031 in that it does not deduct capacities for two sites, whose permissions will have expired by that time with a total capacity of 183,000 tpa. These are Site 236i at Dix Pit with permission until 2029 and a capacity of 98,000 tpa and Site 010vi at Sutton Courtenay with permission until 2030 and a capacity of 85,000 tpa as shown in WNA Table 12/7.

8. In addition the NPPW advises at paragraph 2 that planned provision of new capacity should be based on robust analysis of best available data and information and appraisal of options; and that spurious precision should be avoided. Nevertheless Table A12/4 includes extremely small sites and facilities that are exclusively for specialist/dedicated uses, such as highways depots, tyre depots, and wood recycling. These sites either do not contribute appreciably to the overall MSW/C&I waste recycling capacity or should not be included as they deal with particular types of waste that have been sourced from other sites already included in the list, and so amount to double counting of the figures. They include the following sites:

<input type="checkbox"/> 173 - Charlett Tyres* (waste tyres only):	1,000 tpa
<input type="checkbox"/> 258 - Thorpe Lane Depot (highways depot):	100 tpa
<input type="checkbox"/> 163 - Cowley Marsh Depot (highways depot that is now allocated for housing in the Oxford Local Plan):	3,000 tpa
<input type="checkbox"/> 182 - Philips Tyres* (waste tyres only):	1,500 tpa
<input type="checkbox"/> 144 - Hill Farm** (waste wood only):	10,000 tpa
<input type="checkbox"/> 251 - Milton Park Wood Recycling** (waste wood only):	500 tpa
<input type="checkbox"/> 180 - Elmwood Farm** (waste wood only):	1,400 tpa
<input type="checkbox"/> 204 - Downs Road (gas contaminated waste soils only):	15,000 tpa
<input type="checkbox"/> 214 - Manor Farm:	200 tpa

	32,700 tpa

* Worsham Quarry is a tyre treatment depot and would take tyres from these sites.

** These sites recycle waste wood sorted out and transferred from skip waste recycling sites already identified in the Table.

9. In summary the contents of Table 6 of the Plan are not sound because they are:

Not positively prepared. The capacities available to manage waste at existing facilities given in Table 6 of the Plan are not based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, because the inert waste recycling facility type does not wholly encompass the CDE waste stream and there is therefore no clarity about how or where the non-inert waste element of that waste stream is to be included. In addition the figures include non-operational sites, spurious precision and double counting. In so doing the Table does not provide a robust basis for assessing the available capacity of CDE waste management and for

positive onward planning of the new sustainable waste management capacity.

Not Justified. The contents of Table 6 of the Plan are not justified, because they are not based on a robust proportionate assessment of the available evidence base.

Not Effective. The contents of Table 6 of the Plan in identifying a higher capacity for existing waste management facilities than is proportionately the case, and in not accommodating part of the CDE waste stream, provide an inappropriate basis for assessing the need for new sustainable waste management capacity. The Plan therefore provides no certainty that it will deliver the appropriate level of CDE waste management capacity required and is inconsistent with and counter-productive to delivering sustainable development.

Not consistent with national policy. The strategy with regard to the capacities available to manage waste at existing facilities given in Table 6 of the Plan has not been based on a robust analysis of the available data and an appraisal of options, avoiding spurious precision (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the National Planning Policy Framework (NPPF)), and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound the totals for existing non-hazardous and inert waste recycling capacity should be amended to remove non-operational sites and spurious precision. In addition the inert waste recycling row of Table 6 needs to be corrected at year 2031 to take account of the expired permissions, and to be re-titled “CDE waste recycling”. The non-hazardous waste recycling row also needs to be re-titled “MSW/C&I waste recycling” to be consistent with previous categorisation of the waste streams and avoid confusion.

Then what should be in the boxes are revised figures following further analysis of the existing non-hazardous facilities to determine how much of their capacity deals with the non-inert element of the CDE waste stream. The process is set out in the table below: deduct from the non-hazardous waste recycling capacity the volume (“xxx,xxx”) that deals with the non-inert element of the CDE waste stream and add it to the CDE waste recycling capacity. What should be in the boxes below are the figures calculated from this process, but the Council has not done the work in the evidence base and the Council needs to do this work to be able to fill the boxes in.

Facility Type	2012	2016	2021	2026	2031
MSW/C&I waste recycling	567,600 - xxx,xxx = New total	567,600 - xxx,xxx = New total	398,600 - xxx,xxx = New total	398,600 - xxx,xxx = New total	286,500 - xxx,xxx = New total
CDE waste recycling	988,100 + xxx,xxx = New total	980,100 + xxx,xxx = New total	980,100 + xxx,xxx = New total	764,600 + xxx,xxx = New total	581,600 + xxx,xxx = New total

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Table 7

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- | | | |
|------------------------|------------------------------|----------------------------------------|
| (i) Legally compliant? | <input type="checkbox"/> Yes | <input checked="" type="checkbox"/> No |
| (ii) Sound? | <input type="checkbox"/> Yes | <input checked="" type="checkbox"/> No |

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is **unsound because it is not**: (tick as appropriate)

- | | |
|--------------------------------------|-------------------------------------|
| (i) Positively prepared | <input checked="" type="checkbox"/> |
| (ii) Justified | <input checked="" type="checkbox"/> |
| (iii) Effective | <input checked="" type="checkbox"/> |
| (iv) Consistent with national policy | <input checked="" type="checkbox"/> |

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Requirement for Additional Management Capacity

1. There are very serious concerns about the robustness of the conclusions that have been made about the requirement for additional waste management capacity as identified in Table 7.

Miss-Characterisation of Waste Streams

2. The first of these is as with Table 6 of the Plan, it is not a correct conclusion to make that inert waste recycling is synonymous with Construction, Demolition and Excavation (CDE) waste recycling. The entries in the final row of the table must relate to the whole of the CDE waste stream not just part of it.

Errors in Existing Capacity

3. The second issue relates to the incorrect assumption that existing available capacity of sites equates to actual recycling levels.
4. At paragraph 5.23 of the explanatory text of the Plan it is stated that waste management capacity equivalent to the tonnages in Table 5 is required if Oxfordshire is to be net self-sufficient in meeting its waste needs. Table 5 provides the estimated quantities of waste required to be recycled, treated or landfilled, which have been calculated by applying the various targets identified in Policy W2 to the overall waste arisings (with the exception of CDE waste where a lower “to be managed” figure has been used).
5. Consequently, as is apparent from paragraph 5.25 of the Plan, the figures in Table 7, which provides the anticipated additional waste management capacity required, are simply the result of deducting the Table 5 figures from the available site capacity figures in Table 6 and identifying whether there is any capacity remaining or not. If there is no capacity remaining then Table 7 suggests that the target figures in Table 5 are being met. It is clear from paragraph 5.25 that this is how the requirements are proposed to be monitored through the Annual Monitoring Reports.
6. The assumption made at paragraph 5.23 of the Plan and therefore the subsequent method of identifying the required additional capacity is, however, mistaken, because potential capacities for waste recycling sites are not equivalent to achieving the required level of recycling. This is because it is unlikely that facilities will for various reasons at any given time be operating to full capacity. The Local Aggregates Assessment (LAA) confirms at paragraph 2.27 that for CDE waste recycling, capacity is likely to be greater than the actual level of production. Direct experience in the industry and research of the position in the past in relation to other sites has demonstrated that the actual recycling levels will generally be lower by about 30% than potential site capacity. (The evidence to support this conclusion is provided at Appendix 9). In other words this means that site capacities should be adjusted from

their theoretical maximum capacity by in the order of 30% to reflect the likely actual capacity in the County for achieving the required target recycling and/or treatment figures.

7. If the Council's assumption that maximum site capacity equates to actual recycling levels is correct, it would be difficult to understand how the increasing recycling and treatment targets can be expected to be met. For example Table 7 purports to show that there is no further requirement for any new non-hazardous recycling facilities until 2021 and no inert waste recycling facilities until 2031. This should mean therefore that the increased targets of 60% at 2016 (or 65% by 2021) for (total) C&I waste recycling and 60% of CDE waste recycling by 2021 are already being met. However, this is not a case that the evidence base to the Plan makes out. It is apparent that the existing available capacity does not already achieve the forward planned increases in targets. If it were otherwise the case, then those targets should be brought forward to apply now.

Underestimated Arisings and Projections

8. Furthermore, as has been identified in representations on policy W2, Table 5 and Table 6, there are very grave concerns about how the adequacy of the CDE waste arisings baseline and projected estimates for future years figures have been arrived at, and about the assessment of the existing available capacities. As a result of these deficiencies in the Plan approach that have been highlighted, the basis for forward planning of additional capacity (notwithstanding the capacity gap between theoretical and actual recycling levels) also starts from a falsely low basis.

Consequences for Additional Waste Management Capacity Required

9. The following tables demonstrate the effect of the points that are being made. However, given the failure by the Council to do the necessary work to calculate the figures, relating to the need to ensure that the whole of the available capacity for the CDE waste stream is accounted for (see representations on Table 6), it has not been possible to make the full appropriate adjustments to the figures in tables (which is the reason why the row headings have not been changed to MSW/C&I and CDE as they should be).
10. For ease of reference Table 7 from the Plan is reproduced below.

Table 7: Oxfordshire – additional capacity required to manage the principal waste streams 2012 – 2031 (tonnes per annum)

	2012	2016	2021	2026	2031
Non-hazardous waste recycling	-	-	138,100	193,700	316,300
Composting/food treatment	-	-	-	-	-
Non-hazardous residual waste treatment	-	-	-	-	-
Inert waste recycling	-	-	-	-	120,400

11. Instead of this the tables should be (subject to the caveats in paragraph 9 above) as follows:

Table 2.7.A: Additional capacity required if the CDE waste recycling targets and Tables 5 (arisings) and 6 (existing capacity) of the Plan are correct and a 30% factor applied for the difference between available site capacities and actual recycling levels

	2012	2016	2021	2026	2031
Non-hazardous waste recycling requirement	453,800	510,300	568,000	623,600	634,100
Non-hazardous waste recycling capacity with 30% adjustment	420,200	419,200	300,900	300,900	222,500
Additional non-hazardous waste recycling capacity required	33,600	91,100	267,100	322,700	411,600
CDE waste recycling requirement	485,000	623,000	827,000	827,000	827,000
CDE waste recycling capacity with 30% adjustment	807,200	801,600	773,600	622,700	622,700
Additional waste recycling capacity required	-	-	53,400	204,300	204,300

Table 2.7.B: Additional capacity required if the CDE waste recycling targets and Table 5 (arisings) of the Plan are correct but Table 6 (existing capacity) is incorrect and a 30% applied for the difference between available site capacities and actual recycling levels

	2012	2016	2021	2026	2031
MSW/C&I waste recycling requirement	453,800	510,300	568,000	623,600	634,100
Non-hazardous waste recycling capacity with 30% adjustment	397,300	397,300	279,000	279,000	200,600
Additional non-hazardous waste recycling capacity required	56,500	113,000	289,000	344,600	433,500
Inert waste recycling requirement	485,000	623,000	827,000	827,000	827,000
Inert waste recycling capacity with 30% adjustment	691,700	686,100	686,100	535,200	407,100
Additional inert waste recycling capacity required	-	-	140,900	291,800	419,900

Table 2.7.C: Additional capacity required if the CDE waste recycling targets are correct but Tables 5 (arising) and 6 (existing capacity) of the Plan are incorrect and a 30% factor applied for the difference between available site capacities and actual recycling levels

	2012	2016	2021	2026	2031
Non-hazardous waste recycling requirement	453,800	510,300	568,000	623,600	634,100
Non-hazardous waste recycling capacity with 30% adjustment	397,300	397,300	279,000	279,000	200,600
Additional non-hazardous waste recycling capacity required	56,500	113,000	289,000	344,600	433,500
Inert waste recycling requirement	707,200	907,500	1,260,000	1,260,000	1,260,000
Inert waste recycling capacity with 30% adjustment	691,700	686,100	686,100	535,200	407,100
Additional inert waste recycling capacity required	15,500	221,400	573,900	724,800	852,900

Table 2.7.D: Additional capacity required if the CDE waste recycling targets and Tables 5 (arising) and 6 (existing capacity) of the Plan are incorrect and a 30% factor applied for the difference between available site capacities and actual recycling levels

	2012	2016	2021	2026	2031
Non-hazardous waste recycling requirement	453,800	510,300	568,000	623,600	634,100
Non-hazardous waste recycling capacity with 30% adjustment	397,300	397,300	279,000	279,000	200,600
Additional non-hazardous waste recycling capacity required	56,500	113,000	289,000	344,600	433,500
Inert waste recycling requirement	734,400	907,500	1,260,000	1,365,000	1,470,000
Inert waste recycling capacity with 30% adjustment	691,700	686,100	686,100	535,200	407,100
Additional inert waste recycling capacity required	42,700	221,400	573,900	829,800	1,062,900

12. On whatever basis, and remembering that it is not possible to make the adjustments mentioned at paragraph 9, a massive difference is evident between what is shown in Table 7 of the Plan and Table 2.7.A – 2.7.D. In all of the scenarios additional non-hazardous waste recycling can be seen actually to be already required and that inert waste recycling is required from as early as 2021, not as late as 2031 as the Plan currently identifies. Furthermore if the more realistic and best available estimates of CDE waste arising (from the BPP Consulting Review of the waste evidence base – see representations made on Table 5) are applied there is also an immediate shortfall in new CDE/inert waste recycling, which is considerably higher by as soon as 2016 and then continues to increase (Table 2.7.C above). Additionally if the CDE waste recycling targets considered to be achievable in the previous February 2014

Consultation Draft Plan, and as recommended by BPP Consulting, are applied (see representations on policy W2), the shortfall in CDE waste recycling rises in later years of the plan period.

13. These scenarios which are all fully supportable and realistic or appropriate alternatives²⁰ to the chosen strategy demonstrate that the proposed provisions for additional waste management capacity in the Plan are not justified by the evidence, are not sufficiently flexible to provide the waste management capacity that will be required to meet the identified waste needs, and are not in accordance with national planning policy. The National Planning Policy for Waste (NPPW) requires at paragraph 2 that the planned provision of new capacity is based on robust analysis of best available data and information, and at paragraph 3 that waste planning authorities identify sufficient opportunities to meet the identified needs of their area for the management of waste streams, and that they should consider the extent to which the capacity of existing operational facilities would satisfy any identified need (emphasis added).

14. In summary the contents of Table 7 of the Plan are not sound because they are:

Not positively prepared. The identified need for additional waste management capacities given in Table 7 of the Plan are not based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, because they do not recognise that maximum or theoretical site capacities are not the equivalent of actual levels of recycling, and are furthermore not derived from objectively assessed baseline figures and recycling targets. In so doing Table 7 of the Plan does not provide a robust basis for positive onward planning of the new sustainable waste management capacity required.

Not Justified. The contents of Table 7 of the Plan are not justified, because they are not based on a robust proportionate assessment of the available evidence base, and are not the most appropriate strategy when considered against the reasonable alternatives.

Not Effective. The contents of Table 7 of the Plan, in identifying significantly lower requirements for new waste management capacity than will in reality be the case, and in not accommodating part of the CDE waste stream, provide an inappropriate basis for assessing the need for new sustainable waste management capacity. The Plan will therefore fail to deliver the appropriate level of waste management capacity required and is inconsistent with and counter-productive to delivering sustainable development.

Not consistent with national policy. The strategy with regard to the identified need for additional waste management capacities given in Table 7 of the Plan has not been based on a robust analysis of the available data and an appraisal of options, (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the National Planning Policy Framework (NPPF)), and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

²⁰ See representations on policy W2, Table 5 and Table 6; and paragraph 6 above

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound there should one comprehensive plan, containing both a In order for the Plan to be sound, the first and last rows of Table 7 of the Plan need to be adjusted as follows:

Facility type	2012	2016	2021	2026	2031
Non-hazardous waste recycling	56,500	113,000	289,000	344,600	433,500
Inert waste recycling recycling	42,700	221,400	573,900	829,800	1,062,900

However, it is to be noted that further adjustments are still needed to the figures and to the row headings in this table to change them so that they relate properly to the appropriate waste streams. It is the best that can be done in the circumstances of the Council having failed to do the necessary work to calculate the figures, relating to the need to ensure that the whole of the available capacity for the CDE waste stream is accounted for (see representations on Table 6). The Council need to go back and do this work.

The following amendments to the explanatory text are also required:

The second sentence of paragraph 5.25 of the Plan should read:

Shortfalls arise where the capacity provided by existing facilities (table 6), with a 30% reduction applied, to take account of the fact that maximum or theoretical site capacities are not equivalent to actual recycling levels, is insufficient to meet the estimates waste management capacity requirement (table 5).

The first sentence of paragraph 5.27 should be deleted and the second sentence should read as follows:

A need for additional commercial and industrial waste recycling facilities and for construction, demolition and excavation waste recycling facilities is likely to arise immediately (table 7).

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Policy W4

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

(i) Legally compliant? Yes No

(ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is **unsound because it is not**: (tick as appropriate)

(i) Positively prepared

(ii) Justified

(iii) Effective

(iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage.

After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Locational Strategy for Waste Management Facilities

1. There are grave concerns regarding the proposed locational strategy for waste management facilities as presented in Policy W4 for a variety of significant reasons as set out in detail below, including that it:
 - is not viable;
 - would not achieve its stated aim of steering larger scale facilities towards locations close to the main centres of population;
 - offends against objectives for achieving sustainable development;
 - is inflexible;
 - stifles competition; and
 - is inconsistent or non-compliant with the plan vision, objectives and other plan policies.
2. The policy requires that larger scale (strategic and non-strategic) waste management facilities (other than landfill), which are defined at paragraph 5.32 and Table 8 of the Plan, as facilities with a throughput in excess of 20,000 tpa, to normally be located at specific provisions in or close to Bicester, Oxford, Abingdon and Didcot and the other large towns of Banbury, Witney, Wantage & Grove as indicated on the Key Waste Diagram.
3. As stated at paragraph 5.37 of the Plan, one of its aims is to achieve a balanced distribution of waste management capacity across the County in relation to population and consequent waste arisings. Table 10 then gives the spread of facilities by District, which shows that Oxford has only 5 facilities with a total capacity of 16,200 tpa (or 0.6%) of the total 2,550,200 tpa waste managed across the County.
4. As Table 10 also demonstrates, Oxford has the highest population of all the Districts, with 23% of the County's total population, and as by far the major economic and cultural centre, this means it is the principal generator of waste in the County. As evident from paragraph 2.5 of the Plan it is also identified as a key location for development, so can be expected to grow still further over the plan period. made about the requirement for additional waste management capacity as identified in Table 7.
5. Furthermore the wider central Oxfordshire area containing various satellite towns and villages to Oxford, such as Abingdon, Kidlington, Yarnton, Eynsham, Wheatley and Woodstock, all only within a 12km radius of the City centre is relatively densely populated, having about 40% of the County's population. The 12km radius area, which can be identified from drawing no.: 202MWCS/3 at Appendix 6, covers just 452 square km (or 17%) of the total 2,605 square km area of the County.
6. Paragraph 5.37 of the Plan states that any opportunities that arise to add to waste management capacity in Oxford should where possible be taken, although it is acknowledged that pressures from other forms of development suggest that Oxford is unlikely to be able to provide the balance of waste management capacity achieved in the other districts. It is considered that this text vastly misrepresents the realities of the

potential for Oxford to accommodate any material increase in waste management provision and reflects a flawed assessment of the deliverability of the strategy.

7. The 5 existing facilities identified in Oxford in Table 10 are:
1. a scrapyards;
 2. a civic amenity site;
 3. a highways depot, now allocated in the Oxford Local Plan for residential development;
 4. a highways depot; and
 5. a company called City Insulation Contractors who are specialist contractors in thermal and acoustic insulation also offering an asbestos removal service which requires an environmental permitting of their premises for transfer of the asbestos waste.

None of these make any significant contribution to managing the waste that arises in Oxford.

8. Over many years, in looking for locations to accommodate waste management facilities, whose primary source of waste is Oxford, site searches and work on site availability have time and time again demonstrated that there are no sites available in Oxford and that none are likely to be forthcoming for waste management facilities. As a consequence planning permissions have been granted for facilities handling Oxford's waste to be located in areas outside of but in reasonable proximity to the City. These sites are:

- Site 009i - Skip Waste Recycling, Worton Farm (60,000 tpa)
- Site 004ii – Skip Waste Recycling, Slape Hill Quarry (20,000 tpa)
- Site 009ii – Anaerobic Digestion, Worton Farm (45,000 tpa)
- Site 009iii - Aggregate Recycling, Worton Farm (48,000 tpa)
- Site 030ii – Aggregate Recycling, Shipton Quarry (150,000 tpa)
- Site 121i – Aggregate Recycling, Old Brickworks Farm (40,000 tpa)
- Site 247ii – Aggregate Recycling, Upwood Quarry
(Replacement for Site 118i – Tubney Wood) (8,000 tpa)
- Site 008ii – Aggregate Recycling, New Wintles Farm (110,000 tpa)
- Site 236ii – Aggregate Recycling, Dix Pit (98,000 tpa)

There are also the following two sites, which have acquired lawful statuses through being operational for in excess of 10 years. These sites are:

- Site 070 – Aggregate Recycling, NW corner of TW Depot (20,000 tpa)
- Site 257 – Aggregate Recycling, Rear of Cemex Batching Plant (40,000 tpa)

(There are also Municipal (MSW) transfer sites at Culham No. 1 and Dix Pit, but these deal only with household waste collections for the District Councils of South Oxfordshire, Vale of White Horse, and West Oxfordshire and do not manage waste from Oxford).

9. All of these sites' locations (and their proximity to Oxford) are shown on drawing no.: 202MWCS/3 at Appendix 6. The drawing also shows that with the exception of the Slape Hill Quarry site, they all within the central Oxfordshire area (as defined at paragraph 2.8.6 above as a 12km radius of Oxford City centre). (The Slape Hill site is nevertheless well located in terms of miles travelled being located directly on the A44, a main arterial road into Oxford).
10. In total these sites provide the following maximum capacities to cater for wastes arising from Oxford:
- 80,000 tpa for Commercial and Industrial (C&I) waste recycling (Sites 009i and 004ii);
 - 45,000 tpa for food treatment (Site 009ii); and

- 474,000 tpa for aggregate recycling (the remainder of the sites excluding Old Brickworks Farm, which has never been operational)
11. Based only on the percentage share of the population in Oxford at 23% of the County's total population (not also taking into account the waste it generates through its role as a the main business centre), and the figures in Table 5 of the Plan showing how the amounts of principal waste streams are to be managed, this would mean that for MSW & C&I waste recycling/treatment these sites could cater for at most about 50% of the waste generated in Oxford.
 12. For the inert proportion of Construction, Demolition and Excavation (CDE) waste to be recycled the sites appear to provide an excess of capacity required. However, the reality is that, as is explained in the representations on Table 5, CDE waste arisings are much higher than identified in the Plan, and in the representations on Table 7, maximum site capacity is not the equivalent of recycling production. In addition the generation of CDE waste is not proportionate to population levels, but relates to construction, demolition and engineering activity, which is higher in Oxford and the surrounding area, it being the main focus of the County, with major growth not just for housing but for all kinds of other business, cultural and infrastructure development.
 13. It is apparent therefore that even these sites that have been permitted outside of the City do not fully cater for its waste generation, which must mean that significant proportions of Oxford's waste is being managed even further afield.
 14. The site searches have revealed no sites in Oxford whatsoever and have also examined the newly allocated growth areas for Oxford to determine whether these could bring forward sites opportunities for new waste facilities, as suggested at paragraph 5.34 of the Plan. However, the relevant areas were found not to be suitable, either because of too close proximity to residential development or because allocated for uses directly related to the knowledge economy of Oxford only (i.e. science and technology, research, biotechnology, and spin-off companies from the universities and hospitals).
 15. The response from the Oxford City Planning Department in respect of previous searches for other facilities to serve Oxford, a copy of which is at Appendix 13, confirms that there would be very limited opportunity for waste management uses within Oxford City, due to:
 - its tightly drawn administrative boundary;
 - significant statutory environmental and other constraints;
 - the built-up area is predominantly residential and highly sensitive to such uses;
 - employment uses are for the most part for high-value employment or institutional use;
 - areas within lower-value employment are protected as key employment areas and expected to see higher-value employment uses come forward in future years.
 16. This viewpoint from the City Council corroborates the objector's experience, as a key operator in the waste industry, in terms of inability to find suitable or available locations for waste management use. Given the high proportion of central Oxfordshire that is covered by Green Belt and the very rural nature of the County (identified also at the outset of the Plan at paragraph 2.1) a general policy of restraint on development has operated over many years, and therefore urban areas are intensively developed. This also means that any undeveloped, or previously developed land, in urban areas has a premium land value, which given likely revenues generated from a waste management use would not be affordable for development of a viable recycling facility.

17. In light of all of the above it is suggested that the statement at the end of paragraph 5.37 of...pressuresthePlan forthatother“ forms of development suggest that Oxford is unlikely to be able to provide the balance of waste management capacity achieved in the other districts.” is actually a grossly misleading statement and that it is very unrealistic to suggest that Oxford might be able to provide any material difference to the balance of waste management capacity at all.
18. Previous versions of the Plan have made the following statements in relation to locating new waste management facilities in Oxford:
- ✎ Waste Planning Strategy Consultation Draft September 2011:
“There is a need to explore whether there are potential opportunities in the Oxfo area for new waste facilities, particularly for recycling commercial and industrial wa and construction, demolition and excavation waste.” (paragraph 4.57)
 - ✎ May 2012 Proposed Submission Plan:
“There is a need to explore whether there are potential opportunities in the Oxfo area for new waste facilities, particularly for recycling commercial and industrial wa and construction, demolition and excavation waste.” (paragraph 5.55).
 - ✎ February 2014 Consultation Draft Plan:
“Oxford is the largest centre of waste arising and has very few waste facilities present. Opportunity should...” be taken to rectify this imbalance where possible (paragraph 5.40); and
“There is a need to explore whether there are potential opportunities in the Oxfo area for new waste facilities, particularly for recycling commercial and industrial wa and construction, demolition and excavation waste.” (paragraph 5.55).
19. Whilst saying since at least 2011 that there is a need to explore whether there is any potential in Oxford, the Council have still not carried out any assessment of land availability within the City. This is quite clearly contrary to the guidance in the National planning Policy Guidance (NPPG)²¹ that the plan should be realistic about what can be achieved, and to do so the planning authority must pay careful attention (amongst other things) to providing an adequate supply of land. The carrying out of such an assessment is a basic requirement that the Council has failed to meet.
20. In light of this position, the stated aim of the Plan (paragraph 5.37): “to achieve a balanced distribution of waste management capacity across the county in relation to population and consequent waste arisings” is clearly entirely unrealistic in relation to Oxford.
21. It is furthermore the case that the intentions in respect of the distances for the location of facilities to serve Oxford, of within 10 km from the City centre, but avoiding the Green Belt, as set out at paragraphs 5.33 and 5.34 of the Plan and illustrated on the Key Waste Diagram, cannot be met. A very recently conducted site search (a copy of which is at Appendix 14) also found no suitable or available sites within the gaps identified in the Green Belt on the Key Waste Diagram. More recent evidence from local land agents is also included at Appendix 15, which confirms the lack of availability of sites around Oxford. Notably this also corroborates the issues outlined at paragraph 16 above in relation to land values.
22. In response to this site search the Council have said that the forward planning process would address the issue, but obviously that is still not happening, because there is no

²¹ Paragraph 018 of Local Plans: Preparing a Local Plan

intention or timetable for determining site allocations (see paragraph 2 of representations on the lack of a single plan document) and the chosen strategy of Part 1 of the Plan will not be able to deliver the sites for the Part 2 document.

23. Notably, both Oxford City Council and Cherwell District Council have through their Local Plan processes identified the need to review and release Green Belt land in order to accommodate development needs. For Oxford this has so far consisted of the Northern Gateway and Barton Strategic Development Areas. For Cherwell it comprises two areas at Kidlington and Begbroke. None of these areas, however, would allow for the siting of waste management facilities. The relevant excerpts from The Oxford Core Strategy 2026 and the Cherwell Local Plan 2011 – 2031 Part 1 are at Appendix 16.
24. As identified at paragraph 20 of the representations on the lack of a single plan document, the Council has not conducted any study with regard to the availability of industrial, previously developed, or any other land within the proposed 10km distance of Oxford, in order to support the feasibility of their strategy that waste management capacity serving Oxford's needs should be located in this area. Again this approach is quite clearly contrary to the guidance in the NPPG²² that the plan should be realistic about what can be achieved, and to do so the planning authority must pay careful attention to providing an adequate supply of land ensuring that the requirements of the plan as a whole will not prejudice the viability of development. The carrying out of a land availability study, to show that there are sites available, is a basic requirement and one that the Council has failed to meet.
25. It is the case therefore that, given the lack of available suitable non-Green Belt sites, and in order to comply with Policy W4, any new proposals with capacity in excess of 20,000 tpa for managing Oxford's waste could not be located any closer than 15km from the City Centre (taken as St Giles), which is the road distance as measured to the nearest edge of the locations around Witney and Bicester, as identified on the Key Waste Diagram. The Abingdon area would be further at 18 km, because of vehicle restrictions in Oxford.
26. In these circumstances it cannot be substantiated that the effects of Policy W4 would be delivery of development that in any way reflects part c) of the Waste Planning Vision, that: "Waste management facilities will be distributed across the county, with larger-scale and specialist facilities, being located at or close to Oxford and other large towns...."(emphasis added). Conversely, the policy actually means that significant areas of the County that are close to Oxford and cover the main focus of population would not be considered suitable for locating waste management facilities, which would mean that the new waste management infrastructure could only be located at some distance from and not close at all to Oxford.
27. Furthermore for the locational strategy for waste management facilities to have this consequence of requiring such considerable distances for waste to be transported is entirely inconsistent with the ambition as set out at paragraph 1 of the National Planning Policy for Waste (NPPW), that positive planning should play a pivotal role in providing a framework in which communities and businesses are engaged with and take more responsibility for their own waste, and the National Planning Policy Framework's (NPPF) aims (paragraphs 7, 17, 30 and 34) of moving to a low carbon economy and promoting sustainable transport. It also generates a clear-cut internal inconsistency in the Plan between the aims of the Waste Planning Vision, the fourth Waste Planning Objective and Policy C10, which seek an economically and environmentally efficient network of waste management facilities to "build more

²² Paragraph 018 of Local Plans: Preparing a Local Plan

sustainable communities that increasingly take more responsibility for their own waste” and minimise the distance waste needs to be transported by road (emphasis added).

28. In addition there are other sizeable towns in Oxfordshire, such as Thame, Henley, Carterton, Chipping Norton, Burford, Wallingford and Faringdon that need to have waste management facilities greater than 20,000 tpa in size located close to them. Otherwise the waste from these communities will need to be managed at quite considerable distances away from its source. For example the nearest of the areas on the key waste diagram is 15 km from Chipping Norton, 26 km from Henley and 15 km from Thame.
29. It is evident therefore that the statement made at paragraph 5.37 of the Plan that: “one of the aims of the plan is to achieve a balanced distribution of waste management capacity across the county in relation to population and consequent waste arisings” cannot at all be substantiated not only in relation to Oxford, but also to Oxfordshire as a whole.
30. As reported in footnote 2 to paragraph 2.2 of the Plan, congestion is a significant problem in Oxfordshire and growth in all traffic on Oxfordshire roads is predicted to be over 25% over the period to 2026. In addition as reported at paragraph 6.3 of the Plan average per capita carbon dioxide emissions from Oxfordshire are higher than the South East and national averages. The consequences of the proposed locational strategy for waste management facilities in requiring lorries transporting waste to travel significant additional miles will only exacerbate problems with congestion and worsen carbon emission levels. The strategy does not therefore chime well with the commitment expressed at paragraph 6.3 of the Plan that the Council is committed to reducing emissions, or with the description of Oxfordshire at paragraph 2.3 of the Plan relating to maintenance and enhancement of Oxfordshire’s high quality environment to support growth of the County’s knowledge-based economy. It also does not fulfil the vision and objectives of the Sustainable Community Strategy for Oxfordshire, as set out at paragraphs 2.33 and 2.34 of the Plan, or the aims of the Oxfordshire Local Transport Plan 2011 – 2030 (LTP3), as described at paragraph 6.52 of the Plan.
31. As the NPPG²³ and paragraphs 14 and 15 of the NPPF indicate, Local Plans should be based upon and reflect the presumption in favour of sustainable development. The Plan clearly does not comply with this principle.
32. A good starting point for assessing the appropriateness of the strategy would be to consider the current provision or past performance as recommended by the NPPG²⁴ and whether that accords with what is now being proposed. To this end the location of existing facilities for recycling and/or treatment of waste with capacities of at least 20,000 tpa have been plotted on drawing no.: 202MWCS/4, which is at Appendix 17, to determine whether they fit within the areas for waste management facilities as identified on the Key Waste Diagram. The drawing shows that of 27 existing locations, there are only 4 that comply with the locational strategy for waste management facilities required by Policy W4. Clearly therefore the strategy is not based on an analysis of the current evidence.
33. As is identified under the representations on the lack of a single plan document, the strategy is also inconsistent with policy W5, which gives priority to siting waste management facilities on land that is already in use for minerals working or waste management use. An analysis of the locations of sites already in waste management

²³ Paragraph 011 of Local Plans: Preparing a Local Plan

²⁴ Paragraph 004 of Viability: Viability – a general overview

use and/or active mineral workings or landfill sites shows that there are there are only 7 such sites of a total of 55, which fall within the areas identified on the Key Waste Diagram as suitable locations for new strategic and non -strategic facilities under policy W4, the locations of which are identified on drawing no.: 202MWCS/2 at Appendix 4.

34. It is noted that the location of the Ardley waste to energy plant “fits” with the strategy as drafted, because it is located just within the area around a specified town identified on the Key Waste Diagram, (although it is actually about 7km from the edge of Bicester, measured by road distance, rather than the 5km specified at paragraph 5.33 of the Plan). However, this is considered to be a rather disingenuous justification of the strategy, because the facility will only draw a small part of its waste from the specified town and the vast majority would be drawn from Oxford and the remainder of the County. In order to minimise distances travelled the best location for strategic facilities would be as close to Oxford and the centre of the County as possible, and this should therefore be the starting point for measuring distances for the location of strategic facilities. Ardley is about 23 km, measured by road distance, from the built up area of Oxford.
35. A further measure for assessing the appropriateness of the strategy would be to consider the nominations that have been made for new or continued operations of existing waste recycling and/or treatment facilities. The nominations have therefore been plotted on a drawing no.: 202MWCS/1, which is at Appendix 1, to determine whether they would comply with the strategy. This reveals that of 25 site nominations only 4 fall within the areas identified on the Key Waste Diagram as where sites of this size should be located. It is not a case therefore that, as maintained at paragraph 7.31 of the Plan, “the waste planning strategy is potentially capable of being delivered”, unless all new capacity is to be provided by these 3 facilities, which it plainly cannot be. It is difficult to understand how the Council is proposing to develop the Site Allocations Document, given the nature of the site nominations.
36. In addition there is an internal consistency between the provisions of Policy M1, which would allow aggregate facilities to be located at aggregate quarries and inert waste landfill sites. The locations of these sites have been plotted on drawing no.: 202MWCS/5 at Appendix 18, which demonstrates that out of 26 aggregate quarries and inert landfill sites in the County only 4 would be in areas that support the locational strategy for waste management facilities.
37. It is abundantly clear that the proposed locational strategy for waste management facilities is unworkable. The existing provision and distribution of waste management does not comply with the proposed strategy; the proposals for new facilities do not comply with the proposed strategy; and other policies, which seek to deliver the provision, are clearly incompatible with the proposed strategy.
38. The NPPG states²⁵ that appropriate and proportionate evidence is essential to producing a sound Local Plan, and²⁶ that a Local Plan is an opportunity for the local planning authority to set out a positive vision for the area, but the plan should also be realistic about what can be achieved, which means paying careful attention to providing an adequate supply of land, identifying what infrastructure is required and how it can be funded and brought on stream and ensuring the requirements of the plan as a whole will not prejudice the viability of development. This Plan is neither positive nor realistic about providing for Oxfordshire to manage its waste in a sustainable manner. The reason for this would appear to be that this NPPG advice has not been followed, and

²⁵ Paragraphs 014 of Local Plans: Preparing a Local Plan

²⁶ Paragraph 018 of Local Plans: Preparing a Local Plan

the locational strategy for waste management facilities in Policy W4 is not based on an understanding or objective assessment of local economic and market conditions or realistic assessment about the supply of land. It further does not follow the NPPG advice²⁷, that a collaborative approach involving the business community, developers, landowners and other interested parties to improve understanding of deliverability and viability, is necessary.

39. The Council have produced a hypothetical strategy for locating new waste management capacity that is not based on any proper analysis or recognition of what is actually feasible. The inconsistency between what the policy seeks and what can or is sought to be achieved in practice is demonstrated by discussions with the Council in relation to previous searches for locating sites to serve the Oxford market, in which the Council were not able to identify any suitable locations within the City or other non-Green Belt locations other than at some distance from the City centre at between 21 km and 25 km away. Whilst the evidence attached at Appendix 20 demonstrates why these sites are in any event not available or suitable, the Council were nevertheless suggesting site locations as being acceptable that would not have complied with their own emerging locational strategy for waste management facilities.
40. As drafted the effects of the locational strategy for waste management proposals in excess of 20,000 tpa are, that the acceptability of any subsequent planning applications are essentially predetermined, and to create unfair competition. This is because of the limited choices that would be available to locate new capacity that would comply with both policies W4 and W5. There would be in total only 8 minerals and waste locations or site nomination sites (Sutton Courtenay Quarry, Ardley Quarry, Challow Marsh Farm, Sutton Wick Quarry, Gill Mill Quarry, Banbury Transfer Station, B&E Waste Transfer, and Grove Industrial Park) that comply in principle, (notwithstanding any issues of further suitability relating to use of green field land and/or ability to expand the site).
41. This represents an inflexible, anti-competitive approach contrary to the NPPF's requirement that Local Plans should meet objectively assessed needs with sufficient flexibility to adapt to rapid change (paragraph 14) and that local planning authorities should plan proactively to meet the development needs of business and encourage sustainable economic growth, aiming to build a strong, responsive and competitive economy, by ensuring that sufficient land of the right type is available in the right places (paragraphs 7 and 17-21).
42. The specified areas defined on the Key Waste Diagram make the strategy too inflexible for current conditions and unable to respond to further potential change, which is contrary to the NPPG advice²⁸ with regard to how detailed a Local Plan should be, that they "should concentrate on the critical issues facing the area – including its development needs – and the strategy and opportunities for addressing them, paying careful attention to deliverability and viability." If (contrary to the Government's preferred approach) the Plan is not going to contain all its policies in one document, and site allocations are to be reserved for another document, then there is no justification for specific areas to be defined at this stage, particularly when the work has not yet been done to fully assess what can precisely be delivered.
43. The statement at paragraph 5.38 of the Plan: "Policy W4 provides a locational framework for waste management facilities that reflects the needs and characteristics of different part of the county whilst also providing flexibility for the market to respond to

²⁷ Third bullet of Paragraph 004 of Viability: Viability – a general overview

²⁸ Paragraph 010 of Local Plans: Preparing a Local Plan

waste management needs” is simply not borne out by the evidence.

44. The Council’s summary of comments on the February 2014 Consultation Draft records at page 146 that:

“The strategic facility area shown on the key waste diagram has been redrawn as separate areas around Oxford (10km radius) and the other specified towns (5km radius); this extends the area to the west and east of Oxford although much of it is constrained by the Green Belt.”

45. It is not at all apparent from the Key Waste Diagram that there is a 10km radius zone around Oxford, but in any event there is no practical difference. There is only a thin sliver of land identified other than the urban areas not covered by the Green Belt, within which as has been identified above there is no suitable or available land for waste management purposes. In addition the response does not address the issues raised in relation to the fundamental lack of sustainability of the approach as has been identified above.
46. The Council must demonstrate that there are sufficient sites that comply with policy W4 to achieve delivery of the waste management infrastructure required, but policy W4 will not deliver what the Council says is needed let alone what the objector as a key operator in the local waste industry says is needed.
47. In summary policy W4 is not sound because it is:

Not positively prepared. The proposed location of new waste management capacity in excess of 20,000 tpa at specific locations within the County is not based on a strategy which seeks to meet objectively assessed development and infrastructure requirements, because it is unviable, inflexible and anti-competitive and is not consistent with achieving sustainable development.

Not Justified. Policy W4 is not justified, because it has not been devised on the basis of a robust and credible evidence base. It has not been informed by an understanding of local economic and market conditions or a realistic assessment about the supply of land and has not involved proper collaboration with the waste industry to improve understanding of deliverability and viability.

Not Effective. Policy W4 provides an inappropriate and unsustainable basis for locating new waste management capacity in excess of 20,000 tpa, which is inconsistent with existing practice and future potential site options. The Plan will therefore fail to deliver the appropriate level of waste management capacity required and is inconsistent with and counter-productive to delivering sustainable development.

Not consistent with national policy. The proposed locational strategy for new waste management capacity in excess of 20,000 tpa, as identified in policy W4, has not been based on a robust analysis of the available data and an appraisal of options, (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF). It is furthermore incompatible with the NPPF’s requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8), and does not provide the clear and predictable framework for making decision required by the NPPF of Local Plans (paragraphs 17 and 154). In addition it offends against the NPPF’s aims of moving to a low carbon economy and promoting sustainable transport (paragraphs 7, 17, 30 and 34), as well as those in the NPPW (paragraph 1) of encouraging more sustainable waste management and that positive planning should play a pivotal role in providing a framework in which communities and businesses are engaged with and take more responsibility for their own waste.

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound Policy W4 needs to be redrafted to be less restrictive about the locations for waste management facilities. This should involve amending the Key Waste Diagram to remove the specified areas/locations for strategic and non -strategic waste facilities, deleting the words “as indicated on the Key Waste Diagram” from parts a) and b), and amending part b) to include other towns.

It is also considered that the second sentence of paragraph 5.33 of the explanatory text should be amended to say:

Any strategic, or non-strategic waste management facilities, whose main source of waste is Oxford, should normally be located within 20 kilometres and 15 kilometres respectively of the built up area of Oxford City, and for other non -strategic facilities within 5 kilometres of the built up area of other towns or growth areas, as measured by the road distance, but avoiding the Oxford Green Belt and Areas of Outstanding Natural Beauty (see policies W5 and C8).

In addition the third sentence of paragraph:

Growth at Bicester, Oxford and Didcot may also bring forward site opportunities for new waste facilities.

should be removed, because it is a claim based purely on speculation without any foundation in the evidence base.

This would present a fair and transparent approach to the location for waste management facilities, reflecting the reality of the current position (including a closer approximation with the location of the Ardley waste to energy plant) and what is likely to be achievable in line with the NPPF’s aims of promoting sustainable development and encouraging a strong, responsive and competitive economy (paragraphs 7 and 17-21).

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's' understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Policy W5

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is **unsound because it is not**: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

Green Field Land

1. The terms of Policy W5 are internally inconsistent, because it states that priority will be given to siting waste management facilities on land that involves (inter alia) existing agricultural buildings and their curtilages, yet later in the policy it states that waste management facilities will not be permitted on green field land unless this can be shown to be the most suitable and sustainable option for location of the facility.
2. The Glossary at the back of the plan defines “Greenfield site” as “site previously unaffected by built development.” However, this is not a correct definition. Green field land is land that has not previously been developed, and the National Planning Policy Framework (NPPF) provides a definition of previously developed land (in the Glossary at Annex 2). This definition specifically excludes land that is or has been occupied by agricultural or forestry buildings, and therefore existing agricultural buildings and their curtilages are green field land. Consequently it follows that such land should not be prioritised if the policy is to exclude waste management facilities from green field land.
3. As such the policy is also inconsistent with the eighth Waste Planning Objective, which seeks to avoid the unnecessary loss of greenfield land when making provision for sites for waste management facilities, giving priority to the re-use of previously developed land.
4. Nevertheless this Waste Planning Objective is also based on an unrealistic assumption and incorporates a presumption against use of green field sites, which is not evident in national planning policy. The National Planning Policy for Waste (NPPW) requires (at paragraph 4) that in identifying suitable sites and areas for new or enhanced waste management facilities, priority should be given to the re-use of previously-developed land (as well as sites identified for employment uses, and redundant agricultural and forestry buildings and their curtilages) and the NPPF states at paragraph 111 that planning policies and decisions should encourage the effective use of land by re-using land that has been previously developed (brownfield land). However, neither of them excludes the use of green field land.
5. Notably the National Planning Policy Guidance (NPPG) confirms this to be the case by explaining: “While priority should be given to the re-use of previously developed land, greenfield allocations need not be entirely ruled out if that is the most suitable, sustainable option. Not all brownfield sites will be suitable for the range of waste management facilities required to support the Local Plan and some may be of high environmental value. The concern is to ensure good use of suitable ‘brownfield’ land and avoid turning unnecessarily to greenfield locations.”²⁹
6. The Council has not carried out any analysis of the availability or feasibility of using previously developed land (PDL) for waste management facilities to justify the

²⁹ Paragraph 041 of Waste: Evidence needed to identify waste requirements in Local Plans – Identifying suitable sites and areas

presumption against use of green field land in policy W5. This approach is contrary to the NPPG, which makes clear³⁰ that the plan should be realistic about what can be achieved, and to do so the planning authority must pay careful attention to providing an adequate supply of land and ensuring that the requirements of the plan as a whole will not prejudice the viability of development. The NPPG also explains³¹ that understanding Local Plan viability is critical to the overall assessment of deliverability and that Local Plans should present visions for an area in the context of an understanding of local economic conditions and market realities. The NPPG further states³² that this requires evidence based judgment; a realistic understanding of the costs and value of development in the local area and an understanding of the operation of the market; and that understanding past performance can be a useful start. The carrying out of a land availability study, to show that there is PDL available, is a basic requirement and one that the Council has failed to meet.

7. The best starting point for an analysis of the soundness of a plan objective is indeed to look at actual practice and likely outcomes, as advised by the NPPG³³. This reveals that of the existing permitted sites for waste recycling or treatment with permanent planning permission only 29% would have met the definition of PDL in the NPPF (Annex 2: Glossary). This comprises 7 sites of 24 in total. If sites with temporary planning permissions are also taken into account the proportion reduces to 16%, i.e. 7 out of 43 sites in total. The position is demonstrated on drawing no.: 202/MWCS/3 at Appendix 6, which shows the locations of the existing sites in conventional waste management use, excluding landfill, (as have been distilled from those identified on Drawing No.: 202/MWCS/2 at Appendix 4, which include landfill). The green field or PDL status of the sites shown on drawing no.: 202/MWCS/3 at Appendix 6 reflects the position at the time that they were granted planning permission. Therefore the significant majority of waste management provision is in fact already being made on green field sites.
8. In addition, of the 25 sites nominated to be included in the Council's proposed site allocations document for new waste recycling/treatment or for continued operation of existing sites with temporary planning permissions, only 5 would meet the definition of PDL in the NPPF (Annex 2: Glossary). In other words the vast majority, i.e. 20 of new site nominations are green field sites, as identified on Drawing No.: 202MWCS/1 at Appendix 1.
9. The existing provision and nature of the proposed sites reflects the lack of available non-green field sites for waste management purposes, which is due to the considerable constraints on development generally in the County and the preference for use of any available previously developed land for what are perceived to be more pressing other uses. It is also consistent with the objector's experience in searching for sites; that there is no PDL land available.
10. It would also seem from the terms of policy W5 in relation to waste management or mineral sites, that there is no allowance for an extension of these sites for new waste recycling or treatment proposals onto adjoining green field land, unless deemed to be the most suitable and sustainable option. Though there is some confusion about this arising from the explanatory text to the policy, which at paragraph 5.43 seems to be encouraging the further development or extension of an existing site, as it may offer a better option than the development of a new facility elsewhere. Alternatively paragraph 5.44 of the Plan states that waste development (per se) should generally be avoided

³⁰ Paragraph 018 of Local Plans: preparing a Local Plan

³¹ Paragraph 001 of Viability: Viability – a general overview

³² Paragraph 004 of Viability: Viability – a general overview

³³ Second bullet of Paragraph 004 of Viability: Viability a general overview

on green field land unless the most suitable and sustainable option, and potential harm can be mitigated. However, the final sentence of the paragraph then says that depending on the area of land involved these considerations (about being a sustainable option and mitigating harm) may also be relevant where the extension of an existing site onto green field land is proposed (emphasis added).

11. Clarification is necessary on this point in accordance with the requirement at paragraph 154 of the NPPF that only policies that provide a clear indication of how a decision maker should react to a development proposal should be included in the plan, and it is submitted that the clarification should be that extensions to existing mineral and waste sites for new waste recycling provision would generally be appropriate. The reasons for this are that such sites have already been considered to be suitable locations, and there are benefits to be gained from co-locating waste facilities.
12. Interestingly the Plan at paragraph 5.96 recognises that waste water development would need to take place on green field land (contrary to the general presumption in policy W5), because this type of development has the potential to impact on the environment, in particular landscape and general amenity. As waste management development invariably has the same if not greater likelihood of impact on the environment as waste water infrastructure, there is no justification for singling this type of development out for special treatment.
13. The Plan must demonstrate that there are sites to allocate within its policy parameters. It cannot impose restrictions unless it is known that the Part 1 strategy will deliver Part 2 of the plan. However, that is not known, because the Council have failed to meet the basic requirement of carrying out a waste management land availability assessment to show that there is land available to comply with and confirm that the Part 1 strategy is realistic.
14. Objection to the proposed exclusion of green field land from waste development was made in respect of the previous consultation on the February 2014 Consultation Draft Plan, a copy of which is produced at Appendix 12. The Council's summary of comments on the February 2014 Consultation Draft Plan responds at page 151 as follows:
"The inclusion of agricultural buildings and their curtilages is consistent with the National Planning Policy for Waste; there is no conflict with also stating that green field should not generally be used. The policy has been amended and allows for green field locations to be used where it can be shown to be the most suitable and sustainable location".
15. The Council's response misunderstands the point that is being made, which is that on the one hand policy W5 encourages use of green field land - in the form of existing agricultural buildings and their curtilages, then conversely says that its use will not be permitted (unless certain conditions are met). That does generate a conflict in the policy. It is agreed that the inclusion of agricultural buildings and their curtilages is consistent with the NPPW, but there is a no presumption against use of green field land in the NPPW and therefore no internal inconsistency in that policy document, unlike the position with policy W5.
16. In summary policy W5 is not sound because it is:
Not positively prepared. The proposed presumption against use of green field land for waste management facilities is not based on a strategy which seeks to meet objectively assessed development and infrastructure requirements and is not consistent with achieving sustainable development.

Not Justified. The general presumption against use of green field land is not justified, because it is not based on a robust and credible evidence base. It has not been informed by a realistic understanding of what can be achieved and proper assessment of the available supply of land.

Not Effective. The presumption against use of green field land is inconsistent with existing practice and future potential site options. The Plan will therefore fail to deliver the appropriate level of waste management capacity required and is inconsistent with and counter-productive to delivering sustainable development.

Not consistent with national policy. The general presumption against use of green field land has not been based on a robust analysis of the available data and an appraisal of options, (paragraph 2 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF), and is incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1). It introduces a presumption that is not identifiable in national policy.

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound, the third paragraph of Policy W5 should be deleted. This would remove the conflict with encouraging the use of agricultural buildings and the priority for use previously developed land would remain within the first part of the policy.

In addition the explanatory text at paragraph 5.44 of the plan should be amended to say:

While priority is to be given to the re-use of previously developed land, the use of green field land will be considered where it can be shown to be the most suitable and sustainable option and where potential harm, particularly landscape impact can be satisfactorily mitigated. This would apply also where the extension of an existing site onto green field land is proposed, and factors which would contribute to the suitability of the proposed extension would be where transport, operational, and environmental benefits can be demonstrated as a consequence of the co-location of waste management facilities.

Furthermore the definition of a "Greenfield site" in the Glossary to the Plan needs to be changed to be: "any land that is not defined in the NPPF as previously developed land", and then the NPPF's definition of previously developed land should be added to the Glossary.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's' understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

Policy W6

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

The Inert Waste Landfill Figures

1. There are serious concerns about a number of aspects of the methodology used to arrive at the inert waste landfill figures in Table 13 of the Plan and the consequent conclusions that are drawn in the explanatory text to and content of policy W6, which it is considered are not robust.

Non-Operational Capacity

2. In the first instance Table 13 of the Plan includes non-operational capacity, which is contrary to the guidance of the National Planning Policy for Waste (NPPW), which states at paragraph 3, final bullet point, that in identifying the need for waste management facilities waste planning authorities should consider the extent to which the capacity of existing operational facilities would satisfy any identified need (emphasis added). The Government’s report on the responses to the consultation on the NPPW confirms at paragraph 27 that the policy has been clarified to make it clear that only existing operational capacity should be taken into account when assessing need.

Errors in the Figures

3. Secondly the explanatory text at 5.61 states that over the lifetime of the plan there is already potential to ‘dispose’ of some 370,000 – 590,000 tonnes of waste. Notwithstanding that the larger volume reflects non-operational and/or potential (not yet approved) capacity, and should therefore according to the NPPW advice (paragraph 3) not be relied upon, Table 13 does not contain these figures. Table 13 is re-produced below for ease of reference.

Plan Table 13: Capacity available for disposal of inert waste 2013 – 2031 (units as specified)

	Available void (m ³)	Cumulative available void (m ³)	Cumulative waste disposal capacity (tonnes pa)
Operational facilities	4,700,0000	4,700,000	440,000
Non-operational facilities	300,000	5,000,000	469,000
Permissions not yet implemented	2,500,000	7,500,000	703,000

4. Paragraph 5.62 of the Plan then claims that the existing and permitted sites should provide sufficient capacity for the ‘disposal’ of Oxfordshire’s forecast waste (593,000 tonnes per annum) until at least 2025. As can be seen, however, from Table 13 above, this is not the case. There is only an existing operational capacity of 440,000 tonnes per annum. In addition the forecast waste requiring disposal is given as 552,000 tpa in

the relevant Table 5 of the Plan, not 593,000 tpa.

5. The explanation can perhaps be found by making the calculation of multiplying the figures in the “Cumulative available void” column of Table 13 by 1.5 to arrive at a tonnage figure, and then to divide this by 19, i.e. the number of years between 2013 and 2031. This produces a figure of 370,000 tpa for existing operational facilities and 592,000 tpa, if permissions not yet implemented are included.

Underestimated Waste Arisings

6. Moreover, as has been set out in the representations Table 5, there are serious concerns about the manner in which the Construction, Demolition and Excavation (CDE) waste arisings figure has been arrived at, and the case made that rather than the Plan’s artificially reduced figures, those of the BPP Consulting Review of the Waste Needs Assessment 2012 should be used, which is the best available estimate at the current time. (The contradictions between the figures in paragraph 5.62 of the Plan and that of Table 5 of the Plan would be accounted for by the further downwards calculation of the CDE waste arisings figure that has been done since approval of the document by Council in March 2015, without making commensurate amendments to the text – see representations on Table 5). The differences, between the Plan’s figures for CDE waste landfill/restoration and those that would be the case if the BPP Consulting estimate was used, are identified in the following table.

Table 2.10.A : Requirement for CDE Waste Landfill – Alternative scenarios of Plan provision and according to BPP Consulting CDE Waste Arisings Figure

	2012	2016	2021	2026	2031
Plan Landfill/restoration requirement	447,000	510,000	552,000	552,000	552,000
Landfill/restoration requirement according to BPP Consulting CDE Waste Arising Estimate	653,000	743,000	840,000	840,000	840,000

Types of Waste

7. Furthermore given that Table 13 of the Plan is concerned with inert waste landfill and that about 20% of CDE waste is not inert, it is not a question of simply comparing the CDE waste landfill/restoration requirement to the inert waste void capacity figures. Indeed the non-inert element of CDE waste could not possibly be used for restoration purposes, given its potential to pollute the environment if deposited to ground. If an appropriate adjustment is made (of 20%) the inert waste capacity requirement would be approximately as shown in the following table.

Table 2.10.B : Requirement for Inert Waste Landfill – Alternative scenarios of Plan provision and according to BPP Consulting CDE Waste Arisings Figure

	2012	2016	2021	2026	2031
Plan Landfill/restoration requirement	358,000	408,000	442,000	442,000	442,000
Landfill/restoration requirement according to BPP Consulting CDE Waste Arising Estimate	522,000	594,000	672,000	672,000	672,000

The Correct Approach

8. On the basis of the Council's own figures there is insufficient existing landfill capacity to last until the end of the Plan period and according to the figures based on the more robust BPP Consulting estimate of waste arisings there is quite a significant shortfall. Furthermore even if all of the not yet implemented permissions were to materialise, there would be a shortfall of about 0.5 million cubic metres of inert waste void at the end of the Plan period.
9. This is on the basis of the more realistic BPP Consulting estimate of waste arisings, and is likely to represent significant under provision, particularly remembering that the BPP Consulting waste arisings figure is still a conservative estimate, given the anticipated growth in the Oxfordshire economy and likely significantly higher rates of housing building recommended by the Strategic Housing Market Assessment for Oxfordshire (see representations on Table 5). In addition to arrive at this figure it has been assumed that the void space of not yet implemented permissions that last well beyond the plan period would be used up before the end of the life of the site, which is very unlikely.
10. The overall conclusion therefore is that there will be insufficient void space to provide for the disposal of residual inert waste arisings over the plan period. As a consequence the claims made at paragraph 5.63 of the Plan that it is likely there will be shortage of inert waste to achieve satisfactory restoration of worked out quarries is not based on a robust analysis of the evidence nor on a proper understanding of local economic and market conditions, which is not an approach supported by the National Planning Policy Guidance (NPPG)³⁴.

Recovery versus Disposal in Permanent Deposit of Waste to Land

11. Much has been made in the Plan of making a distinction between landfill and restoration of quarries. The references to dispose and disposal are often cited in parentheses (paragraphs 5.61 and 5.62), and a footnote is provided on page 83 of the Plan explaining that the use of inert waste for the restoration of spent mineral workings can be defined as a 'recovery' operation, all of which implies that deposit of waste in a worked out mineral working is not waste disposal. However, this does not reflect the reality of the matter.
12. In the first instance the Environment Agency does not always class quarry restoration as recovery, and quite often determines that it is a landfill operation, particularly where it has always been envisaged (in making the original application for the mineral working) that waste would be used for restoration. Conversely there are many other forms of development, including bunds and embankments, landscaping schemes, slope and land stabilisation, roads and building foundations which the Environment Agency consider to be recovery operations and yet the County Council regard as landfill, and to which the term disposal is incorrectly applied. The reason that these forms of development are classed as recovery by the Environment Agency is that they are satisfied that the principal objective is that the waste serves a useful purpose in replacing other materials that would have had to be used for that purpose, thereby conserving natural resources. In other words it has been demonstrated that the proposed use of inert waste in the development has significant environmental benefits and is sustainable.

³⁴ Paragraph 18 of Local Plans: Preparing a Local Plan and Paragraph 004 of Viability: Viability – an overview

13. It is disappointing therefore that the Plan makes no provision for such schemes as a means of using inert waste sustainably, but focuses only on restoration of quarries, which can actually be exercises in landfilling, and not about recovery of material. As drafted, policy W6 could be used to prevent use of inert waste in proposals that would have significant environmental benefits in terms of use of waste as a resource, could be the most sustainable option for the waste (e.g. in terms of minimising transportation and carbon emissions), and might not in any event prejudice or delay restoration of quarry sites. Such decision making would be contrary to the National Planning Policy Framework's (NPPF) golden thread of presumption in favour of sustainable development (paragraph 14) and that local planning authorities should positively seek opportunities to meet the development needs of their area. Policy W6 should therefore also make clear provision for using inert waste in other sustainable manners in addition to the restoration of mineral workings.
14. In summary the inert waste landfill figures in Table 13 of the Plan and policy W6 are not sound because they are:
- Not positively prepared. The inert waste landfill figures have not been calculated correctly and are based on a waste arisings figure that has been reduced using methods that have not been objectively assessed and/or are not statistically robust. In addition priority is not given to all forms of inert waste recovery equally. In so doing the strategy does not make realistic provision for inert waste landfill requirements and is therefore contrary to the aims of achieving sustainable development.
- Not Justified. It is not the most appropriate strategy, when considered against the alternative of adopting the waste arisings baseline figure considered to be appropriate and recommended by BPP Consulting in their review, commissioned by the Council, of the Oxfordshire waste evidence base. The justification given for a reduction in the baseline figure is not based on a robust and credible evidence base, and leads to a misrepresentation of the true position. By not giving equal treatment to all forms of inert waste recovery policy W6 also does not adopt the most appropriate and sustainable strategy.
- Not Effective. The proposed approach of reducing the waste baseline figure and calculation of projected future estimates of inert waste required to be landfilled from this lower baseline does not properly take account of planned major development in the County and predicted growth of the Oxfordshire economy generally. It will therefore not deliver the appropriate level of inert waste landfill capacity that will be required and is therefore inconsistent with and counter-productive to delivering sustainable development.
- Not consistent with national policy. The strategy with regard to the estimated quantities of inert waste required to be managed and the options for the use of inert waste identified in policy W6 have not been based on a robust analysis of the available and relevant data and an appraisal of options (paragraphs 2 and 3 of the NPPW) or a proportionate evidence base (as required by paragraph 158 of the NPPF), and are incompatible with the NPPF's requirement that the planning system should play an active role in guiding development to sustainable solutions (paragraph 8) and to the NPPW's aims of encouraging more sustainable waste management (paragraph 1).

Continue on a separate sheet or expand the box if necessary

2(e) Please set out the changes(s) you consider necessary to make the Oxfordshire Minerals and Waste Local Plan Core Strategy legally compliant or sound, having regard to the reason you have identified at 2(c) above where this relates to soundness. You should say why this change will make the Core Strategy legally compliant or sound. It will be helpful if you are able to put forward your suggested revised wording of any policy or text. Please be as precise as possible.

In order for the Plan to be sound a number of changes are proposed as described in the following paragraphs.

Table 13 of the Plan needs to be amended as follows:

Table 13: Capacity available for disposal of inert waste 2013 – 2031 (units as specified)

	Available void (m ³)	Cumulative available void (m ³)	Cumulative waste disposal capacity (tonnes pa)
Operational facilities	4,700,0000	4,700,000	370,000

The fifth paragraph of policy W6 should read as follows:

Priority will be given to the use of inert waste that cannot be recycled, to achieve satisfactory restoration of active or unrestored quarries, and in operational development where the waste serves a useful purpose in replacing other materials that would have had to be used for that purpose, and it can be demonstrated that there would be an overall environmental benefit from its use.

Paragraph 5.62 of the explanatory text should read as follows:

Much of the existing capacity is provided by two large facilities. Shellingford Quarry has permission to operate until 2028; and Shipton-on-Cherwell Quarry has permission to operate until 2025. The existing sites do not provide sufficient capacity for the 'disposal' of Oxfordshire's forecast waste (672,000 tonnes per annum) for the plan period.

Furthermore paragraph 5.63 of the explanatory text should be amended to remove the words "rather, it is more likely that there will be a shortage of this type of waste to achieve satisfactory restoration of worked out quarries (see also policy M10). Policy W6 therefore provides for priority to be given to the use of residual inert waste in the restoration of quarries", which should be replaced with the following text:

There are likely to be various proposals for operational development, such as embankments, landscaping schemes, slope and land stabilisation, roads and building foundations where inert waste can be used to replace virgin materials that would otherwise have to be used for the purpose, thereby conserving natural resources, and which may generate other environmental benefits by use of the waste. Policy W6 therefore provides for priority to be given to the use of residual inert waste in the restoration of quarries and in operational development where there would be an overall environmental benefit.

Continue on a separate sheet or expand the box if necessary.

2(f) Written representations or oral hearing

If your representation is seeking a change to the Oxfordshire Minerals and Waste Local Plan Core Strategy, do you consider it necessary to participate at the oral hearing part of the examination? *(tick box below as appropriate)*

No , I wish to communicate through written representations	
Yes , I wish to participate at the oral hearing part of the examination (go to 2(g))	✓

Please note the Inspector will determine the most appropriate procedure to adopt to hear those who have indicated they wish to participate at the hearing part of the examination.

2(g) If you wish to participate at the hearing part of the examination, please outline why you consider this to be necessary.

The respondent is one of the main companies involved in waste recycling and management in the County and has not been invited by the County Council to participate in any of the stakeholder meetings held to assist in preparation of the Strategy. (It is the respondent's understanding that with regard to CDE waste recycling none of the other CDE waste recycling companies in the county was invited either to earlier stakeholder meetings; that the industry attendance at meetings to discuss aggregate recycling was entirely from members of the local mineral companies). The respondent believes that as a strong contributor to waste recycling and management in Oxfordshire, it is very important to be represented and heard at the hearings into the relevant issues, for a balanced view to be presented.

Continue on a separate sheet or expand the box if necessary

Please complete Part 2 of the form separately for each separate representation you wish to make, and submit all the Parts 2s with one copy of Part 1 and Part 3.

Part 2 – Representation

Please complete this part (Part 2) of the form separately for each separate representation you wish to make.

You can find an explanation of the terms used below in the accompanying guidance on making representations.

2(a) State which part of the Oxfordshire Minerals and Waste Local Plan Core Strategy you are making a representation about

Part or policy no. or paragraph

General

2(b) Do you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is: (tick as appropriate)

- (i) Legally compliant? Yes No
- (ii) Sound? Yes No

If you have answered **No** to question 2(b)(ii), please continue to question 2(c). In all other cases, please go to question 2(d).

2(c) Do you consider the Oxfordshire Minerals and Waste Core Strategy is unsound because it is not: (tick as appropriate)

- (i) Positively prepared
- (ii) Justified
- (iii) Effective
- (iv) Consistent with national policy

On the following pages, please set out why you think the Minerals and Waste Local Plan Core Strategy is legally non-compliant and/or unsound and any changes you are suggesting should be made to it that would make it legally compliant or sound.

Please note your representation should include as succinctly as possible all the information and evidence necessary to support/justify the representation and the suggested change, as there will not normally be a subsequent opportunity to make further representations based on your representation at this stage. After this stage, further submissions will be only at the request of the Inspector, based on the matters and issues he/she identifies for examination.

2(d) Please give details of why you consider the Oxfordshire Minerals and Waste Local Plan Core Strategy is not legally compliant or is unsound. Please be as precise as possible.

If you agree that the Oxfordshire Minerals and Waste Local Plan Core Strategy is legally compliant and/or sound and wish to support this, please also use this box to set out your comments.

Lack of Due Procedure in Preparation of the Plan

1. When the February 2014 Draft Plan was published for consultation none of the topic papers referred to and said to inform its content was available. Comments on that version of the plan therefore had to be made without the benefit of this part of the evidence base.
2. After the Proposed Submission Plan had been approved by the Council in March 2015 copies of the topic papers again referred to and said to inform its content were requested from the Council. At the same time copies of the following documents were also requested:
 - The Council's responses to the representations made on the February 2014 Draft Plan; and
 - The preliminary assessment of sites referred to at paragraph 7.31 of the Plan (as set out in the version of the Plan that was approved for submission by the Council in March 2015), which is said to have been prepared to show that the waste planning strategy is potentially capable of being delivered.

These documents were requested on 28 May 2015. However, the response was received that the topic papers and the Council's responses on the previous representations were not available, and that the preliminary site assessment was not in a publishable form, but they would be provided as soon as possible. (See email correspondence at Appendix 19).
3. The requested documents were not forwarded prior to publication of the Proposed Submission Plan. The topic papers and preliminary site assessment were then also found not to be available on the County Council's website at the start of the consultation period from 19 August 2015.
4. Paragraph 1.2 of the Council's Guidance on Making Representations identifies the proposed submission documents, and states that "a duty to co-operate statement and topic papers to support the Core Strategy, to assist understanding of the issues and help explain the strategies and policies, are being prepared." A further request was therefore made to the Council to forward the requested documents on 20 August 2015. The Council's response was that they had put all the required proposed submission documents on the website, but there are some other documents that they had not yet got in a publishable form, including the preliminary waste sites assessment, which they hoped to have available shortly. (See email correspondence at Appendix 19).
5. As of 3 September 2015 (over two weeks into the consultation period) the only one of these documents available on the website was the "Oxfordshire Water Environment". The duty to co-operate statement was then placed on the website at some point between 10 September 2015.
6. In accordance with the National Planning Policy Framework (NPPF) (paragraph 155) the forward planning process is required to be front loaded. This means evidence based policy not policy based evidence, and the Sustainability Appraisal of the Plan

should be evidentially based. Otherwise how can reasonable alternatives be assessed, and how are the reasons for rejecting reasonable alternatives to come to the preferred strategy to be explained, if the evidence has not been produced to be able to do that?

7. Furthermore even if it were acceptable to fill in the gaps at a later stage, it is not simply a matter of not having provided the information up front as required, it is the case that some tasks and fundamental building blocks to the Plan have not been done at all. There is no waste management land availability assessment, which is a basic requirement, to show that the strategy is realistic and the appropriate calculations to show the existing waste management capacity that handles the entire CDE waste stream have not been done.
8. In addition the preliminary waste sites assessment is a key document that needs to be seen in order to understand how the Council have come to the conclusion that the waste planning strategy is potentially capable of being delivered.
9. The lack of availability of these background documents means that the consultation process has not been properly informed; there has been no assistance provided by the Council in understanding the issues and no help in explaining how and why the strategies have been arrived at. More particularly, however, the Council's approach is plainly contrary to the National Planning Policy Guidance (NPPG)³⁵, which makes clear that the evidence needs to inform what is in the plan and shape its development rather than being collected retrospectively and that local planning authorities should publish documents that form part of the evidence base as they are completed rather than waiting until options are published or a Local Plan is published for representations. In this case all of the evidence documents have not even been produced at the time that the Local Plan has been published for representations. Furthermore with regard to those that have, the Waste Needs Assessment is different in relation to its conclusions on Construction, Demolition and Excavation (CDE) waste arisings to the one on which the Council based their decision to approve the document.
10. In addition the Council only published its responses to the representations on the February 2014 Draft Consultation Plan at the same time as publication of the Proposed Submission Document on 19 August 2015. Given this position it is difficult to understand how the Council members could have been fully informed of why and how the issues raised were to be dealt with in the revised Plan.
11. It is also the case that many of the representations made have simply not been taken in account by the Council, for example the representations made relating to the need to encourage improved CDE waste recycling supply, the difference between potential site capacities and actual recycling levels, and the fact that Oxford is not a feasible location for any material new waste management sites.
12. The Council has not followed its own principles as set out at paragraph 2.2 of the Statement of Community Involvement (SCI) 2015:
 - Keep an open mind and run consultations in an open and honest way
 - Be clear about what we are consulting on and what we will do with the findings;
 - Give all relevant parties the chance to have their say;
 - Provide sufficient time and information to enable people to engage;
 - Take views expressed in consultations into account when we make decisions;
 - Provide effective and timely consultation feedback.

³⁵ Paragraph 014 of Local Plans: Preparing a Local Plan

13. More particularly, the SCI also makes the following statements, that the Council will:
- consult communities on the development of plan documents at the earliest possible stage to allow meaningful engagement in the process (paragraph 4.3);
 - seek to involve and consult people throughout the process of preparing minerals and waste plan documents, including at the early informal stages of plan preparation (paragraph 4.11);
 - run consultations for a minimum of six weeks (paragraph 4.13); and
 - make consultation documents and other relevant material available for inspection on and downloading from the County Council website throughout the consultation period (paragraph 4.13).
14. It is clear that by not making the relevant supporting material to the consultation documents available and thereby enabling interested parties to become engaged in their content at an early stage in the process or even for the minimum six week consultation period, by not taking into account views expressed, and by not providing effective and timely consultation feedback, that the Council has not complied with the requirements of their own SCI. This failure to comply with the SCI renders the Plan not legally compliant.

Continue on a separate sheet or expand the box if necessary

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The Council should not have produced the Plan at the time that it did not have its evidence base sufficiently advanced. It has now produced finalised documents, but these are flawed for the reasons given in the various aspects of this representation. In addition the topic papers and the preliminary site assessment have not been produced, so the consultation period should be extended to enable these to be considered when available. Furthermore the Council needs to embark on the missing items of evidence, and to consider in light of the results of the still missing items of evidence, whether to revise the Plan and re-consult at that stage.

Continue on a separate sheet or expand the box if necessary.

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